

General Assembly

February Session, 2022

Substitute Bill No. 441

AN ACT CONCERNING A CREDIT FOR AMBULATORY SURGICAL CENTERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 12-263aaa of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2023, and applicable to calendar quarters commencing on or after July 1, 2023*):

5 (a) As used in this section and sections 12-263bbb to 12-263fff, 6 inclusive, unless the context otherwise requires:

7 (1) "Ambulatory surgical center" means any distinct entity that (A) 8 operates exclusively for the purpose of providing surgical services to 9 patients not requiring hospitalization and in which the expected 10 duration of services would not exceed twenty-four hours following an 11 admission, (B) has an agreement with the Centers for Medicare and 12 Medicaid Services to participate in Medicare as an ambulatory surgical 13 center, and (C) meets the general and specific conditions for 14 participation in Medicare set forth in 42 CFR Part 416, Subparts B and 15 C, as amended from time to time;

16 (2) "Ambulatory surgical center services" means only those 17 procedures or services included in a facility fee payment to an 18 ambulatory surgical center facility associated with each surgical 19 procedure and that are not reimbursable ancillary or professional 20 procedures or services. "Ambulatory surgical services" includes facility 21 services only and does not include surgical procedures, physicians' 22 services, anesthetists' services, radiology services, diagnostic services or 23 ambulance services, if such procedures or services would be reimbursed 24 as a separate line item from facility services under 42 CFR 416.164(a), as 25 amended from time to time;

(3) "Gross receipts" means the amount received, whether in cash or in
kind, from patients, third-party payers and others for taxable
ambulatory surgical center services provided by the ambulatory
surgical center in the state, including retroactive adjustments under
reimbursement agreements with third-party payers, without any
deduction for any expense of any kind;

(4) "Net revenue" means gross receipts less payer discounts, charity
care and bad debts, to the extent the ambulatory surgical center
previously paid tax under this section on the amount of such bad debts;

(5) "Payer discounts" means the difference between an ambulatory
surgical center's published charges and the payments received by the
ambulatory surgical center from one or more health care payers for a
rate or method of payment that is different than or discounted from such
published charges. "Payer discounts" does not include charity care or
bad debts;

41 (6) "Charity care" means free or discounted health care services 42 rendered by an ambulatory surgical center to an individual who cannot afford to pay for such services, including, but not limited to, health care 43 44 services provided to an uninsured patient who is not expected to pay all 45 or part of an ambulatory surgical center's bill based on income 46 guidelines and other financial criteria set forth in the general statutes or 47 in an ambulatory surgical center's charity care policies on file at the 48 office of such center. "Charity care" does not include bad debts or payer 49 discounts;

50 (7) "Received" means received or accrued, construed according to the
51 method of accounting customarily employed by the ambulatory
52 surgical center;

(8) "Medicaid" means the program operated by the Department of
Social Services pursuant to section 17b-260 and authorized by Title XIX
of the Social Security Act, as amended from time to time;

(9) "Medicare" means the programs operated by the Centers for
Medicare and Medicaid Services in accordance with Title XVIII of the
Social Security Act, as amended from time to time, including, but not
limited to, those programs established pursuant to Parts A, B and C of
Title XVIII of said act, as amended from time to time;

61 (10) "Medicaid investment" means an amount, as selected by each 62 ambulatory surgical center, equal to (A) fifty per cent of the aggregate 63 Medicaid payments received by the ambulatory surgical center during 64 the applicable reporting period for the provision of ambulatory surgical 65 center services, or (B) fifty per cent of the difference between the 66 aggregate amount of Medicaid payments received by the ambulatory 67 surgical center during the applicable reporting period for the provision 68 of ambulatory surgical center services and the aggregate amount of 69 Medicaid payments that would have been received by a hospital during 70 the applicable reporting period if substantially similar services had been 71 performed at a hospital;

- 72 (11) "State health plan investment" means an amount equal to twenty-
- 73 five per cent of the aggregate payments received, from or on behalf of
- 74 each individual who is covered under a health plan pursuant to section
- 75 <u>5-259, by an ambulatory surgical center during the applicable reporting</u>
- 76 period for the provision of ambulatory surgical center services;
- [(10)] (12) "Commissioner" means the Commissioner of Revenue
 Services; and
- 79 [(11)] (13) "Department" means the Department of Revenue Services.

