SENATE AMENDMENT NO.

Offered by	Of	
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Amend SCS/House Bill No. 604, Page 41, Section 379.120, Line 24,

2	by inserting after all of said line the following:
3	"379.140. [In all suits brought upon policies of
4	insurance against loss or damage by fire hereafter issued or
5	renewed, the defendant shall not be permitted to deny that
6	the property insured thereby was worth at the time of the
7	issuing of the policy the full amount insured therein on
8	said property; and in case of total loss of the property
9	insured, the measure of damage shall be the amount for which
10	the same was insured, less whatever depreciation in value,
11	below the amount for which the property is insured, the
12	property may have sustained between the time of issuing the
13	policy and the time of the loss, and the burden of proving
14	such depreciation shall be upon the defendant; and in case
15	of partial loss, the measure of damage shall be that portion
16	of the value of the whole property insured, ascertained in
17	the manner prescribed in this chapter, which the part
18	injured or destroyed bears to the whole property insured.]
19	1. When real property incurs a total loss caused by a peril
20	covered under an insurance policy and such total loss is a
21	covered loss under the insurance policy, then the liability
22	of the insurance company writing the policy shall be the
23	amount of money for which the real property was insured,
24	less any deductible, as specified in the policy.
25	2. This section shall not apply to:
26	(1) Any partial loss;

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         (2)
              Any personal property that is not scheduled;
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              Any detached or appurtenant structure;
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         (4)
              Any builder's risk policy;
              Any policy of mortgage insurance;
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         (5)
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              Two or more buildings insured under a blanket
         (6)
    basis or limit of insurance;
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              Any loss in which the insured or one acting on the
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    insured's behalf engaged in any fraudulent or criminal
    activity that contributed to the loss;
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         (8) Any loss to property if the insured increased the
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    risk of loss insured against within sixty days of the date
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    of the loss without the consent of the insurer and the
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    increase in the risk of loss was a cause of the loss;
         (9) Any replacement cost coverage provided for in a
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    policy or by endorsement, except that this section shall not
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    be construed to prohibit an insured from recovering any
    replacement cost coverage pursuant to the terms and
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    conditions of a policy or endorsement; or
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         (10) Any loss that is covered by two or more policies.
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             If two or more policies provide coverage for a
    total loss of real property caused by a peril, then the
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    insureds may recover the face amount of the policy with the
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    highest limit of coverage, and each policy shall contribute
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    to the payment of the loss in proportion to the amount of
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    insurance mentioned in each policy.
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         4. For a total loss to a commercial building that is
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    insured on a blanket basis for a stated amount that covers
    two or more commercial buildings, the settlement of the
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    claim shall be based on the initial value assigned to each
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    affected commercial building before the loss, with any
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    balance remaining being settled according to the terms and
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    conditions of the policy.
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         379.150. [Whenever there is a partial destruction or
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    damage to property covered by insurance, it shall be the
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    duty of the party writing the policies to pay the assured a
    sum of money equal to the damage done to the property, or
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    repair the same to the extent of such damage, not exceeding
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    the amount written in the policy, so that said property
    shall be in as good condition as before the fire, at the
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    option of the insured.] Any fire insurance policy issued or
    renewed on or after August 28, 2021, shall be construed to
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    require that a partial loss caused by fire be adjusted in
    accordance with the following language which shall be
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    considered part of the standard fire insurance policy for
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    Missouri under the provisions of section 379.160: "It shall
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    be optional with the company to settle the loss at the
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    actual cash value or to repair, rebuild or replace the
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    property destroyed or damaged with other of like kind or
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    quality within a reasonable time, on giving notice of its
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    intention within thirty days or after the receipt of the
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    proof of loss herein required." However, if any fire policy
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    provides coverage for a partial loss caused by fire, in a
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    policy form determined and approved by the director to be at
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    least as favorable to the insured as the standard fire
    insurance policy for Missouri, then the insurer issuing the
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    policy shall adjust the loss in accordance with the policy
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    form. Notwithstanding any administrative rule to the
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    contrary, nothing in this section shall be construed to
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    create a general contractor relationship by the company to
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    the insured.
         379.160. 1. Each fire insurance company doing
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    business in the state of Missouri is hereby required to file
    the form of policy for use by it in the state of Missouri,
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    covering the responsibilities of the companies as well as
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    the duties of the assured, to be classed and known as the
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- 92 standard fire insurance policy. Said policy form may be 93 approved by the director of the department of commerce and 94 insurance of the state, and no policy shall be issued in this state carrying risks by fire or lightning by any 95 company which does not embrace the form filed and approved 96 97 of, as herein provided. There may be printed upon such policy the words "Standard Fire Insurance Policy for 98 99 Missouri" and there may be inserted before and after the 100 word "Missouri" a designation of any state or states or 101 territory in which such form is standard.
- 2. All such policies shall have an address of the company in the United States fully printed thereon, to which, in case of loss, the assured may send notice of such loss, and to which notice shall be given within sixty days after the loss.
- 107 The appearance of an adjuster of any company at the 108 place of fire and loss in which said company is interested by reason of an insurance on such property, shall be 109 considered evidence of notice and to be held as a waiver of 110 the same on the part of the company; provided, that on any 111 policies issued upon property, real or personal, or real and 112 personal, there may be attached a coinsurance clause; and 113 provided further, that when a coinsurance clause is attached 114 115 to any policy a reduction in rate shall be given therefor, 116 in accordance with coinsurance credits that are now or may 117 hereafter be filed as a part of the public rating record in the office of the director of the department of commerce and 118 insurance in this state, by fire insurance companies, that 119 120 have been or shall hereafter be approved by the director of 121 the department of commerce and insurance; provided further, 122 that in all suits brought upon policies of insurance against loss or damage by fire hereafter issued or renewed, the 123 124 defendant shall not be permitted to deny that the real

- 125 property insured thereby was worth at the time of the
- 126 issuing of the policy the full amount insured therein on
- 127 said real property [covering both real and personal
- 128 property]; and provided further, that nothing in this
- 129 section shall be construed to repeal or change the
- 130 provisions of section 379.140."; and
- 131 Further amend said bill, page 59, section 507.184, line
- 132 34, by inserting after all of said line the following:
- 133 "[379.145. 1. When fire insurance policies shall be hereafter issued or renewed by 134 135 more than one company upon the same property, and suit shall be brought upon any of said 136 137 policies, the defendant shall not be permitted 138 to deny that the property insured was worth the aggregate of the several amounts for which it 139 140 was insured at the time the policy was issued or renewed thereon, unless willful fraud or 141 misrepresentation is shown on part of the 142 insured in obtaining such additional insurance; 143 144 and in such suit the measure of damage shall be as provided in section 379.140; provided, that 145 146 whatever depreciation in value below the amount 147 for which the property is insured may be shown, as provided in section 379.140, shall be 148 deducted from the amount insured in each policy, 149 in the proportion which the amount in each such 150 151 policy bears to the aggregate of all the amounts 152 so insured on such property.
 - 2. This and section 379.140 shall apply only to real property insured.
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 3. Any condition in any policy of
 156 insurance contrary to the provisions of this
 157 chapter shall be illegal and void.]"; and

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158 Further amend the title and enacting clause accordingly.