## Bill No. <u>CS for SB 2-B</u>

Amendment No. \_\_\_\_ Barcode 472300

## CHAMBER ACTION

i	Senate House		
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11	Senators Bennett and Campbell moved the following substitute		
12	for amendment (292830):		
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14	Senate Amendment		
15	On page 126, lines 15-21, delete those lines		
16			
17	and insert: provided for therein; during a period of 210 days		
18	thereafter; or during a 90-day period after the filing of an		
19	amended medical malpractice complaint alleging new facts		
20	previously unknown to the insurer. If a case is set for trial		
21	within 1 year after the date of filing the claim, an insurer		
22	shall not be held in bad faith if policy limits are tendered		
23	60 days or more prior to the initial trial date. This		
24	paragraph does not apply when, based upon information known		
25	earlier to the insurance company or its representatives, the		
26	insurance company could and should have settled the claim		
27	within policy limits if it had been acting fairly and honestly		
28	toward the insured and with due regard for the insured's		
29	interests during the 210-day period after the 90-day presuit		
30	period or in circumstances when a case is set for trial within		
31	1 year after the date of filing the claim, 60 days or more		
	9:57 AM 06/19/03 s0002Bclb-21clk		

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