Bill No. CS for CS for SB 1092 Amendment No. ____ Barcode 813998 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Campbell moved the following amendment to amendment 11 12 (255388):13 14 Senate Amendment On page 17, line 4, through page 18, line 9, delete 15 16 those lines 17 18 and insert: 19 3. Allowable amounts that may be charged to a personal 20 injury protection insurance insurer and insured for medically necessary nerve conduction testing when done in conjunction 21 22 with a needle electromyography procedure and both are performed and billed solely by a physician licensed under 23 24 chapter 458, chapter 459, chapter 460, or chapter 461 who is also certified by the American Board of Electrodiagnostic 25 26 Medicine or by a board recognized by the American Board of 27 Medical Specialties or the American Osteophathic Association or who holds diplomate status with the American Chiropractic 28 Neurology Board or its predecessors shall not exceed 200 29 30 percent of the allowable amount under Medicare Part B for year 2001, for the area in which the treatment was rendered, 31 1 2:31 PM 05/02/01

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adjusted annually by an additional amount equal to the medical 1 2 Consumer Price Index for Florida. 3 4. Allowable amounts that may be charged to a personal 4 injury protection insurance insurer and insured for medically necessary nerve conduction testing that does not meet the 5 6 requirements of subparagraph 3. shall not exceed the 7 applicable fee schedule or other payment methodology established pursuant to s. 440.13. 8 5. Effective upon this act becoming a law and before 9 10 November 1, 2001, allowable amounts that may be charged to a personal injury protection insurance insurer and insured for 11 12 magnetic resonance imaging services shall not exceed 200 percent of the allowable amount under Medicare Part B for year 13 2001, for the area in which the treatment was rendered. 14 15 Beginning November 1, 2001, allowable amounts that may be 16 charged to a personal injury protection insurance insurer and 17 insured for magnetic resonance imaging services shall not 18 exceed 175 percent of the allowable amount under Medicare Part B for year 2001, for the area in which the treatment was 19 rendered, adjusted annually by an additional amount equal to 20 21 the medical Consumer Price Index for Florida, except that allowable amounts that may be charged to a personal injury 22 protection insurance insurer and insured for magnetic 23 resonance imaging services provided in facilities accredited 24 by the American College of Radiology or the Joint Commission 25 on Accreditation of Healthcare Organizations shall not exceed 26 27 200 percent of the allowable amount under Medicare Part B for 28 year 2001, for the area in which the treatment was rendered, adjusted annually by an additional amount equal to the medical 29 30 Consumer Price Index for Florida. This paragraph does not apply to charges for magnetic resonance imaging services and 31

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1	nerve conduction testing for inpatients and emergency services
2	services and nerve conduction testing for inpatients and
3	emergency services and care as defined in chapter 395 rendered
4	by facilities licensed under chapter 395.
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