Bill No. CS for CS for SB 1666

Amendment No. CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Mitchell moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 120, between lines 21 and 22, 14 15 16 insert: 17 Section 54. Section 409.26731, Florida Statutes, is 18 amended to read: 409.26731 Certification of local funds as state match 19 20 for federally funded services; federal waivers .-- In order to implement Specific Appropriations 330 and 334 through 352 of 21 22 the 1997-1998 General Appropriations Act, the Department of 23 Children and Family Services is authorized to certify local 24 funds not to exceed \$5 million as state match for children's 25 mental health services funded by Medicaid in excess of the 26 amount of state general revenue matching funds appropriated for such services through the 1997-1998 General Appropriations 27 28 Act. The department is also authorized to certify local funds 29 not to exceed \$5 million as state match for eligible Title 30 IV-E expenditures services for children under the supervision 31 and custody of the state in excess of the amount of state 1 6:16 PM 04/26/99 s1666c2c-04m0A Bill No. <u>CS for CS for SB 1666</u> Amendment No. \_\_\_\_

general revenue matching funds appropriated for such services 1 2 by the 1997-1998 General Appropriations Act in Specific Appropriations 334 through 352. Federal Medicaid or Title IV-E 3 4 funds provided to the state as federal financial participation 5 consequent to certified local matching funds shall automatically be passed through to the local entity 6 7 jurisdiction that provided the certified local match. Notwithstanding the provisions of s. 215.425, all such federal 8 Title IV-E funds earned for the current fiscal year as a 9 10 result of using certified local match, except for up to 5 11 percent of such earnings that the department is authorized to 12 retain for administrative purposes, shall be distributed as set forth in this section and this process shall not impact 13 the department's allocation to any district.All of the 14 15 provisions of this section are based upon federal approval of 16 the provisions as specifically limited in this section and 17 shall not become effective if any further modifications are required of the state, unless and until federal approval has 18 been obtained. The department shall annually prepare a report 19 20 to be submitted to the Legislature no later than January 1 21 documenting the specific activities undertaken during the previous fiscal year pursuant to this section. The Agency for 22 Health Care Administration is authorized to apply for federal 23 24 waivers to modify the state Medicaid plan to include optional 25 Medicaid in-home and therapeutic services for Medicaid-eligible children if the state match for such 26 27 services is provided by local funds certified by the 28 department as state match. Such services shall be available 29 only in communities that provide the certified match. 30 31 (Redesignate subsequent sections.)

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====== T I T L E A M E N D M E N T ========== And the title is amended as follows: On page 4, line 28, after the second semicolon insert: amending s. 409.26731, F.S.; authorizing the Department of Children and Family Services to annually certify local funds for state match for eligible Title IV-E expenditures; requiring a report; 

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