House



LEGISLATIVE ACTION

Senate

Floor: 2/AD/2R 02/07/2018 01:41 PM

Senator Flores moved the following:

Senate Amendment (with title amendment)

Between lines 503 and 504

insert:

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Section 8. Effective October 1, 2018, in order to implement Specific Appropriations 217 and 218 of the 2018-2019 General Appropriations Act, section 8 of chapter 2017-129, Laws of Florida, is amended to read:

9 Section 8. Effective October 1, 2018, subsection (2) of
10 section 409.908, Florida Statutes, is amended to read:
11 409.908 Reimbursement of Medicaid providers.-Subject to



12 specific appropriations, the agency shall reimburse Medicaid 13 providers, in accordance with state and federal law, according 14 to methodologies set forth in the rules of the agency and in 15 policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement 16 17 methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency 18 19 considers efficient and effective for purchasing services or 20 goods on behalf of recipients. If a provider is reimbursed based 21 on cost reporting and submits a cost report late and that cost 22 report would have been used to set a lower reimbursement rate 23 for a rate semester, then the provider's rate for that semester 24 shall be retroactively calculated using the new cost report, and 25 full payment at the recalculated rate shall be effected 26 retroactively. Medicare-granted extensions for filing cost 27 reports, if applicable, shall also apply to Medicaid cost 28 reports. Payment for Medicaid compensable services made on 29 behalf of Medicaid eligible persons is subject to the 30 availability of moneys and any limitations or directions 31 provided for in the General Appropriations Act or chapter 216. 32 Further, nothing in this section shall be construed to prevent 33 or limit the agency from adjusting fees, reimbursement rates, 34 lengths of stay, number of visits, or number of services, or 35 making any other adjustments necessary to comply with the 36 availability of moneys and any limitations or directions 37 provided for in the General Appropriations Act, provided the 38 adjustment is consistent with legislative intent.

39 (2) (a)1. Reimbursement to nursing homes licensed under part40 II of chapter 400 and state-owned-and-operated intermediate care



41 facilities for the developmentally disabled licensed under part42 VIII of chapter 400 must be made prospectively.

43 2. Unless otherwise limited or directed in the General 44 Appropriations Act, reimbursement to hospitals licensed under part I of chapter 395 for the provision of swing-bed nursing 45 46 home services must be made on the basis of the average statewide 47 nursing home payment, and reimbursement to a hospital licensed under part I of chapter 395 for the provision of skilled nursing 48 49 services must be made on the basis of the average nursing home 50 payment for those services in the county in which the hospital 51 is located. When a hospital is located in a county that does not 52 have any community nursing homes, reimbursement shall be 53 determined by averaging the nursing home payments in counties 54 that surround the county in which the hospital is located. 55 Reimbursement to hospitals, including Medicaid payment of 56 Medicare copayments, for skilled nursing services shall be 57 limited to 30 days, unless a prior authorization has been 58 obtained from the agency. Medicaid reimbursement may be extended 59 by the agency beyond 30 days, and approval must be based upon verification by the patient's physician that the patient 60 requires short-term rehabilitative and recuperative services 61 62 only, in which case an extension of no more than 15 days may be 63 approved. Reimbursement to a hospital licensed under part I of 64 chapter 395 for the temporary provision of skilled nursing 65 services to nursing home residents who have been displaced as 66 the result of a natural disaster or other emergency may not 67 exceed the average county nursing home payment for those services in the county in which the hospital is located and is 68 limited to the period of time which the agency considers 69

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70 necessary for continued placement of the nursing home residents 71 in the hospital.

(b) Subject to any limitations or directions in the General 72 73 Appropriations Act, the agency shall establish and implement a 74 state Title XIX Long-Term Care Reimbursement Plan for nursing 75 home care in order to provide care and services in conformance 76 with the applicable state and federal laws, rules, regulations, 77 and quality and safety standards and to ensure that individuals 78 eligible for medical assistance have reasonable geographic 79 access to such care.

