HOUSE	AMENDMENT NO
	Offered By
AMEND House Committee Subs	stitute for Senate Substitute for Senate Bill No. 854, Page 1, in
, , ,	phrase "the employment disqualification list for home care thereof the phrase "home- and community-based services"; and
FURTHER AMEND said Bill, Se	ection 208.895, Page 2, Lines 42 - 45 by deleting all of said lines
from the bill and renumber subse	equent subsections accordingly; and
	ection and Page, Line 48, by deleting the words "section, the"
and inserting in lieu thereof the fe	•
-	ne option of completing an assessment and care plan
	hat the department approves or modifies the assessment and care
-	effective; such approval or modification shall occur within five
business days. If such approval b	by the department does not occur within five business days
payment shall begin to the provid	der based on the assessment and care plan recommendation
submitted by the provider. The";	and
FURTHER AMEND said Bill an	d Section, Page 3. Lines 73 - 74 by deleting all of said lines and
inserting in lieu thereof the follow	ving:
"(1) "Assessment" means	s a face-to-face determination that a Medicaid participant is
eligible for home- and communit	y-based services and:"; and
FURTHER AMEND said Bill, Pa	age 6, Section 660.315, Lines 75 - 78, by deleting all of said lines
and inserting in lieu thereof the fo	ollowing:
"disqualification list."; an	ıd
FURTHER AMEND said Bill an	d Section, Pages 6 - 7, lines 82 - 87, by deleting all of said lines
and inserting in lieu thereof the fo	ollowing:
"writing."; and	
Action Taken	Date 1

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2	FURTHER AMEND said Bill and Section, Page 7, Line 97, by inserting after the word
3	"employer" the phrase "or vendor as defined in sections 197.400, 198.006, 208.900, or 660.250";
4	and
5	
6	FURTHER AMEND said Bill, Section and Page, Lines 99 - 104, by deleting all of said lines and
7	inserting in lieu thereof the following:
8	"after the date of hire] deny employment to an applicant or to discharge a current
9	employee, provisional or otherwise, as a result of information obtained through any portion of the
10	background screening and employment eligibility determination process under section 210.903, or
11	subsequent, periodic screenings, shall not be liable in any action brought by the applicant or
12	employee relating to discharge where the employer is required by law to terminate the employee,
13	provisional or"; and
14	
15	FURTHER AMEND said Bill, Section and Page, Line 107, by inserting after the word
16	"employer" the phrase "or vendor as defined in sections 197.400, 198.006, 208.900, or 660.250";
17	and
18	
19 20	Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
	Action Taken Date 2