SENATE AMENDMENT 1, TO 1999 SENATE BILL 63

March 14, 2000 - Offered by Senator Farrow.

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At the locations indicated, amend the bill as follows:

- **1.** Page 1, line 5: after "vehicle" insert "and requiring the insured to pay the difference in cost between original manufacturer replacement parts and nonoriginal manufacturer replacement parts".
 - **2.** Page 3, line 17: after "vehicle" insert ", and that if the insured chooses to have those parts used in the repair the insured may be required to pay any difference in cost between those parts and nonoriginal manufacturer replacement parts".
 - **3.** Page 3, line 20: after "(c)" insert ", but that the insured may be required to pay any difference in cost between replacement parts made by or for the manufacturer of the insured's motor vehicle and nonoriginal manufacturer replacement parts".
 - **4.** Page 4, line 24: after that line insert:
- **"Section 13m.** 632.38 (5) of the statutes is created to read:

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632.38 (5) REQUIRING INSURED TO PAY COST DIFFERENCE. In the repair of an
insured's motor vehicle, the insurer or the insurer's representative may require the
insured to pay the difference in cost between a replacement part made by or for the
manufacturer of the insured's motor vehicle and the same replacement part that is
a nonoriginal manufacturer replacement part if all of the following apply:

- (a) The replacement part made by or for the manufacturer of the insured's motor vehicle costs more than the nonoriginal manufacturer replacement part.
- (b) The insurer or insurer's representative provides to the insured the notice and authorization form described in sub. (2) in the manner required under sub. (3).
- (c) The insured chooses to have the replacement part made by or for the manufacturer of the insured's motor vehicle used in the repair.".

12 (END)