Bill No. CS/HB 507, 2nd Eng. Amendment No. ____ Barcode 600210 CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Brown-Waite moved the following amendment to amendment 11 12 (455272): 13 Senate Amendment (with title amendment) 14 15 On page 97, between lines 23 and 24, 16 17 insert: 18 Section 80. Subsections (9) and (10) are added to 19 section 766.302, Florida Statutes, to read: 20 766.302 Definitions; ss. 766.301-766.316.--As used in 21 ss. 766.301-766.316, the term: 22 (9) "Family member" means a father, mother, or legal 23 guardian. 24 (10) "Family residential or custodial care" means care normally rendered by trained professional attendants which is 25 26 beyond the scope of child care duties, but which is provided 27 by family members. Family members who provide nonprofessional residential or custodial care may not be compensated under 28 29 this act for care that falls within the scope of child care 30 duties and other services normally and gratuitously provided by family members. Family residential or custodial care shall 31 1 8:20 PM 03/22/02

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be performed only at the direction and control of a physician 1 2 when such care is medically necessary. Reasonable charges for 3 expenses for family residential or custodial care provided by 4 a family member shall be determined as follows: 5 (a) If the family member is not employed, the per-hour 6 value equals the federal minimum hourly wage. 7 (b) If the family member is employed and elects to leave that employment to provide such care, the per-hour value 8 of that care shall equal the rates established by Medicaid for 9 10 private-duty services provided by a home health aide. A family 11 member or a combination of family members providing care in 12 accordance with this definition may not be compensated for 13 more than a total of 10 hours per day. Family care is in lieu of professional residential or custodial care, and no 14 15 professional residential or custodial care may be awarded for the period of time during the day that family care is being 16 17 provided. 18 (c) The award of family residential or custodial care 19 as defined in this section shall not be included in the current estimates for purposes of s. 766.314(9)(c). 20 21 Section 81. Paragraph (a) of subsection (1) of section 766.31, Florida Statutes, is amended to read: 22 766.31 Administrative law judge awards for 23 24 birth-related neurological injuries; notice of award .--25 (1) Upon determining that an infant has sustained a birth-related neurological injury and that obstetrical 26 27 services were delivered by a participating physician at the 28 birth, the administrative law judge shall make an award providing compensation for the following items relative to 29 30 such injury: 31 (a) Actual expenses for medically necessary and

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reasonable medical and hospital, habilitative and training, 1 2 family residential or custodial care, professional 3 residential, and custodial care and service, for medically 4 necessary drugs, special equipment, and facilities, and for 5 related travel. However, such expenses shall not include: 6 1. Expenses for items or services that the infant has 7 received, or is entitled to receive, under the laws of any 8 state or the Federal Government, except to the extent such 9 exclusion may be prohibited by federal law. 10 2. Expenses for items or services that the infant has 11 received, or is contractually entitled to receive, from any 12 prepaid health plan, health maintenance organization, or other 13 private insuring entity. Expenses for which the infant has received 14 3. 15 reimbursement, or for which the infant is entitled to receive 16 reimbursement, under the laws of any state or the Federal 17 Government, except to the extent such exclusion may be prohibited by federal law. 18 19 Expenses for which the infant has received 4. reimbursement, or for which the infant is contractually 20 21 entitled to receive reimbursement, pursuant to the provisions 22 of any health or sickness insurance policy or other private 23 insurance program. 24 25 Expenses included under this paragraph shall be limited to 26 reasonable charges prevailing in the same community for 27 similar treatment of injured persons when such treatment is 28 paid for by the injured person. Section 82. Paragraph (c) of subsection (4) of section 29 30 766.314, Florida Statutes, is amended to read: 31 766.314 Assessments; plan of operation.--3

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(4) The following persons and entities shall pay into
the association an initial assessment in accordance with the
plan of operation:

4 (c) On or before December 1, 1988, each physician 5 licensed pursuant to chapter 458 or chapter 459 who wishes to 6 participate in the Florida Birth-Related Neurological Injury 7 Compensation Plan and who otherwise qualifies as a participating physician under ss. 766.301-766.316 shall pay an 8 9 initial assessment of \$5,000. However, if the physician is 10 either a resident physician, assistant resident physician, or 11 intern in an approved postgraduate training program, as 12 defined by the Board of Medicine or the Board of Osteopathic Medicine by rule, and is supervised in accordance with program 13 14 requirements established by the Accreditation Council for 15 Graduate Medical Education by a physician who is participating in the plan, such resident physician, assistant resident 16 17 physician, or intern is deemed to be a participating physician without the payment of the assessment. Participating 18 physicians also include any employee of the Board of Regents 19 who has paid the assessment required by this paragraph and 20 21 paragraph (5)(a), and any certified nurse midwife supervised by such employee. Participating physicians include any 22 certified nurse midwife who has paid 50 percent of the 23 24 physician assessment required by this paragraph and paragraph 25 (5)(a) and who is supervised by a participating physician who has paid the assessment required by this paragraph and 26 27 paragraph (5)(a). Supervision shall require that the 28 supervising physician will be easily available and have a prearranged plan of treatment for specified patient problems 29 30 which the supervised certified nurse midwife or physician may 31 carry out in the absence of any complicating features. Any

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physician who elects to participate in such plan on or after 1 2 January 1, 1989, who was not a participating physician at the 3 time of such election to participate and who otherwise 4 qualifies as a participating physician under ss. 5 766.301-766.316 shall pay an additional initial assessment 6 equal to the most recent assessment made pursuant to this 7 paragraph, paragraph (5)(a), or paragraph (7)(b). 8 9 (Redesignate subsequent sections.) 10 11 12 And the title is amended as follows: 13 14 On page 107, line 21, after the semicolon, 15 16 insert: 17 amending s. 766.302, F.S.; defining the terms "family member" and "family residential or 18 19 custodial care"; amending s. 766.31, F.S.; 20 authorizing compensation awards for 21 professional or family residential or custodial care; amending s. 766.314, F.S.; revising 22 requirements for assessments used for certain 23 24 supervised personnel; 25 26 27 28 29 30 31

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