80 1. The agency shall amend the long-term care reimbursement 81 plan and cost reporting system to create direct care and 82 indirect care subcomponents of the patient care component of the 83 per diem rate. These two subcomponents together shall equal the 84 patient care component of the per diem rate. Separate prices 85 shall be calculated for each patient care subcomponent, 86 initially based on the September 2016 rate setting cost reports 87 and subsequently based on the most recently audited cost report 88 used during a rebasing year. The direct care subcomponent of the 89 per diem rate for any providers still being reimbursed on a cost 90 basis shall be limited by the cost-based class ceiling, and the 91 indirect care subcomponent may be limited by the lower of the 92 cost-based class ceiling, the target rate class ceiling, or the individual provider target. The ceilings and targets apply only 93 94 to providers being reimbursed on a cost-based system. Effective 95 October 1, 2018, a prospective payment methodology shall be 96 implemented for rate setting purposes with the following 97 parameters:

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a. Peer Groups, including:

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99	(I) North-SMMC Regions 1-9, less Palm Beach and Okeechobee
100	Counties; and
101	(II) South-SMMC Regions 10-11, plus Palm Beach and
102	Okeechobee Counties.
103	b. Percentage of Median Costs based on the cost reports
104	used for September 2016 rate setting:
105	(I) Direct Care Costs
106	(II) Indirect Care Costs
107	(III) Operating Costs
108	c. Floors:
109	(I) Direct Care Component
110	(II) Indirect Care Component
111	(III) Operating ComponentNone.
112	d. Pass-through PaymentsReal Estate and Personal Property
113	Taxes and Property Insurance.
114	e. Quality Incentive Program Payment Pool7.5 $\frac{6}{5}$ percent of
115	September 2016 non-property related payments of included
116	facilities.
117	f. Quality Score Threshold to Quality for Quality Incentive
118	Payment
119	g. Fair Rental Value System Payment Parameters:
120	(I) Building Value per Square Foot based on 2018 RS Means.
121	(II) Land Valuation10 percent of Gross Building value.
122	(III) Facility Square FootageActual Square Footage.
123	(IV) Moveable Equipment Allowance\$8,000 per bed.
124	(V) Obsolescence Factor1.5 percent.
125	(VI) Fair Rental Rate of Return
126	(VII) Minimum Occupancy
127	(VIII) Maximum Facility Age40 years.



2. The direct care subcomponent shall include salaries and benefits of direct care staff providing nursing services including registered nurses, licensed practical nurses, and certified nursing assistants who deliver care directly to residents in the nursing home facility, allowable therapy costs, and dietary costs. This excludes nursing administration, staff development, the staffing coordinator, and the administrative portion of the minimum data set and care plan coordinators. The direct care subcomponent also includes medically necessary dental care, vision care, hearing care, and podiatric care.

3. All other patient care costs shall be included in the indirect care cost subcomponent of the patient care per diem rate, including complex medical equipment, medical supplies, and other allowable ancillary costs. Costs may not be allocated directly or indirectly to the direct care subcomponent from a home office or management company.

4. On July 1 of each year, the agency shall report to the Legislature direct and indirect care costs, including average direct and indirect care costs per resident per facility and direct care and indirect care salaries and benefits per category of staff member per facility.

154 5. Every fourth year, the agency shall rebase nursing home 155 prospective payment rates to reflect changes in cost based on 156 the most recently audited cost report for each participating

SENATOR AMENDMENT

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157 provider.

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6. A direct care supplemental payment may be made to providers whose direct care hours per patient day are above the 80th percentile and who provide Medicaid services to a larger percentage of Medicaid patients than the state average.

7. For the period beginning on October 1, 2018, and ending on September 30, 2021, the agency shall reimburse providers the 163 greater of their September 2016 cost-based rate or their prospective payment rate. Effective October 1, 2021, the agency shall reimburse providers the greater of 95 percent of their cost-based rate or their rebased prospective payment rate, using the most recently audited cost report for each facility. This 169 subparagraph shall expire September 30, 2023.

170 8. Pediatric, Florida Department of Veterans Affairs, and 171 government-owned facilities are exempt from the pricing model 172 established in this subsection and shall remain on a cost-based 173 prospective payment system. Effective October 1, 2018, the 174 agency shall set rates for all facilities remaining on a cost-175 based prospective payment system using each facility's most 176 recently audited cost report, eliminating retroactive 177 settlements.

179 It is the intent of the Legislature that the reimbursement plan 180 achieve the goal of providing access to health care for nursing 181 home residents who require large amounts of care while 182 encouraging diversion services as an alternative to nursing home 183 care for residents who can be served within the community. The 184 agency shall base the establishment of any maximum rate of payment, whether overall or component, on the available moneys 185

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186 as provided for in the General Appropriations Act. The agency 187 may base the maximum rate of payment on the results of 188 scientifically valid analysis and conclusions derived from 189 objective statistical data pertinent to the particular maximum 190 rate of payment.

