

Bill No. CS for SB 1362

Amendment No. Barcode 784176

<u>Senate</u>	CHAMBER ACTION	<u>House</u>
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Senator Geller moved the following **amendment to House amendment** (803811):

Senate Amendment (with title amendment)

On page 5, line 15, through
page 8, line 4, delete those lines

and insert:

Section 4. Subsection (13) is added to section 627.736, Florida Statutes, to read:

627.736 Required personal injury protection benefits; exclusions; priority; claims.--

(13) SWORN STATEMENTS AND DEPOSITIONS.--An insurer may elicit sworn statements or examinations under oath concerning the facts about an injured person until a claim is filed to recover personal injury benefits. After a claim to recover personal injury benefits is filed, an insurer may request only one deposition of a party. Except under a court order, an additional deposition may be required. No statement other than a deposition may be taken after a claim is filed.

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1 ===== T I T L E A M E N D M E N T =====

2 And the title is amended as follows:

3 On page 8, lines 26-28, delete those lines

4

5 and insert:

6 insurance; amending s. 627.736, F.S.; limiting

7 the number of depositions an insurer may

8 request after a claim to recover personal

9 injury benefits is filed; providing an

10 effective date.

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