

Bill No. CS for SB 2052

Amendment No.

<u>Senate</u>	CHAMBER ACTION	<u>House</u>
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Senator Diaz-Balart moved the following amendment:

Senate Amendment

On page 4, lines 3-8, delete those lines

and insert: insured to pay for such charges is unenforceable.
For emergency services and care as defined in s. 395.002
rendered in a hospital emergency department or for transport
and treatment rendered by an ambulance provider licensed
pursuant to part III of chapter 401, the provider is not
required to furnish the statement of charges within the time
periods established by this paragraph; and the insurer shall
not be considered to have been furnished with notice of the
amount of covered loss for purposes of paragraph (4)(b) until
it receives a statement complying with paragraph (5)(d), or
copy thereof, which specifically identifies the place of
service to be a hospital emergency department or an ambulance
in accordance with billing standards recognized by the Health
Care Finance Administration. Each notice of insured's rights
under s. 627.7401 must include the following statement in type
no smaller than 12 points:

Bill No. CS for SB 2052

Amendment No. ____

1 BILLING REQUIREMENTS.--Florida Statutes provide
2 that with respect to any treatment or services,
3 other than certain hospital and emergency
4 services, the
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