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(b) For each calendar quarter commencing on or after July 1, 2023,
there is hereby imposed a tax on each ambulatory surgical center in this
state to be paid each calendar quarter.

83 (1) The tax imposed by this section for each calendar quarter shall be 84 at the rate of three per cent of each ambulatory surgical center's net 85 revenue received during the calendar quarter, except that such tax shall 86 not be imposed on any amount of such net revenue that constitutes any 87 of the following: (A) Net revenue of a hospital that is subject to the tax 88 imposed under section 12-263q; (B) Medicaid payments received by the 89 ambulatory surgical center for the provision of ambulatory surgical 90 center services; and (C) Medicare payments received by the ambulatory 91 surgical center for the provision of ambulatory surgical center services.

92 (2) Each ambulatory surgical center doing business in the state shall, 93 on or before the last day of January, April, July and October of each year, 94 render to the commissioner a return, on forms prescribed or furnished 95 by the commissioner, reporting the name and location of such 96 ambulatory surgical center, the entire amount of net revenue received 97 by such ambulatory surgical center during the calendar quarter ending 98 on the last day of the preceding month and such other information as 99 the commissioner deems necessary for the proper administration of this 100 section. Except as provided in subdivision (3) of this subsection, the tax 101 imposed under this section shall be due and payable on the due date of 102 such return. Each ambulatory surgical center shall be required to file 103 such return electronically with the department and to make payment of 104 such tax by electronic funds transfer in the manner provided by chapter 105 228g, regardless of whether such ambulatory surgical center would 106 have otherwise been required to file such return electronically or to 107 make such tax payment by electronic funds transfer under the 108 provisions of chapter 228g.

(3) (A) Any ambulatory surgical center may file, on or before the due
date of a payment of tax imposed under this section, a request for a
reasonable extension of time for such payment for reasons of undue
hardship. Undue hardship shall be demonstrated by a showing that the

113 ambulatory surgical center is at substantial risk of defaulting on a bond 114 or loan covenant or similar obligation if such ambulatory surgical center 115 were to make payment on the due date of the amount for which the 116 extension is requested. Such request shall be filed on forms prescribed 117 by the commissioner and shall include complete information of such 118 ambulatory surgical center's inability, due to undue hardship, to make 119 payment of the tax on or before the due date of such payment. The 120 commissioner shall not grant any extension for a general statement of 121 hardship by an ambulatory surgical center or for the convenience of an 122 ambulatory surgical center.

123 (B) The commissioner may grant an extension if the commissioner 124 determines an undue hardship exists. Such extension shall not exceed 125 three months from the original due date of the payment, except that the 126 commissioner may grant an additional extension not exceeding three 127 months from the initial extended due date of the payment (i) upon the 128 filing of a subsequent request by the ambulatory surgical center on or 129 before the extended due date of the payment, on forms prescribed by the commissioner, and (ii) upon a showing of extraordinary 130 131 circumstances, as determined by the commissioner.

132 (4) If the commissioner grants an extension pursuant to subdivision 133 (3) of this subsection, no penalty shall be imposed and no interest shall 134 accrue during the period of time for which an extension is granted if the 135 ambulatory surgical center pays the tax due on or before the extended 136 due date of the payment. If the ambulatory surgical center does not pay 137 such tax by the extended due date, a penalty shall be imposed in 138 accordance with subsection [(c)] (d) of this section and interest shall begin to accrue at a rate of one per cent per month for each month or 139 fraction thereof from the extended due date of such tax until the date of 140 141 payment.

(5) Nothing in this section shall prohibit an ambulatory surgicalcenter from seeking remuneration for the tax imposed by this section.

