AMENDMENT TO H.R. 5801
OFFERED BY M__ . ____________

Page 4, strike lines 1 through 10, and insert the following:

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1 “A qualified prescription drug monitoring program described in this subsection, with respect to a State, may have in place, in accordance with applicable State and Federal law, a data sharing agreement with the State Medicaid program that allows the medical director and pharmacy director of such program (and any designee of such a director who reports directly to such director) to access the information described in paragraph (1) in an electronic format. The State Medicaid program under this title may facilitate reasonable and limited access, as determined by the State and ensuring documented beneficiary protections regarding the use of such data, to such qualified prescription drug monitoring program for the medical director or pharmacy director of any managed care entity (as defined under section 1932(a)(1)(B)) that has a contract with the State under section 1903(m) or under section 1905(t)(3), or the medical director or pharmacy director of any entity has a contract to manage the pharmaceutical benefit with respect to individuals enrolled in the
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State plan (or waiver of the State plan). All applicable
State and Federal security and privacy laws shall apply
to the directors or designees of such directors of any State
Medicaid program or entity accessing a qualified prescrip-
tion drug monitoring program under this section.

Page 7, line 19, strike “paragraphs (1) through (3)”
and insert “paragraphs (1) and (2)”.

Page 11, beginning on line 2, strike “section
1944(b)(3)” and insert “the matter following paragraph
(2) of section 1944(b)”.