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1	A bill to be entitled
2	An act relating to medical treatment under the
3	Workers' Compensation Law; amending s. 440.13, F.S.;
4	increasing limits on witness fees charged by certain
5	witnesses; increasing maximum reimbursement allowances
6	for physicians and surgical procedures; providing an
7	effective date.
8	
9	Be It Enacted by the Legislature of the State of Florida:
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11	Section 1. Subsection (10) and paragraphs (f) and (g) of
12	subsection (12) of section 440.13, Florida Statutes, are amended
13	to read:
14	440.13 Medical services and supplies; penalty for
15	violations; limitations
16	(10) WITNESS FEES.—Any health care provider who gives a
17	deposition shall be allowed a witness fee. The amount charged by
18	the witness may not exceed $\frac{\$300}{\$200}$ per hour. An expert witness
19	who has never provided direct professional services to a party
20	but has merely reviewed medical records and provided an expert
21	opinion or has provided only direct professional services that
22	were unrelated to the workers' compensation case may not be
23	allowed a witness fee in excess of $\frac{\$300}{\$200}$ per day.
24	(12) CREATION OF THREE-MEMBER PANEL; GUIDES OF MAXIMUM
25	REIMBURSEMENT ALLOWANCES
26	(f) Maximum reimbursement for a physician licensed under
27	chapter 458 or chapter 459 shall be 175 110 percent of the
28	reimbursement allowed by Medicare, using appropriate codes and
29	modifiers or the medical reimbursement level adopted by the

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30 three-member panel as of January 1, 2003, whichever is greater.
31 (g) Maximum reimbursement for surgical procedures shall be
32 <u>210</u> 140 percent of the reimbursement allowed by Medicare or the
33 medical reimbursement level adopted by the three-member panel as
34 of January 1, 2003, whichever is greater.

36 The department, as requested, shall provide data to the panel, 37 including, but not limited to, utilization trends in the workers' compensation health care delivery system. The 38 39 department shall provide the panel with an annual report 40 regarding the resolution of medical reimbursement disputes and 41 any actions pursuant to subsection (8). The department shall 42 provide administrative support and service to the panel to the 43 extent requested by the panel. For prescription medication 44 purchased under the requirements of this subsection, a 45 dispensing practitioner shall not possess such medication unless 46 payment has been made by the practitioner, the practitioner's 47 professional practice, or the practitioner's practice management company or employer to the supplying manufacturer, wholesaler, 48 49 distributor, or drug repackager within 60 days of the dispensing practitioner taking possession of that medication. 50

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Section 2. This act shall take effect January 1, 2025.

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