HOUSE AMENDMENT

Bill No. CS/HB 1659, 1st Eng.

Amendment No. ____ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 11 Representative(s) Ogles offered the following: 12 13 Amendment (with title amendment) On page 86, between lines 2 & 3, 14 15 16 insert: 17 Section 48. Subsection (2) of section 766.106, Florida 18 Statutes, is amended to read: 766.106 Notice before filing action for medical 19 20 malpractice; presuit screening period; offers for admission of liability and for arbitration; informal discovery; review .--21 22 (2) After completion of presuit investigation pursuant to s. 766.203 and prior to filing a claim for medical 23 24 malpractice, a claimant shall notify each prospective 25 defendant and, if any prospective defendant is a health care 26 provider licensed under chapter 458, chapter 459, chapter 460, 27 chapter 461, or chapter 466, the Department of Health by 28 certified mail, return receipt requested, of intent to 29 initiate litigation for medical malpractice. Following the 30 initiation of a suit alleging medical malpractice with a court 31 of competent jurisdiction, and service of the complaint upon a 1 File original & 9 copies hbd0001 05/01/00 03:01 pm

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defendant, the claimant shall provide a copy of the complaint 1 2 to the Department of Health. Notice to the Department of 3 Health must include the full name and address of the claimant; 4 the full names and any known addresses of any health care providers licensed under chapter 458, chapter 459, chapter 5 6 460, chapter 461, or chapter 466 who are prospective 7 defendants identified at the time; the date and a summary of the occurrence giving rise to the claim; and a description of 8 9 the injury to the claimant. The requirement of providing the complaint for notice to the Department of Health does not 10 impair the claimant's legal rights or ability to seek relief 11 12 for his or her claim, and the fact of providing the complaint notice provided to the department is not discoverable or 13 admissible in any civil or administrative action. The 14 Department of Health shall review each incident and determine 15 16 whether it involved conduct by a licensee which is potentially 17 subject to disciplinary action, in which case the provisions of s. 455.621 apply. 18 19 20 21 And the title is amended as follows: 22 On page 6, line 18, after the semicolon 23 24 25 insert: 26 amending s. 766.106, F.S.; providing that 27 following the initiation of a suit alleging medical malpractice the claimant must provide 28 notice to the Department of Health along with a 29 30 copy of the service of process; 31

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