

# H.B. 460

## MEDICAID ELIGIBILITY AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

MARCH 7, 2019 3:32 PM

Representative **Carol Spackman Moss** proposes the following amendments:

1. Page 5, Line 149 through Page 6, Line 157:

149           (13) (a) The department may not deny or terminate eligibility for Medicaid solely  
150 because an individual is  
          (i) incarcerated ; and {.  
          (ii) not an inmate as defined in Section 64-13-1.  
151           {(b) Upon release from incarceration, an individual remains eligible for Medicaid if the  
152 individual:  
153 ——(i) was eligible for Medicaid before incarceration; and  
154 ——(ii) is not determined to be ineligible for Medicaid on grounds other than incarceration.}  
155           {(c) This} (b) Subsection (13) (a) does not require the Medicaid program to provide  
          coverage  
156 for any services for an individual while the individual is incarcerated {if prohibited under state  
157 or federal law} .