COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. HB 1197 (2015)

Amendment No. 1

| COMMITTEE/SUBCOMMITTE | EE ACTION |
|-----------------------|-----------|
| ADOPTED | (Y/N) |
| ADOPTED AS AMENDED | (Y/N) |
| ADOPTED W/O OBJECTION | (Y/N) |
| FAILED TO ADOPT | (Y/N) |
| WITHDRAWN | (Y/N) |
| OTHER | |

Committee/Subcommittee hearing bill: Civil Justice Subcommittee Representative Hill offered the following:

Amendment (with title amendment)

Between lines 39 and 40, insert:

Section 2. For the purpose of incorporating the amendment made by this act to section 624.155, Florida Statutes, in a reference thereto, subsection (3) of section 766.1185, Florida Statutes, is reenacted to read:

766.1185 Bad faith actions.—In all actions for bad faith against a medical malpractice insurer relating to professional liability insurance coverage for medical negligence, and in determining whether the insurer could and should have settled the claim within the policy limits had it acted fairly and honestly towards its insured with due regard for her or his interest, whether under statute or common law:

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(3) The provisions of s. 624.155 shall be applicable in all cases brought pursuant to that section unless specifically controlled by this section.

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TITLE AMENDMENT

Remove line 10 and insert:

24 claim if certain conditions are met; reenacting s. 766.1185(3),

25 F.S., relating to bad faith actions, to incorporate the

amendment made to s. 624.155, F.S., in a reference thereto;

27 providing an

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