Amendment No. $\underline{3}$ (for drafter's use only)

ı	CHAMBER ACTION Senate House
	
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Pickens offered the following:
12	Representative(s) Fickens Offered the following:
13	Amendment to Amendment (121137) (with title amendment)
14	On page 105, between lines 24 & 25
15	on page 103, between Times 21 a 23
16	insert:
17	Section 101. Paragraph (b) of subsection (7) of
18	section 409.910, Florida Statutes, is amended to read:
19	409.910 Responsibility for payments on behalf of
20	Medicaid-eligible persons when other parties are liable
21	(7) The agency shall recover the full amount of all
22	medical assistance provided by Medicaid on behalf of the
23	recipient to the full extent of third-party benefits.
24	(b) From this share the agency shall credit a county
25	on its county billing invoice the county's proportionate share
26	of Medicaid third party recoveries in the areas of estate
27	recoveries and casualty claims, minus the agency's cost of
28	recovering the third party payments, based on the county's
29	percentage of the sum of total county billing divided by total
30	Medicaid expenditures. Upon receipt of any recovery or other
31	collection pursuant to this section, the agency shall

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distribute the amount collected as follows:

- 1. To itself, an amount equal to the state Medicaid expenditures for the recipient plus any incentive payment made in accordance with paragraph (14)(a).
- 2. To the Federal Government, the federal share of the state Medicaid expenditures minus any incentive payment made in accordance with paragraph (14)(a) and federal law, and minus any other amount permitted by federal law to be deducted.
- 3. To the recipient, after deducting any known amounts owed to the agency for any related medical assistance or to health care providers, any remaining amount. This amount shall be treated as income or resources in determining eligibility for Medicaid.

The provisions of this subsection do not apply to any proceeds received by the state, or any agency thereof, pursuant to a final order, judgment, or settlement agreement, in any matter in which the state asserts claims brought on its own behalf, and not as a subrogee of a recipient, or under other theories of liability. The provisions of this subsection do not apply to any proceeds received by the state, or an agency thereof, pursuant to a final order, judgment, or settlement agreement, in any matter in which the state asserted both claims as a subrogee and additional claims, except as to those sums specifically identified in the final order, judgment, or settlement agreement as reimbursements to the recipient as expenditures for the named recipient on the subrogation claim.

Section 102. Subsection (26) of section 409.913, Florida Statutes, is added to read:

409.913 Oversight of the integrity of the Medicaid

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program.—The agency shall operate a program to oversee the activities of Florida Medicaid recipients, and providers and their representatives, to ensure that fraudulent and abusive behavior and neglect of recipients occur to the minimum extent possible, and to recover overpayments and impose sanctions as appropriate.

- (26) With regards to any recoveries of Medicaid overpayment collected by the agency, by September 30 each year, the agency shall credit a county on its county billing invoices the county's proportionate share of Medicaid overpayment recovered, during the previous state fiscal year from hospitals for inpatient services and nursing homes. However, if a county has been billed for its participation but has not paid the amount due, the agency shall offset that amount and notify the county of the amount of the offset. If the county has divided its financial responsibility between the county and a special taxing district or authority as contemplated in s. 409.915(6), the county must proportionately divide any refund or offset in accordance with the proration that it has established. This credit shall be calculated separately for inpatient hospital services and nursing home services as follows:
- <u>a. The state share of the amount recovered from</u>

 <u>hospital for inpatient services and nursing homes for which</u>

 the county has not previously received credit,
- <u>b.</u> Less the state share of the agency's cost of recovering such payment,
- c. Times the Total County Share. The Total County Share shall be calculated as the sum of total county billing for inpatient hospital services and nursing home services, respectively, divided by the state share of Medicaid

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expenditures for inpatient hospital services and nursing home 1 2 services, respectively. 3 The credit given to each county shall be their 4 proportionate share of the Total County Share calculated in c, 5 above. 6 7 ======== T I T L E A M E N D M E N T ========= 8 9 And the title is amended as follows: 10 On page 116, line 4, of the amendment, after the semicolon, of the amendment 11 12 13 insert: amending s. 409.910, F.S., to credit counties 14 15 for the county's proportionate share of certain Medicaid recoveries; amending s. 409.913, F.S., 16 17 to establish a formula for calculating a county's share of Medicaid recoveries; 18 19 20 21 22 23 24 25 26 27 28 29 30 31