

## 2nd Sub. H.B. 24 INSURANCE RELATED AMENDMENTS

Senator **Curtis S. Bramble** proposes the following amendments:

1. *Page 75, Lines 2293 through 2300:*

2293            ~~{(C) the changes made by this bill to Subsections (10)(a)(ii)(A)(II) and (B)(II) apply to~~  
2294 **any claim submitted to binding arbitration or through litigation on or after May 13, 2014;**  
2295            {+} (C) {+}    ~~{(D)}~~    if lost wages, diminished earning capacity, or similar damages are  
                 claimed,  
2296 all employers of the covered person for a period of five years preceding the date of the event  
2297 giving rise to the claim for uninsured motorist benefits up to the time the election for  
2298 arbitration or litigation has been exercised;  
2299            {+} (D) {+}    ~~{(E)}~~    other documents to reasonably support the claims being asserted; and  
2300            {+} (E) {+}    ~~{(F)}~~    all state and federal statutory lienholders including a statement as to  
                 whether

2. *Page 75, Lines 2304 through 2306:*

2304            (iii) signed authorizations to allow the uninsured motorist carrier to only obtain records  
2305 and billings from the individuals or entities disclosed under Subsections (10)(a)(ii)(A)(I),  
2306 (B)(I), and    ~~{(D)}~~    (C) .

3. *Page 78, Lines 2390 through 2396:*

2390            (l) (i) The written demand requirement in Subsection (10)(a)(i)(A) does not affect the  
2391 covered person's requirement to provide a computation of any other economic damages  
2392 claimed . and the one or more respondents shall have a reasonable time after the receipt of the  
2393 computation of any other economic damages claimed to conduct fact and expert discovery as  
2394 to any additional damages claimed. The changes made by this bill to this Subsection (10)(l)  
2395 and Subsection (10)(a)(i)(A) apply to a claim submitted to binding arbitration or through  
2396 litigation on or after May 13, 2014.

**(ii) The changes made by this bill to Subsections (10)(a)(ii)(A)(II) and (B)(II) apply to**  
**any claim submitted to binding arbitration or through litigation on or after May 13, 2014.**

4. *Page 88, Lines 2712 through 2719:*

2712            ~~{(C) the changes made by this bill under Subsections (9)(a)(ii)(A)(II) and (B)(II) apply~~  
2713 **to a claim submitted to binding arbitration or through litigation on or after May 13, 2014;**

2714            {+} (C) {+}    {~~(D)~~}    if lost wages, diminished earning capacity, or similar damages are  
claimed,  
2715 all employers of the covered person for a period of five years preceding the date of the event  
2716 giving rise to the claim for underinsured motorist benefits up to the time the election for  
2717 arbitration or litigation has been exercised;  
2718            {+} (D) {+}    {~~(E)~~}    other documents to reasonably support the claims being asserted; and  
2719            {+} (E) {+}    {~~(F)~~}    all state and federal statutory lienholders including a statement as to  
whether

5. *Page 89, Lines 2723 through 2725:*

2723            (iii) signed authorizations to allow the underinsured motorist carrier to only obtain  
2724 records and billings from the individuals or entities disclosed under Subsections  
2725 (9)(a)(ii)(A)(I), (B)(I), and {~~(D)~~} (C) .

6. *Page 91, Line 2810 through Page 92, Line 2816:*

2810            (l) (i) The written demand requirement in Subsection (9)(a)(i)(A) does not affect the  
2811 covered person's requirement to provide a computation of any other economic damages  
2812 claimed . and the one or more respondents shall have a reasonable time after the receipt of the  
2813 computation of any other economic damages claimed to conduct fact and expert discovery as  
2814 to any additional damages claimed. The changes made by this bill to this Subsection (9)(l) and  
2815 Subsection (9)(a)(i)(A) apply to a claim submitted to binding arbitration or through litigation  
2816 on or after May 13, 2014.

**(ii) The changes made by this bill under Subsections (9)(a)(ii)(A)(II) and (B)(II) apply to a claim submitted to binding arbitration or through litigation on or after May 13, 2014.**