HOUSE AMENDMENT

Bill No. HB 7225 (2010)

,	Amendment No.
	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
1	Representative Grimsley offered the following:
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3	Amendment (with title amendment)
4	Remove lines 480-506 and insert:
5	(d) May enroll entities as Medicare crossover-only
6	providers for payment and claims processing purposes only. The
7	provider agreement shall:
8	1. Require that the provider is an eligible Medicare
9	provider, has a current provider agreement in place with the
10	Centers for Medicare and Medicaid Services, and provides
11	verification that the provider is currently in good standing
12	with the agency.
13	2. Require that the provider notify the agency
14	immediately, in writing, upon being suspended or disenrolled as
15	a Medicare provider. If a provider does not provide such
16	notification within 5 business days after suspension or
1	937479
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17	Amendment No. disenrollment, sanctions may be imposed pursuant to this chapter
18	and the provider may be required to return funds paid to the
19	provider during the period of time that the provider was
20	suspended or disenrolled as a Medicare provider.
21	3. Require that all records pertaining to health care
22	services provided to each of the provider's recipients be kept
23	for a minimum of 5 years. The agreement shall also require that
24	records and information relating to payments claimed by the
25	provider for services under the agreement be delivered to the
26	agency or the Office of the Attorney General Medicaid Fraud
27	Control Unit when requested. If a provider does not provide such
28	records and information when requested, sanctions may be imposed
29	pursuant to this chapter.
30	4. Disclose that the agreement is for the purposes of
31	paying and processing Medicare crossover claims only.
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35	TITLE AMENDMENT
36	Remove line 24 and insert:
37	crossover-only providers for payment and claims processing
38	purposes only;
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