First Regular Session Seventy-third General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House

LLS NO. 21-0511.01 Brita Darling x2241

HOUSE BILL 21-1018

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A BILL FOR AN ACT

101	CONCERNING ALLOWING ADOPTIVE PARENTS WHO ARE PARTIES TO
102	ADOPTION ASSISTANCE AGREEMENTS TO PAY FOR MEDICAL
103	SERVICES THAT WOULD OTHERWISE BE REIMBURSABLE UNDER
104	THE MEDICAL ASSISTANCE PROGRAM.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill permits adoptive parents who are parties to an adoption assistance agreement (agreement) to pay for services or items from a provider that is not enrolled in the medical assistance program. These SENATE Amended 2nd Reading April 13, 2021

Reading Unamended March 10, 2021

3rd

Amended 2nd Reading March 9, 2021

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services or items would otherwise be reimbursable under the medical assistance program pursuant to the terms of the agreement. The adoptive parents must determine if the special needs of the child or youth require items or services from the provider and must enter into a documented agreement with the provider in which the adoptive parents agree to bear the cost of the items or services.

1 Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 26-7-107, amend (3)
and (5) as follows:

26-7-107. Determination of benefits - adoption assistance 4 5 agreement - review - definitions. (3) (a) Determination of the type and 6 amount of benefits to be provided must take into consideration the 7 circumstances of the adoptive family and the current and anticipated 8 needs of the eligible child or youth being adopted. In no case may the 9 amount of the monthly subsidy payment exceed the foster care 10 maintenance payment that would have been paid if the eligible child or 11 youth had been in foster care at the time of the eligible child CHILD's or 12 youth's adoption or at the time of renegotiation in the case of adoption 13 assistance adjustment. The amount of payments may be adjusted 14 periodically if either the needs of the eligible child or youth or the 15 circumstances of the family change, but only with the concurrence of the 16 adoptive parents.

(b) (I) IN ADDRESSING THE NEEDS OF AN ELIGIBLE ADOPTED
CHILD OR YOUTH, ADOPTIVE PARENTS MAY KNOWINGLY TAKE ON
ADDITIONAL COSTS FOR ITEMS OR SERVICES FOR THE CHILD OR YOUTH
BEING ADOPTED, WHICH ITEMS OR SERVICES ARE OTHERWISE COVERED
COSTS UNDER THE MEDICAL ASSISTANCE PROGRAM ESTABLISHED IN
ARTICLES 4, 5, AND 6 OF TITLE 25.5 AND IDENTIFIED AS BENEFITS IN

SECTION 26-7-106 (2)(b). THE LIMITATIONS ON RECIPIENT PAYMENTS
 CONTAINED IN SECTIONS 24-31-808 AND 25.5-4-301 DO NOT APPLY TO
 SUCH ADDITIONAL COSTS SO LONG AS THE ADOPTIVE PARENTS CONSENT TO
 BEAR THE COSTS AS PROVIDED IN SUBSECTION (3)(b)(II) OF THIS <u>SECTION</u>,
 <u>AND SO LONG AS THE PROVISIONS OF THIS SUBSECTION (3)(b) ARE NOT</u>
 <u>PROHIBITED UNDER FEDERAL LAW.</u>

7 (II) THE ADOPTIVE PARENTS MAY ENTER INTO A WRITTEN 8 AGREEMENT WITH A PROVIDER UNDER WHICH THE ADOPTIVE PARENTS 9 AGREE TO PAY FOR ADDITIONAL COSTS ASSOCIATED WITH ITEMS OR 10 SERVICES THAT ARE REIMBURSABLE UNDER THE MEDICAL ASSISTANCE 11 PROGRAM BUT, IN THE JUDGMENT OF THE ADOPTIVE PARENTS, MAY BE 12 REQUIRED FROM A PROVIDER THAT IS NOT ENROLLED IN THE MEDICAL 13 ASSISTANCE PROGRAM. UNDER THESE CIRCUMSTANCES, THE ADOPTIVE 14 PARENTS ARE LIABLE FOR THE COSTS OF SUCH ITEMS OR SERVICES AND 15 SHALL NOT SEEK REIMBURSEMENT UNDER THE ADOPTION ASSISTANCE 16 PROGRAM OR THE MEDICAL ASSISTANCE PROGRAM FOR THE COST OF SUCH 17 ITEMS OR SERVICES AFTER THE ITEMS OR SERVICES HAVE BEEN PROVIDED 18 AND PAID FOR PURSUANT TO A WRITTEN AGREEMENT DESCRIBED IN THIS 19 SUBSECTION (3)(b)(II). FURTHER, THE COUNTY DEPARTMENT IS NOT 20 REQUIRED TO COVER THE COST OF SUCH ITEMS OR SERVICES AS PART OF 21 THE CIRCUMSTANCES OF THE FAMILY OR THE ANTICIPATED NEEDS OF THE 22 ELIGIBLE CHILD OR YOUTH DURING SUBSIDY NEGOTIATIONS PURSUANT TO 23 THIS SECTION. NOTHING IN THIS SECTION PRECLUDES CONSIDERATION OF 24 ANY OTHER FAMILY CIRCUMSTANCES OR ANTICIPATED NEEDS FOR 25 PURPOSES OF NEGOTIATING ADOPTION ASSISTANCE.

26 (III) THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING
 27 SHALL SEEK ANY FEDERAL AUTHORIZATION NECESSARY UNDER THE

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1 MEDICAL ASSISTANCE PROGRAM, ESTABLISHED IN ARTICLES 4, 5, AN	060F
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2 <u>TITLE 25.5, FOR PURPOSES OF THIS SUBSECTION (3)(b).</u>

(5) An agreement entered into pursuant to SUBSECTION (1) OF this
section must be reviewed at least every three years. The county
departments shall provide written notice of the upcoming review to the
adoptive family.

SECTION 2. Safety clause. The general assembly hereby finds,
determines, and declares that this act is necessary for the immediate
preservation of the public peace, health, or safety.