

SPONSOR: Sen. McDowell & Rep. Barbieri & Rep. Hudson & Rep.

Brady

Sens. Blevins, Bushweller, Cloutier, Hocker, Lawson, McBride; Reps. Briggs King, Heffernan, Keeley, Kenton, Miro, Mulrooney, Ramone, Schwartzkopf, B. Short, D.

Short, D.E. Williams

## DELAWARE STATE SENATE 147th GENERAL ASSEMBLY

## SENATE BILL NO. 120

AN ACT TO AMEND TITLE 30 OF THE DELAWARE CODE RELATING TO NURSING FACILITY QUALITY ASSESSMENT TAXES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE (Three-fifths of all members elected to each house thereof concurring therein):

- 1 Section 1. Amend Chapter 65, Title 30 of the Delaware Code by making insertions as shown by underlining and deletions
- 2 as shown by strike through as follows:
- 3 § 6501. Definitions.

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- 4 As used in this chapter:
- 5 (1) "A managed care company under contract to the Medicaid agency" means an entity that meets the definition of 6 an MCO under 42 C.F.R. § 438.2 and has a contract with the Delaware Medicaid program.
- 7 (2) "CMS" means the Centers for Medicare and Medicaid Services of the United States Department of Health and 8 Human Services.
  - (3) "Continuing care retirement community" and "CCRC" means an entity providing nursing facility services together with assisted living or independent living on a contiguous campus with the number of assisted living and independent living beds in the aggregate being at least twice the number of nursing facility beds. For purposes of this definition contiguous means land adjoining or touching other property held by the same or related organization. Land divided by a public road shall be considered contiguous.
- 14 (4) "DHSS" means the Delaware Department of Health and Social Services.
- 15 (5) "Fiscal year" shall mean the time period from July 1 to June 30.
  - (6) The terms "Medicaid" and "medical assistance" mean the Medicaid program operated in Delaware by the DHSS under Title XIX of the federal Social Security Act [42 U.S.C. § 1396 et seq.].
- 18 (7) "Medicaid resident day" means a resident day paid for by the Delaware medical assistance program including a
  19 managed care company under contract to the Medicaid agency.

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(8) "Medicare Resident Day" means (i) a	resident day paid for by the Medicare program, a Medicare Advantage
program or Special Needs Plan, or (ii) a resident da	y in a facility for a resident enrolled in a Medicare hospice program
under which hospice services are covered by the M	edicare program while the facility is compensated for room and board
services by the Medicaid program or another payer	"Medicare resident day" means a resident day paid for by the Medicare
program, a Medicare Advantage or special needs p	an, or by a Medicare hospice program.
(9) "Non-Medicare resident day" means a	resident day not paid for by the Medicare program, a Medicare
Advantage or special needs plan, or by a Medicare	hospice program.
(10) "Nursing facility" means a nursing fa	cility as defined and licensed pursuant to Chapter 11 of Title 16. As used
in this chapter, the term "nursing facility" shall incl	ude for-profit and nonprofit entities but shall exclude the Delaware
Veterans Home and any state, federal or other publ	ic government-owned facilities and any facilities that exclusively serve
children.	
(11) "Nursing facility services" has the me	eaning given that term in 42 C.F.R. § 433.56, or any successor regulation
or superseding statute.	
(12) "Resident day" means a calendar day	of care provided to a nursing facility resident, including the day of
admission and excluding the day of discharge, prov	rided that 1 resident day shall be deemed to exist when admission and
discharge occur on the same day. A resident day in	cludes a day on which a bed is held for a patient and for which the
facility receives compensation for holding the bed.	
§ 6502. Quality assessment	
(a) Effective for assessment periods begin	ning on or after June 1, 2012, any nursing facility engaged in this State
in providing nursing facility services with the excep	otion of those exempted under subsection (d) of this section, shall be
charged a quarterly quality assessment as prescribe	d in subsection (b) of this section on nursing facility services provided
by nursing facilities for the purpose of obtaining fe	deral Medicaid matching funds under the State's Medicaid program. If
an entity conducts, operates or maintains more than	1 nursing facility, the entity shall pay the quality assessment for each
separately licensed nursing facility. The quality ass	essment shall be charged on a per non-Medicare resident day basis as set
forth in subsection (b) of this section.	
(b) The quality assessment fees for each n	on-Medicare resident day shall:
(1) Shall for For assessment period	ods ending prior to June 1, 2013, not exceed:
a. \$14 per non-Medicare	resident day for each nursing facility that is described in paragraph
(d)(2) of this section; and	

