## First Regular Session Seventy-third General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 21-1227

LLS NO. 21-0817.01 Brita Darling x2241

HOUSE SPONSORSHIP

Lontine and Soper, Bernett, Bird, Duran, Hooton, Michaelson Jenet, Ricks, Titone

Fields,

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# A BILL FOR AN ACT

101	<b>CONCERNING ME</b>	DICAL ASSIS	ГАМСЕ	PRC	OGRAM REQUIE	REMENTS FOR
102	NURSING	FACILITIES,	AND,	IN	CONNECTION	THEREWITH,

103 ESTABLISHING A DEMONSTRATION OF NEED.

### **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 <u>http://leg.colorado.gov</u>.)

The bill requires the department of health care policy and financing (department) to develop, analyze, and enforce a demonstration of need for each new nursing facility provider seeking medicaid certification. The requirement does not apply to a nursing facility provider certified prior to June 30, 2021.





The bill requires the medical services board to promulgate rules, no later than June 30, 2022, addressing the establishment of criteria to be used in determining a nursing facility provider's medicaid certification.

The bill allows the department to exempt nursing facilities with 5 or fewer medicaid beds from the current reimbursement methodology and instead require the facilities to be reimbursed at the statewide average rate.

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

2 SECTION 1. In Colorado Revised Statutes, add 25.5-6-209 as
3 follows:

4 25.5-6-209. Establishment of nursing facility provider 5 demonstration of need - criteria - rules. (1) THE STATE DEPARTMENT, 6 IN MAKING ANY MEDICAID CERTIFICATION DETERMINATION, SHALL 7 ENCOURAGE AN APPROPRIATE ALLOCATION OF PUBLIC HEALTH-CARE 8 RESOURCES AND THE DEVELOPMENT OF ALTERNATIVE OR SUBSTITUTE 9 METHODS OF DELIVERING HEALTH-CARE SERVICES SO THAT ADEQUATE 10 LONG-TERM CARE SERVICES ARE MADE REASONABLY AVAILABLE TO 11 EVERY OUALIFIED RECIPIENT WITHIN THE STATE AT THE APPROPRIATE 12 LEVEL OF CARE, AT THE LOWEST REASONABLE AGGREGATE COST, AND IN 13 THE LEAST RESTRICTIVE SETTING. MEDICAID CERTIFICATION 14 DETERMINATIONS SHALL BE MADE IN ACCORDANCE WITH OLMSTEAD V. 15 L.C., 527 U.S. 581 (1999).

16 (2) THE STATE DEPARTMENT SHALL DEVELOP, ANALYZE, AND
17 ENFORCE A DEMONSTRATION OF NEED TO DETERMINE THE VIABILITY OF
18 AND REQUIRED NEED FOR EACH NEW NURSING FACILITY PROVIDER SEEKING
19 MEDICAID CERTIFICATION. THE REQUIREMENT DOES NOT APPLY TO A
20 NURSING FACILITY PROVIDER CERTIFIED PRIOR TO JUNE 30, 2021.

21 (3) IN ORDER TO DETERMINE A VALID DEMONSTRATION OF NEED,
22 THE STATE DEPARTMENT SHALL, AT A MINIMUM, CONSIDER:

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(a) STATE DEMOGRAPHY OFFICE DATA ILLUSTRATING THE PRESENT
 OR IMPENDING NEED WITHIN THE REQUESTING NURSING FACILITY'S
 GEOGRAPHIC AREA;

4 (b) QUALITY AND PERFORMANCE DATA OF THE REQUESTING
5 NURSING FACILITY OR ASSOCIATED NURSING FACILITIES;

6 (c) BUSINESS CONTINUITY AND SOLVENCY INFORMATION OF THE
7 REQUESTING NURSING FACILITY OR ASSOCIATED NURSING FACILITIES;

8 (d) INPUT FROM THE DEPARTMENT OF PUBLIC HEALTH AND 9 ENVIRONMENT; THE DEPARTMENT OF LOCAL AFFAIRS; THE DEPARTMENT 10 OF REGULATORY AGENCIES; THE DEPARTMENT OF LABOR AND 11 EMPLOYMENT; AND ANY LOCAL GOVERNMENTS, INCLUDING CITIES AND 12 COUNTIES; AND

13 (e) MEASURABLE INNOVATIVE PRACTICES OF THE REQUESTING
14 NURSING FACILITY.

