HOUSE RESEARCH 03/04/13 11:52 AM MG/JV H0681A5

.1	moves to amend H.F. No. 681 as follows:
.2	Page 1, line 11, delete "the definition given in section 645.44" and insert "a natural
.3	person, corporation, limited liability company, partnership, organization, association,
.4	or other entity"
.5	Page 1, line 24, reinstate the stricken language
.6	Page 2, line 1, reinstate "abuse against the plaintiff, or (2)"
.7	Page 2, line 2, delete ", corporation, organization, or other entity that is a cause of
.8	the plaintiff's damages" and insert "negligence"
.9	Page 2, line 4, after "EFFECTIVE DATE" insert "; APPLICABILITY" and after the
.10	period insert "(a)"
.11	Page 2, after line 5 insert:
.12	"(b) Notwithstanding any other provision of law, in the case of conduct alleged to
.13	constitute sexual abuse against an individual under the age of 18, if the claim would
.14	otherwise be time-barred under a previous version of Minnesota Statutes, section 541.073,
.15	or other applicable statutes of limitations, a claim for injury based on that conduct may be
.16	filed no later than three years following the effective date of this section. This paragraph
.17	does not apply to a claim based on vicarious liability or liability under the doctrine of
.18	respondeat superior, but does not limit the availability of these claims under other law."

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