49	b. \$16 per non-Medicare resident day for all other nursing facilities subject to the quality
50	assessment; and
51	(2) Shall for <u>For</u> assessment periods beginning on and after June 1, 2013, <u>be in amounts determined by</u>
52	the Secretaries of the Department of Finance and the Department of Health and Social Services on an annual basis
53	not later than May 1, which amounts shall not exceed equal:
54	a. \$9.3514.00 per non-Medicare resident day for each nursing facility that is described in
55	paragraph (d)(2) of this section; and
56	b. \$1226.00 per non-Medicare resident day for all other nursing facilities subject to the quality
57	assessment.
58	(c) The quality assessment imposed by this section shall be payable on a calendar quarter basis using returns
59	prescribed by the Department of Finance, which returns shall provide notice to nursing facilities by setting forth the quality
60	assessment amounts determined as provided in §6502(b)(2), and shall be available not less than thirty (30) days prior to the
61	start of the next calendar quarter. The assessment for each calendar quarter will be based upon non-Medicare resident days
62	for the 3-month period ending prior to the start of the last month in the calendar quarter. Payments shall be due as follows:
63	(1) For calendar quarters that end prior to the date of notification by CMS of the approval of the waiver,
64	and if required a state plan amendment, no later than 45 days after the date of the CMS approval letter;
65	(2) For calendar quarters that end after the date of notification by CMS of the approval of the waiver and
66	any required state plan amendment:
67	a. For the calendar quarter ending June 30: no later than the fifteenth day of the last month of
68	that quarter;
69	b. For all other <u>calendar</u> quarters: no later than 30 days after the end of the quarter.
70	(d) In accordance with the redistribution method set forth in 42 C.F.R. § 433.68(e)(1) and (2), DHSS shall seek a
71	waiver from CMS of the broad-based and uniform provider assessment requirements of federal law to exclude certain
72	nursing facilities from the quality assessment and to permit certain nursing facilities with a high volume of Medicaid
73	resident days or facilities with a high number of total annual resident days to pay the quality assessment at a lesser amount
74	per non-Medicare resident day. Such waiver shall seek authority from CMS for DHSS to:
75	(1) Exempt the following nursing facilities from the quality assessment:
76	a. Continuing care retirement communities as defined in § 6501 of this title; and
77	b. Nursing facilities with 46 or fewer beds.

78	(2) Lower the quality assessment for nursing facilities with greater than or equal to 45,00044,000 annual
79	Medicaid resident days based upon the most recent cost report ending in the calendar year prior to the state fiscal
80	year in which the assessment is applied.
81	(e) The Department of Finance shall, within 30 days after the return due date for each quarter, deposit the quality
82	assessments collected as follows:
83	(1) 90% of the quality assessments shall be deposited to the Nursing Facility Quality Assessment Fund
84	established pursuant to § 1180 of Title 16; and
85	(2) 10% of the quality assessments collected shall be deposited to the State's General Fund.
86	(f) The quality assessment fee imposed by this section shall be subject to and shall have available all provisions of
87	Chapter 5 of this title regarding procedures, administration, and enforcement.
88	(g) Within 7 days of receiving notification from CMS of the approval of the waiver and if required a state plan
89	amendment, DHSS shall notify the nursing facilities and the Department of Finance of:
90	(1) The CMS approval date, and
91	(2) The facilities that are subject to the quality assessment and those that are exempt and the reasons for
92	the exemption, and
93	(3) The specific dollar amounts of the per non-Medicare resident day quality assessment to be charged in
94	accordance with subsection (b) of this section, and
95	(4) Identify which facilities are subject to the differing assessment amounts specified in subsection (b) of
96	this section, and
97	(5) The date the quality assessments are due to be paid by nursing facilities to the Department of Finance.
98	Section 2. This Act shall become effective for tax periods beginning after May 31, 2013.

## **SYNOPSIS**

This bill allows the Secretaries of the Department of Finance and the Department of Health and Social Services, in consultation with one another, to establish the exact rates to be charged, subject to maximum rates set forth in the bill. The bill further provides that notice of the adjusted rates will be provided to the nursing facilities in the returns prescribed by the Department of Finance not less than thirty days before the start of the next calendar quarter.

Author: Senator McDowell

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