



HOUSE MEMBER AMENDMENT

Bill No. CS/HB 1763

Amendment No. 1 (for drafter's use only)

Senate Action

House Action

1
2
3
4
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6
7
8
9
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14
15
16
17
18
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21
22
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24
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ADOPTED MAR 9 1992

Representative Ascherl

offered the following amendment:

Amendment

On page..1...., lines 24-26,

after "related" strike all of said lines

and insert: furthermore subsection (1) above shall not apply to employment actions involving any employee certified under chapters 633, 943, or 401, Florida Statutes, or actions involving any public employee risk management, employee assistance, or health care program such as wellness or physical fitness incentives, classes, or instruction provided by the employer.

(3) This section shall not prohibit an employer from offering, imposing, or having in effect a health, disability, or life insurance policy which makes distinctions between the employees for type of coverage or price of coverage based upon the employees' use of lawful agricultural products; provided that:

(a) The plans are subject to Federal Regulations under the employee retirement income security act (ERISA) or any differential premium rates charged to employees must reflect differential costs to the employer or insurer; and

(b) The employer must provide employees with a statement delineating the differential rates used by its insurance carriers.

Submit original
and nine copies
Op. Number: 463

Code: 001753-030-0537
Date: 03/09/92
Time: 11:04 A.M.

TIFL 0022264