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LEGISLATIVE ACTION

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Senate Comm: RCS 02/16/2021 House

The Committee on Judiciary (Brandes) recommended the following:
Senate Amendment (with title amendment)
Delete lines 27 - 104
and insert:
(3) A party may make an offer of judgment that identifies
only the total amount of indemnity or damages and stipulates
that entitlement to attorney fees and costs will be established
at a later time by the parties or the court. An offer of
judgment is not required to specify an amount for attorney fees
and costs.
(4) An offer must:

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(a) Be in writing and state that it is being made pursuant

13 to this section. 14 (b) Name the party making it and the party to whom it is 15 being made. (c) State with particularity the amount offered to settle a 16 claim for punitive damages, if any. 17 (d) State its total amount. 18 19 The offer shall be construed as including all damages which may 20 be awarded in a final judgment unless it is an offer of judgment 21 22 that stipulates that entitlement to attorney fees and costs will 23 be established at a later time by the parties or the court. 24 (5) (3) An The offer shall be served upon the party to whom 25 it is made, but it may shall not be filed unless it is accepted 26 or unless filing is necessary to enforce the provisions of this 27 section. In an action relating to damages to real property that 28 is jointly owned by two individuals who are insureds, an offer 29 of judgment which is served on both insureds may require that 30 both insureds either accept or reject the offer. 31 (6) (4) An offer shall be accepted by filing a written acceptance with the court within 30 days after service. Upon 32 33 filing of both the offer and acceptance, the court has full 34 jurisdiction to enforce the settlement agreement. Within 30 days after an offer is served, the offeree must notify the offeror of 35 36 any grounds for challenging the validity of the offer. The 37 grounds for challenging the validity of the offer must be in 38 writing and stated with specificity to enable the offeror to 39 reevaluate the offer and make corrections, if warranted. If the offeree fails to timely notify the offeror in writing of the 40

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41 grounds for challenging the validity of the offer, the offeree 42 waives the right to object to the validity of the offer.

(8)-(6) Upon motion made by the offeror within 30 days after the entry of judgment or after voluntary or involuntary dismissal, the court shall determine the following:

(a) If a defendant serves an offer which is not accepted by 46 47 the plaintiff, and if the judgment obtained by the plaintiff is at least 25 percent less than the amount of the offer, the 48 49 defendant shall be awarded reasonable costs, including 50 investigative expenses, and attorney attorney's fees, calculated 51 in accordance with the guidelines promulgated by the Supreme 52 Court, incurred from the date the offer was served, and the 53 court shall set off such costs in attorney attorney's fees 54 against the award. When such costs and attorney attorney's fees total more than the amount of the judgment, the court shall 55 56 enter judgment for the defendant against the plaintiff for the 57 amount of the costs and fees, less the amount of the award to 58 the plaintiff.

(b) If a plaintiff serves an offer which is not accepted by the defendant, and if the judgment obtained by the plaintiff is at least 25 percent more than the amount of the offer, the plaintiff shall be awarded reasonable costs, including investigative expenses, and <u>attorney</u> attorney's fees, calculated in accordance with the guidelines promulgated by the Supreme Court, incurred from the date the offer was served.

For purposes of the determination required by paragraph (a), the term "judgment obtained" means the amount of the net judgment entered, plus any postoffer collateral source payments received

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70 or due as of the date of the judgment, plus any postoffer 71 settlement amounts by which the verdict was reduced. For purposes of the determination required by paragraph (b), the 72 73 term "judgment obtained" means the amount of the net judgment 74 entered, plus any postoffer settlement amounts by which the 75 verdict was reduced. For purposes of the determination required 76 by paragraph (a) for an offer of judgment that stipulates that 77 entitlement to attorney fees and costs will be established at a 78 later time by the parties or the court, the term "judgment 79 obtained" means the total amount of damages, if any, but does 80 not include any amount awarded for attorney fees and costs. 81 82 ========= T I T L E A M E N D M E N T ====== 83 And the title is amended as follows: 84 Delete lines 3 - 12 85 and insert: 768.79, F.S.; authorizing parties to serve offers of 86 87 judgment that make certain stipulations relating to attorney fees and costs; authorizing certain offerings 88 of judgment relating to jointly owned property to 89 90 require both individuals to either accept or reject 91 the offer; providing requirements relating to grounds 92 for challenging the validity of offers; defining the term "judgment obtained" as it relates to certain 93 94 offers of