SENATE AMENDMENT NO.

Offered by	0	of _	

Amend SS/Senate Bill No. 3, Page 1, Section 435.415, Line 8,

2	by inserting immediately after the word "award" the
3	following: "for personal injury, bodily injury, or death";
4	and further amend line 9, by inserting immediately after the
5	word "award" the following: "for personal injury, bodily
6	injury, or death"; and further amend lines 14-15, by
7	striking "insurer has agreed in writing to the arbitration
8	proceeding. Any arbitration award" and inserting in lieu
9	thereof the following: "insured has entered into an
10	agreement pursuant to section 537.065 and complied with the
11	requirements contained within section 537.065. Any
12	arbitration award for personal injury, bodily injury, or
13	death"; and further amend line 16, by inserting immediately
14	after the word "award" the following: "for personal injury,
15	bodily injury, or death"; and further amend lines 18-20, by
16	striking all of said lines and inserting in lieu thereof the
17	following: "collection from any insurer unless the insured
18	has entered into an agreement pursuant to section 537.065
19	and complied with the requirements contained in section
20	537.065. There shall be a rebuttable presumption that an
21	<pre>insurer's"; and</pre>
22	Further amend said bill and section, page 2, line 22,
23	by striking the word "shall" and inserting in lieu thereof
24	the following: "does"; and further amend said line, by
25	striking the following: ", nor be construed to be,"; and

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    further amend said line 26, by inserting after all of said
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    line the following:
          "3. Any arbitration proceeding under this section in
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    which insurance coverage is at issue shall be conducted by a
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    panel of arbitrators selected through a strike and rank
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    process or another process agreed to by the parties."; and
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    further amend said section by renumbering the remaining
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    subsection accordingly; and
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         Further amend said bill, page 5, section 537.065, line
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    67-68, by striking "tort-feasor shall provide his or her";
    and further amend line 68, by inserting immediately after
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    the word "insurers" the following: "shall be provided"; and
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         Further amend said bill and section, page 6, line 98,
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    by striking the word "defendants" and inserting in lieu
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    thereof the following: "intervenors"; and further amend
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    lines 101-104, by striking all of said lines and inserting
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    in lieu thereof the following: ". No stipulations,
    scheduling orders, or"; and further amend lines 108-109, by
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    striking said lines and inserting in lieu thereof the
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    following: "assert any rights or raise any defenses related
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    to its interest in the action."; and
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         Further amend said bill and section, page 7, lines 110-
    112, by striking all of said lines; and further amend line
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    134 by striking "In any such"; and further amend lines 135-
    139, by striking all of said lines and inserting in lieu
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    thereof the following: "There shall be a rebuttable
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    presumption that the exercise of any rights under this
    section does not constitute bad faith.".
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