Bill No. <u>CS for SB 2564</u>

Barcode 381696

CHAMBER ACTION

	<u>Senate</u> <u>House</u>
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11	Senator Campbell moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 2, between lines 15 and 16,
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16	insert:
17	Section 2. Subsection (3) of section 768.81, Florida
18	Statutes, is amended to read:
19	768.81 Comparative fault
20	(3) APPORTIONMENT OF DAMAGESIn cases to which this
21	section applies, the court shall enter judgment against each
22	party liable on the basis of such party's percentage of fault
23	and not on the basis of the doctrine of joint and several
24	liability. Notwithstanding any other provision of law to the
25	contrary, fault shall not be allocated to a nonparty to the
26	action, and no nonparty to the action, whether named or
27	unnamed, shall be included on the verdict form for purposes of
28	apportioning damages., except as provided in paragraphs (a),
29	(b), and (c):
30	(a) Where a plaintiff is found to be at fault, the
31	following shall apply: 1
	12:08 PM 05/04/05 s2564c1c-32-z3j

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1	1. Any defendant found 10 percent or less at fault
2	shall not be subject to joint and several liability.
3	2. For any defendant found more than 10 percent but
4	less than 25 percent at fault, joint and several liability
5	shall not apply to that portion of economic damages in excess
6	of \$200,000.
7	3. For any defendant found at least 25 percent but not
8	more than 50 percent at fault, joint and several liability
9	shall not apply to that portion of economic damages in excess
10	of \$500,000.
11	4. For any defendant found more than 50 percent at
12	fault, joint and several liability shall not apply to that
13	portion of economic damages in excess of \$1 million.
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15	For any defendant under subparagraph 2., subparagraph 3., or
16	subparagraph 4., the amount of economic damages calculated
17	under joint and several liability shall be in addition to the
18	amount of economic and noneconomic damages already apportioned
19	to that defendant based on that defendant's percentage of
20	fault.
21	(b) Where a plaintiff is found to be without fault,
22	the following shall apply:
23	1. Any defendant found less than 10 percent at fault
24	shall not be subject to joint and several liability.
25	2. For any defendant found at least 10 percent but
26	less than 25 percent at fault, joint and several liability
27	shall not apply to that portion of economic damages in excess
28	of \$500,000.
29	3. For any defendant found at least 25 percent but not
30	more than 50 percent at fault, joint and several liability
31	shall not apply to that portion of economic damages in excess

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1	of \$1 million.
2	4. For any defendant found more than 50 percent at
3	fault, joint and several liability shall not apply to that
4	portion of economic damages in excess of \$2 million.
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6	For any defendant under subparagraph 2., subparagraph 3., or
7	subparagraph 4., the amount of economic damages calculated
8	under joint and several liability shall be in addition to the
9	amount of economic and noneconomic damages already apportioned
10	to that defendant based on that defendant's percentage of
11	fault.
12	(c) With respect to any defendant whose percentage of
13	fault is less than the fault of a particular plaintiff, the

(c) With respect to any defendant whose percentage of fault is less than the fault of a particular plaintiff, the doctrine of joint and several liability shall not apply to any damages imposed against the defendant.

(d) In order to allocate any or all fault to a nonparty, a defendant must affirmatively plead the fault of a nonparty and, absent a showing of good cause, identify the nonparty, if known, or describe the nonparty as specifically as practicable, either by motion or in the initial responsive pleading when defenses are first presented, subject to amendment any time before trial in accordance with the Florida Rules of Civil Procedure.

(e) In order to allocate any or all fault to a nonparty and include the named or unnamed nonparty on the verdict form for purposes of apportioning damages, a defendant must prove at trial, by a preponderance of the evidence, the fault of the nonparty in causing the plaintiff's injuries.

(Redesignate subsequent sections.)

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	Edicode Soloso
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 1, line 12, after the semicolon,
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5	insert:
6	amending s. 768.81, F.S.; prohibiting
7	allocation of fault to a nonparty and inclusion
8	on jury verdict forms; deleting exceptions to a
9	requirement for liability based on percentage
10	of fault instead of joint and several
11	liability;
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