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State of Minnesota

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HOUSE OF REPRESENTATIVES
INETIETH SESSION
H. F. No.

1012

02/09/2017	Authored by Loonar	1

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The bill was read for the first time and referred to the Committee on Commerce and Regulatory Reform

03/13/2017 Adoption of Report: Placed on the General Register

Read for the Second Time

05/22/2017 Pursuant to Rule 4.20, returned to the Committee on Commerce and Regulatory Reform

1.1 A bill for an act

relating to commerce; regulating no-fault auto benefits; requiring the deduction of basic economic loss benefits previously provided; amending Minnesota Statutes 2016, sections 65B.44, subdivision 5; 65B.51, by adding a subdivision.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. Minnesota Statutes 2016, section 65B.44, subdivision 5, is amended to read:

Subd. 5. **Replacement service and loss.** Replacement service loss benefits shall reimburse all expenses reasonably incurred by or on behalf of the nonfatally injured person in obtaining usual and necessary substitute services in lieu of those that, had the injured person not been injured, the injured person would have performed not for income but for direct personal benefit or for the benefit of the injured person's household; if the nonfatally injured person normally, as a full time responsibility, provides care and maintenance of a home with or without children, the benefit to be provided under this subdivision shall be the reasonable value of such care and maintenance or the reasonable expenses incurred in obtaining usual and necessary substitute care and maintenance of the home, whichever is greater actually provided. These benefits shall be subject to a maximum of \$200 per week. All replacement services loss sustained on the date of injury and the first seven days thereafter is excluded in calculating replacement services loss.

Sec. 2. Minnesota Statutes 2016, section 65B.51, is amended by adding a subdivision to read:

Subd. 1a. **Deduction of basic economic loss benefits previously considered.** When a claimant receives compensation for damages that include expenses paid or payable, or which would be payable but for any applicable deductible, under sections 65B.41 to 65B.71,

Sec. 2.

12/16/16 REVISOR PMM/DI 17-0966

whether through arbitration, court action, or otherwise, and whether the alleged liability to

- compensate the claimant arises from contract, tort, or otherwise, the claimant shall not be
- 2.3 able to again claim or collect those same expenses from any insurer obligated to provide

basic economic loss benefits to the claimant.

Sec. 2. 2