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## HOUSE BILL 1527

State of Washington 69th Legislature

2025 Regular Session

By Representatives Bergquist, Schmick, and Thai

- AN ACT Relating to settlement demands or offers made prior to mandatory mediation of health care claims; adding a new section to chapter 7.70 RCW; and creating a new section.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- Sec. 1. (1) The legislature finds that litigation 5 NEW SECTION. 6 and claims against health care providers present challenges for both 7 patients and health care providers alike, and the rising cost of medical malpractice insurance has created particular challenges for 8 some physicians, particularly those in high-risk specialties such as 9 10 obstetrics, anesthesiology, and emergency room practice. The answers 11 to these problems are varied and complex, requiring comprehensive 12 solutions that encourage making the civil justice system more understandable, fair, and efficient for all participants. 13
  - (2) It is in the interest of the legislature to prioritize patient safety as changes are made to address the toll of health care litigation on both patients and health care providers and to mitigate the increase of malpractice insurance premiums. The legislature previously established mandatory mediation of health care claims in the interest of providing appropriate incentives and opportunities to resolve cases in a manner that is fair, efficient, and streamlined for all parties prior to resorting to trial. The legislature has an

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- 1 interest in promoting effective mediation of health care claims.
- 2 Currently, in many cases, mandatory mediation does not occur until
- 3 late in the litigation or shortly before trial, if at all.
- MEW SECTION. Sec. 2. A new section is added to chapter 7.70 RCW to read as follows:
- In an action subject to mandatory mediation pursuant to RCW 7.70.100, a settlement demand or offer made by a party prior to
- 8 mediation may not be set to expire prior to the parties' good faith
- 9 attendance at the mediation.

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