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which is not intended under the provisions of title XIX.

- (b) Auditing of claims for payment for items or services furnished, or administrative services rendered, under a State Plan under title XIX to ensure proper payments were made. This includes: cost reports, consulting contracts, and risk contracts under section 1903(m) of the Act.
- (c) Identifying if overpayments have been made to individuals or entities receiving Federal funds under title XIX.
- (d) Educating providers of service, managed care entities, beneficiaries, and other individuals with respect to payment integrity and quality of care.

[73 FR 55771, Sept. 26, 2008]

§ 455.234 Awarding of a contract.

- (a) CMS awards and administers Medicaid integrity audit program contracts in accordance with acquisition regulations set forth at 48 CFR chapters 1 and 3, this subpart, and all other applicable laws and regulations. These competitive procedures and requirements for awarding Medicaid integrity audit program contracts are to be used as follows:
- (1) When entering into new contracts under this section.
- (2) At any other time considered appropriate by the Secretary.
- (b) An entity is eligible to be awarded a Medicaid integrity audit program contract only if meets the eligibility requirements established in §455.202, 48 CFR chapter 3, and all other applicable laws and requirements.

[73 FR 55771, Sept. 26, 2008]

§ 455.236 Renewal of a contract.

- (a) CMS specifies the initial contract term in the Medicaid integrity audit program contract. CMS may, but is not required to, renew a Medicaid integrity audit program contract without regard to any provision of law requiring competition if the contractor has met or exceeded the performance requirements established in the current contract.
- (b) CMS may renew a Medicaid integrity audit program contract without competition if all of the following conditions are met:

- (1) The Medicaid integrity audit program contractor continues to meet the requirements established in this subpart.
- (2) The Medicaid integrity audit program contractor meets or exceeds the performance requirements established in its current contract.
- (3) It is in the best interest of the government.
- (c) If CMS does not renew a contract, the contract will end in accordance with its terms. The contractor will not have a right to a hearing or judicial review regarding CMS's renewal or non-renewal decision.

[73 FR 55771, Sept. 26, 2008]

§ 455.238 Conflict of interest.

- (a) Offerors for Medicaid integrity audit program contracts, and Medicaid integrity audit program contractors, are subject to the following requirements:
- (1) The conflict of interest standards and requirements of the Federal Acquisition Regulation organizational conflict of interest guidance, found under 48 CFR subpart 9.5.
- (2) The standards and requirements that are contained in each individual contract awarded to perform activities described under section 1936 of the Act.
- (b) Post-award conflicts of interest: CMS considers that a post-award conflict of interest has developed if, during the term of the contract, one of the following occurs:
- (1) The contractor or any of its employees, agents, or subcontractors received, solicited, or arranged to receive any fee, compensation, gift (defined at 5 CFR 2635.203(b)), payment of expenses, offer of employment, or any other thing of value from any entity that is reviewed, audited, investigated, or contacted during the normal course of performing activities under the Medicaid integrity audit program contract.
- (2) CMS determines that the contractor's activities are creating a conflict of interest.
- (c) If CMS determines that a conflict of interest exists during the term of the contract, among other actions, CMS may:
- Not renew the contract for an additional term.
- (2) Modify the contract.