Senator Bean moved the following:

**Senate Amendment to Amendment (623018) (with title amendment)**

Between lines 584 and 585
insert:

Section 10. Paragraph (r) and present paragraph (u) of subsection (2) of section 409.815, Florida Statutes, are amended to read:

409.815 Health benefits coverage; limitations.—

(2) BENCHMARK BENEFITS.—In order for health benefits coverage to qualify for premium assistance payments for an
eligible child under ss. 409.810-409.821, the health benefits coverage, except for coverage under Medicaid and Medikids, must include the following minimum benefits, as medically necessary.

(r) Lifetime maximum. Health benefits coverage obtained under ss. 409.810-409.820 shall pay an enrollee’s covered expenses at a lifetime maximum of $1 million per covered child.

(t) (u) Enhancements to minimum requirements.—

1. This section sets the minimum benefits that must be included in any health benefits coverage, other than Medicaid or Medikids coverage, offered under ss. 409.810-409.821. Health benefits coverage may include additional benefits not included under this subsection, but may not include benefits excluded under paragraph (r) (s).

2. Health benefits coverage may extend any limitations beyond the minimum benefits described in this section.

Except for the Children’s Medical Services Network, the agency may not increase the premium assistance payment for either additional benefits provided beyond the minimum benefits described in this section or the imposition of less restrictive service limitations.

And the title is amended as follows:

Delete line 823

and insert:

“clinic” to exclude certain entities; amending s. 409.815, F.S.; removing the lifetime maximum cap on covered expenses for a child who is enrolled in the
Florida Kidcare program; conforming a cross-reference; creating s.