	Bill No. <u>SB 2566</u>
	Amendment No. <u>2</u>
	CHAMBER ACTION Senate House
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11	The Committee on Governmental Oversight and Productivity
12	recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 31, between lines 24 and 25,
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17	insert:
18	(d) Except as provided for counties and municipalities
19	under s. 768.28, any eligible lead community-based provider,
20	as defined in paragraph (b), or its employees or officers,
21	except as otherwise provided in paragraph (e), must, as a part
22	of its contract, obtain a minimum of \$1 million per claim/\$3
23	million per incident in general liability insurance coverage.
24	In any tort action brought against such an eligible lead
25	community-based provider, net economic damages shall be
26	limited to \$1 million per claim, including, but not limited
27	to, past and future medical expenses, wage loss, and loss of
28	earning capacity, offset by any collateral source payment paid
29	or payable. In any tort action brought against such an
30	eligible lead community-based provider, noneconomic damages
31	shall be limited to \$200,000 per claim. A claims bill may be
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brought on behalf of a claimant pursuant to s. 768.28 for any amount exceeding the limits specified in this paragraph. Any offset of collateral source payments made as of the date of the settlement or judgment shall be in accordance with s. 768.76. The lead community-based provider shall not be liable in tort for the acts or omissions of its subcontractors or the officers, agents, or employees of its subcontractors. And the title is amended as follows: On page 3, line 2, after the semicolon, insert: providing for application of state sovereign immunity to counties and municipalities;

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