15 (4) NO LATER THAN JUNE 30, 2022, THE STATE BOARD SHALL 16 PROMULGATE RULES PURSUANT TO THE "STATE ADMINISTRATIVE 17 PROCEDURE ACT", ARTICLE 4 OF TITLE 24, ADDRESSING THE 18 ESTABLISHMENT OF CRITERIA TO BE USED IN DETERMINING A NURSING 19 FACILITY PROVIDER'S MEDICAID CERTIFICATION. THE STATE BOARD SHALL 20 PUBLICLY CONSIDER AND GATHER INPUT ON THE DEMONSTRATION OF NEED 21 CRITERIA PRIOR TO PROMULGATING RULES. THE STATE DEPARTMENT 22 SHALL CONSIDER INPUT FROM, AT A MINIMUM:

23 (a) DISABILITY ADVOCACY ORGANIZATIONS;

24 (b) URBAN NURSING FACILITY PROVIDERS;

25 (c) RURAL NURSING FACILITY PROVIDERS;

26 (d) Aging and older adult advocacy organizations; and

27 (e) NURSING FACILITY TRADE ORGANIZATIONS.

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SECTION 2. In Colorado Revised Statutes, 25.5-6-201, amend
 (4), (16), and (27); repeal (34); and add (9.5) as follows:

25.5-6-201. Special definitions relating to nursing facility
reimbursement. As used in this part 2, unless the context otherwise
requires:

6 (4) "Appraised value" means the determination by a qualified 7 appraiser who is a member of an institute of real estate appraisers, or its 8 equivalent, of the depreciated cost of replacement of a capital-related 9 asset to its current owner. The depreciated replacement appraisal shall 10 MUST be based on the "Boeckh Commercial Underwriter's Valuation 11 System for Nursing Homes" A NATIONALLY RECOGNIZED VALUATION 12 SYSTEM DETERMINED BY THE STATE DEPARTMENT. The depreciated cost 13 of replacement appraisal shall MUST be redetermined AT LEAST every four 14 years by new appraisals of the nursing facilities. The new appraisals shall 15 MUST be based upon rules promulgated by the state board.

16 (9.5) "CASE-MIX GROUP" MEANS THE SYSTEM FOR GROUPING A
17 NURSING FACILITY'S RESIDENTS ACCORDING TO THEIR CLINICAL AND
18 FUNCTIONAL STATUS AS IDENTIFIED FROM DATA SUPPLIED BY THE
19 FACILITY'S MINIMUM DATA SET AS PUBLISHED BY THE UNITED STATES
20 DEPARTMENT OF HEALTH AND HUMAN SERVICES.

(16) "Facility population distribution" means the number of
 Colorado nursing facility residents who are classified into each resource
 utilization CASE-MIX group as of a specific point in time.

(27) "Nursing weights" means numeric scores assigned to each
category of the resource utilization CASE-MIX groups that measure the
relative amount of resources required to provide nursing care to a nursing
facility provider's residents.

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(34) "Resource utilization groups" means the system for grouping
 a nursing facility's residents according to their clinical and functional
 statuses as identified from data supplied by the facility's minimum data
 set as published by the United States department of health and human
 services.

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SECTION 3. In Colorado Revised Statutes, 25.5-6-202, amend (2); and add (12) as follows:

8 25.5-6-202. **Providers** - nursing facility provider 9 reimbursement - exemption - rules. (2) The state department shall 10 further adjust and, subject to available appropriations, pay the per diem 11 rate to the nursing facility provider for the cost of direct health-care 12 services based upon the acuity or case-mix of the nursing facility provider 13 residents in order to provide for the resource utilization of its residents. 14 The state department shall determine this adjustment in accordance with 15 each resident's status as identified and reported by the nursing facility 16 provider on its federal medicare and medicaid minimum data set 17 assessment. The state department shall establish a case-mix index for 18 each nursing facility provider according to the resource utilization groups 19 system, using only nursing weights CASE-MIX GROUP DETERMINED BY THE 20 STATE DEPARTMENT. The state department shall calculate nursing weights 21 based upon standard nursing time studies and weighted by facility 22 population distribution and Colorado-specific nursing salary ratios. The 23 state department shall determine an average case-mix index for each 24 nursing facility provider's medicaid residents on a quarterly basis.

(12) THE STATE DEPARTMENT MAY EXEMPT FACILITIES WITH FIVE
 OR FEWER MEDICAID BEDS FROM THE METHODOLOGY DESCRIBED IN THIS
 SECTION AND INSTEAD REQUIRE THE FACILITIES TO BE REIMBURSED AT THE

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#### 1 STATEWIDE AVERAGE RATE.

2 SECTION 4. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the 3 4 ninety-day period after final adjournment of the general assembly; except 5 that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this 6 7 act within such period, then the act, item, section, or part will not take 8 effect unless approved by the people at the general election to be held in November 2022 and, in such case, will take effect on the date of the 9 official declaration of the vote thereon by the governor. 10