(LATE FILED FOR: APRIL 15 SPECIAL ORDER )		HOUSE AMENDMENT	
	Bill No.	HB 7223	(2010)
Amendment No.			
CHAMBER ACT	FION		
Senate	House		
•			
Representative Jones offered the fol	lowing:		
Amendment			
Remove lines 960-973 and insert	:		
standards. When a specialty plan is	available to a	accommodat	te a
specific condition or diagnosis of a	recipient, t	ne agency	shall
assign the recipient to that plan. T	he agency may	not enga	ge in
practices that are designed to favor	one managed	care plan	over
another. When automatically enrolling	g recipients :	in plans,	the
agency shall automatically enroll ba	sed on the fo	llowing	
<u>criteria:</u>			
(a) Whether the plan has sufficient	cient network	capacity	to
meet the needs of the recipients.			
(b) Whether the recipient has	previously re	ceived se	rvices
from one of the plan's primary care	providers.		
trom one of the plan's primary care :	providers.		
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16 (c) Whether primary care providers in one plan are more

- 17 geographically accessible to the recipient's residence than
- 18 those in other plans.