1 A bill to be entitled 2 An act relating to damages recoverable for the cost of 3 medical or health care services; creating s. 768.755, F.S.; providing for the calculation of an award of 4 5 damages for certain medical or health care services 6 paid or owed by a claimant or a governmental or 7 commercial insurance payor; providing that individual 8 contracts between providers and licensed commercial 9 insurers or licensed health maintenance organizations 10 are not subject to discovery or disclosure and are not 11 admissible into evidence in certain actions; providing 12 that the amount of a lien or subrogation claim asserted by Medicaid, Medicare, or a payor regulated 13 under the Florida Insurance Code for certain past 14 15 medical expenses, in addition to the amount of 16 copayments or deductibles payable by the claimant, is 17 the maximum amount recoverable and admissible into evidence under certain circumstances; providing 18 19 applicability; providing a directive to the Division 20 of Law Revision and Information; providing an 21 effective date. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Section 768.755, Florida Statutes, is created Page 1 of 4

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26	to read:
27	768.755 Damages recoverable for cost of medical or health
28	care services; evidence of amount of damages; applicability
29	(1) In any personal injury or wrongful death action to
30	which this part applies, damages for the cost of medical or
31	health care services provided to a claimant shall be calculated
32	as follows:
33	(a) For medical or health care services provided by a
34	health care provider to the claimant which the claimant paid for
35	and for which an outstanding balance is not due the provider,
36	the actual amount remitted to the provider is the maximum amount
37	recoverable. Any difference between the amount originally billed
38	by the provider and the actual amount remitted to the provider
39	is not recoverable or admissible into evidence.
40	(b) For medical or health care services provided by a
41	health care provider to the claimant which a governmental or
42	commercial insurance payor paid for and for which an outstanding
43	balance is not due the provider, other than a copay or
44	deductible owed by the claimant, the sum of the actual amount
45	remitted to the provider by the governmental or commercial
46	insurance payor and any copay or deductible owed by the claimant
47	is the maximum amount recoverable. Any difference between the
48	amount originally billed by the provider and the actual amount
49	remitted to the provider or due from the claimant for a copay or
50	deductible is not recoverable or admissible into evidence.
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51 For medical or health care services provided to the (C) 52 claimant for which an outstanding balance is claimed to be due 53 the provider and for claims asserted for medical or health care 54 services to be provided to the claimant in the future, the 55 maximum amounts recoverable are the amounts customarily accepted 56 from Medicaid in payment for such services by other providers in 57 the same geographic area. This limitation also applies to any 58 lien asserted in the action for such services, with the 59 exception of liens identified in subsection (3). Individual contracts between providers and licensed 60 (2) commercial insurers or licensed health maintenance organizations 61 62 are not subject to discovery or disclosure in an action under this part, and such information is not admissible into evidence 63 64 in an action to which this section applies. 65 (3) Notwithstanding this section, if Medicaid, Medicare, 66 or a payor regulated under the Florida Insurance Code has 67 covered or is covering the cost of a claimant's medical or 68 health care services and has given notice of assertion of a lien 69 or subrogation claim for past medical expenses in the action, 70 the amount of the lien or subrogation claim, in addition to the 71 amount of any copayment or deductible paid or payable by the claimant, is the maximum amount recoverable and admissible into 72 73 evidence with respect to the covered medical or health care 74 services. 75 This section applies only to those actions for (4)

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76	personal injury or wrongful death to which this part applies					
77	arising on or after the effective date of this act. This section					
78	has no other application or effect regarding compensation paid					
79	to providers of medical or health care services.					
80	Section 2. The Division of Law Revision and Information is					
81	directed to replace the phrase "the effective date of this act"					
82	wherever it occurs in this act with the date the act becomes a					
83	law.					
84	Section 3. This act shall take effect upon becoming a law.					

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