144 (c) Each ambulatory surgical center shall be allowed, for each

145 reporting period, a credit against the tax imposed under subsection (b) 146 of this section in an amount equal to the sum of the Medicaid investment 147 and the state health plan investment. If the amount of the credit allowed pursuant to this subsection exceeds the ambulatory surgical center's tax 148 149 liability for the tax imposed under subsection (b) of this section, the 150 ambulatory surgical center shall file a claim for refund in accordance 151 with the provisions of section 12-263ccc. Upon verification of the claim, the commissioner shall treat such excess as an overpayment and shall 152 153 refund such excess, without interest, to the ambulatory surgical center.

154 [(c)] (d) (1) Except as provided in subdivision (3) of subsection (b) of 155 this section, if any ambulatory surgical center fails to pay the amount of 156 tax reported to be due on such ambulatory surgical center's return within the time specified under the provisions of this section, there shall 157 158 be imposed a penalty equal to ten per cent of such amount due and 159 unpaid or fifty dollars, whichever is greater. The tax shall bear interest 160 at the rate of one per cent per month or fraction thereof from the due 161 date of such tax until the date of payment.

162 (2) If any ambulatory surgical center has not filed its return within 163 one month of the due date of such return, the commissioner may file 164 such return at any time thereafter, according to the best information 165 obtainable and according to the forms prescribed. There shall be added 166 to the tax imposed upon the basis of such return an amount equal to ten 167 per cent of such tax or fifty dollars, whichever is greater. The tax shall 168 bear interest at the rate of one per cent per month or fraction thereof 169 from the due date of such tax until the date of payment.

(3) Subject to the provisions of section 12-3a, the commissioner may
waive all or part of the penalties provided under this subsection when
it is proven to the commissioner's satisfaction that the failure to pay any
tax on time was due to reasonable cause and was not intentional or due
to neglect.

(4) The commissioner shall notify the Commissioner of SocialServices of any amount delinquent under this section and, upon receipt

of such notice, the Commissioner of Social Services shall deduct and
withhold such amount from amounts otherwise payable by the
Department of Social Services to the delinquent ambulatory surgical
center.

181 [(d)] (e) (1) Any person required under this section to pay any tax, file 182 a return, keep any records or supply any information and who wilfully 183 fails, at the time required by law, to pay such tax, file such return, keep 184 such records or supply such information shall, in addition to any other 185 penalty provided by law, be fined not more than one thousand dollars or imprisoned not more than one year, or both. As used in this 186 187 subsection, "person" includes any officer or employee of an ambulatory 188 surgical center under a duty to pay such tax, file such return, keep such 189 records or supply such information. Notwithstanding the provisions of 190 section 54-193, no person shall be prosecuted for a violation of the 191 provisions of this subsection committed on or after July 1, 1997, except 192 within three years after such violation has been committed.

193 (2) Any person who wilfully delivers or discloses to the commissioner 194 or the commissioner's authorized agent any list, return, account, 195 statement or other document, known by such person to be fraudulent 196 or false in any material matter, shall, in addition to any other penalty 197 provided by law, be guilty of a class D felony. No person shall be 198 charged with an offense under both this subdivision and subdivision (1) 199 of this subsection in relation to the same tax period but such person may 200 be charged and prosecuted for both such offenses upon the same 201 information.

[(e)] (f) For the fiscal year ending June 30, 2024, and each fiscal year thereafter, the Comptroller is authorized to record as revenue for each fiscal year the amount of tax imposed under the provisions of this section prior to the end of each fiscal year and which tax is received by the Commissioner of Revenue Services not later than five business days after the last day of July immediately following the end of each fiscal year.

- 209 Sec. 2. (*Effective from passage*) Section 465 of public act 21-2 of the June
- 210 special session shall take effect July 1, 2023, and shall be applicable to
- 211 calendar quarters commencing on or after July 1, 2023.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2023, and applicable to calendar quarters commencing on or after July 1, 2023	12-263aaa
Sec. 2	from passage	New section

FIN Joint Favorable Subst.