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(A14-0976), as follows: 1.2 Page 30, after line 20, insert: 1.3 "Sec. 24. Minnesota Statutes 2013 Supplement, section 256B.69, subdivision 34, 1.4 is amended to read: 1.5 Subd. 34. Supplemental recovery program. The commissioner shall conduct a 1.6 supplemental recovery program for third-party liabilities, identified through coordination 1.7 of benefits, not recovered by managed care plans and county-based purchasing plans for 1.8 state public health programs. Any third-party liability identified through coordination 1.9 of benefits, and recovered by the commissioner more than six eight months after the 1.10 date a managed care plan or county-based purchasing plan receives adjudicates a health 1.11 care claim, based on accurate and timely coordination of benefits information from the 1.12 commissioner, shall be retained by the commissioner and deposited in the general fund. 1.13 The commissioner shall establish a mechanism, including a reconciliation process, for 1.14 managed care plans and county-based purchasing plans to coordinate third-party liability 1.15 collections efforts resulting from coordination of benefits under this subdivision with the 1.16 commissioner to ensure there is no duplication of efforts. The coordination mechanism 1 17 must be consistent with the reporting requirements in subdivision 9c." 1.18 Renumber the sections in sequence and correct the internal references 1.19 Amend the title accordingly 1.20

..... moves to amend H.F. No. 2150, the delete everything amendment