191 Section 9. Effective October 1, 2018, in order to implement 192 Specific Appropriations 217 and 218 of the 2018-2019 General 193 Appropriations Act, subsection (23) of section 409.908, Florida 194 Statutes, is amended to read:

409.908 Reimbursement of Medicaid providers.-Subject to 195 196 specific appropriations, the agency shall reimburse Medicaid 197 providers, in accordance with state and federal law, according 198 to methodologies set forth in the rules of the agency and in 199 policy manuals and handbooks incorporated by reference therein. 200 These methodologies may include fee schedules, reimbursement 201 methods based on cost reporting, negotiated fees, competitive 202 bidding pursuant to s. 287.057, and other mechanisms the agency 203 considers efficient and effective for purchasing services or 204 goods on behalf of recipients. If a provider is reimbursed based 205 on cost reporting and submits a cost report late and that cost 206 report would have been used to set a lower reimbursement rate 207 for a rate semester, then the provider's rate for that semester 208 shall be retroactively calculated using the new cost report, and 209 full payment at the recalculated rate shall be effected 210 retroactively. Medicare-granted extensions for filing cost 211 reports, if applicable, shall also apply to Medicaid cost 212 reports. Payment for Medicaid compensable services made on 213 behalf of Medicaid eligible persons is subject to the availability of moneys and any limitations or directions 214



215 provided for in the General Appropriations Act or chapter 216. 216 Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, 217 lengths of stay, number of visits, or number of services, or 218 219 making any other adjustments necessary to comply with the 220 availability of moneys and any limitations or directions provided for in the General Appropriations Act, provided the 221 222 adjustment is consistent with legislative intent. 223 (23) (a) The agency shall establish rates at a level that 224 ensures no increase in statewide expenditures resulting from a 225 change in unit costs for county health departments effective 226 July 1, 2011. Reimbursement rates shall be as provided in the 227 General Appropriations Act. 228 (b)1. Base rate reimbursement for inpatient services under 229 a diagnosis-related group payment methodology shall be provided 230 in the General Appropriations Act. 231 2.(c) Base rate reimbursement for outpatient services under 232 an enhanced ambulatory payment group methodology shall be 233 provided in the General Appropriations Act. 234 3. Prospective payment system reimbursement for nursing 235 home services shall be as provided in subsection (2) and in the General Appropriations Act 236 237 (d) This subsection applies to the following provider 238 types: 1. Nursing homes. 239 240 2. County health departments. 241 (e) The agency shall apply the effect of this subsection to 242 the reimbursement rates for nursing home diversion programs. Section 10. The amendments made by this act to ss. 243

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244	409.908(2) and (23), Florida Statutes, expire July 1, 2019, and
245	the text of those subsections shall revert to that in existence
246	on October 1, 2018, not including any amendments made by this
247	act, except that any amendments to such text enacted other than
248	by this act shall be preserved and continue to operate to the
249	extent that such amendments are not dependent upon the portions
250	of text which expire pursuant to this section.
251	Section 11. Effective upon this act becoming a law, in
252	order to implement Specific Appropriations 199, 203, 204, 206,
253	208, and 217 of the 2018-2019 General Appropriations Act, the
254	Agency for Health Care Administration shall seek authorization
255	from the federal Centers for Medicare and Medicaid Services to
256	modify the period of retroactive Medicaid eligibility from 90
257	days to 30 days in a manner that ensures that the modification
258	becomes effective on July 1, 2018.
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260	=========== T I T L E A M E N D M E N T =================================
261	And the title is amended as follows:
262	Between lines 47 and 48
263	insert:
264	amending s. 409.908, F.S.; revising parameters
265	relating to the prospective payment methodology for
266	the reimbursement of Medicaid providers to be
267	implemented for rate-setting purposes; requiring the
268	agency to establish prospective payment reimbursement
269	rates for nursing home services as provided in this
270	act and in the General Appropriations Act; providing
271	for the future expiration and reversion of specified
272	statutory text; requiring the Agency for Health Care

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Administration to seek authorization from the federal Centers for Medicare and Medicaid Services to modify the period of retroactive Medicaid eligibility in a manner that ensures that the modification becomes effective by a certain date;