8671

IN ASSEMBLY

January 10, 2022

Introduced by M. of A. STIRPE -- read once and referred to the Committee on Health

AN ACT to amend the social services law and the public health law, in relation to providing increased rates for private duty nursing services that are provided to medically fragile adults

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Subdivisions 2 and 3 of section 367-r of the social 2 services law, subdivision 2 as amended and subdivision 3 as added by 3 section 2 of part PP of chapter 56 of the laws of 2020, are amended to 4 read as follows:

5 2. Medically fragile children and adults. (a) In addition, the б commissioner shall further increase rates for private duty nursing 7 services that are provided to medically fragile children to ensure the availability of such services to such children. Furthermore, no later 8 9 than sixty days after the chapter of the laws of two thousand twenty-two 10 that amended this subdivision takes effect, increased rates shall be 11 extended for private duty nursing services provided to medically fragile 12 **<u>adults</u>**. In establishing rates of payment under this subdivision, the commissioner shall consider the cost neutrality of such rates as related 13 14 to the cost effectiveness of caring for medically fragile children and 15 adults in a non-institutional setting as compared to an institutional 16 setting. Medically fragile children shall, for the purposes of this 17 subdivision, have the same meaning as in subdivision three-a of section thirty-six hundred fourteen of the public health law. For purposes of 18 this subdivision, "medically fragile adult" shall be defined as any 19 individual who previously qualified as a medically fragile child but no 20 21 longer meets the age requirement. Such increased rates for services 22 rendered to such children and adults may take into consideration the 23 elements of cost, geographical differentials in the elements of cost 24 considered, economic factors in the area in which the private duty nurs-25 ing service is provided, costs associated with the provision of private 26 duty nursing services to medically fragile children and adults, and the need for incentives to improve services and institute economies and such 27

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD13224-03-1

increased rates shall be payable only to those private duty nurses who 1 can demonstrate, to the satisfaction of the department of health, satis-2 3 factory training and experience to provide services to such children and 4 adults. Such increased rates shall be determined based on application 5 of the case mix adjustment factor for AIDS home care program services б rates as determined pursuant to applicable regulations of the department 7 of health. The commissioner may promulgate regulations to implement the 8 provisions of this subdivision.

9 (b) Private duty nursing services providers which have their rates 10 adjusted pursuant to paragraph (b) of subdivision one of this section 11 and paragraph (a) of this subdivision shall use such funds solely for 12 the purposes of recruitment and retention of private duty nurses or to ensure the delivery of private duty nursing services to medically frag-13 14 ile children and adults and are prohibited from using such funds for any 15 other purpose. Funds provided under paragraph (b) of subdivision one of 16 this section and paragraph (a) of this subdivision are not intended to 17 supplant support provided by a local government. Each such provider, with the exception of self-employed private duty nurses, shall submit, 18 19 at a time and in a manner to be determined by the commissioner of health, a written certification attesting that such funds will be used 20 21 solely for the purpose of recruitment and retention of private duty 22 nurses or to ensure the delivery of private duty nursing services to 23 medically fragile children and adults. The commissioner of health is authorized to audit each such provider to ensure compliance with the 24 25 written certification required by this subdivision and shall recoup all 26 funds determined to have been used for purposes other than recruitment 27 and retention of private duty nurses or the delivery of private duty 28 nursing services to medically fragile children and adults. Such recoup-29 ment shall be in addition to any other penalties provided by law.

30 (c) The commissioner of health shall, subject to the provisions of 31 paragraph (b) of this subdivision, and the provisions of subdivision 32 three of this section, and subject to the availability of federal financial participation, annually increase fees for the fee-for-service 33 34 reimbursement of private duty nursing services provided to medically fragile children by fee-for-service private duty nursing services 35 36 providers who enroll and participate in the provider directory pursuant 37 to subdivision three of this section, over a period of three years, 38 commencing October first, two thousand twenty, by one-third annual 39 increments, until such fees for reimbursement equal the final benchmark 40 payment designed to ensure adequate access to the service. In developing such benchmark the commissioner of health may utilize the average two 41 42 thousand eighteen Medicaid managed care payments for reimbursement of 43 such private duty nursing services. The commissioner may promulgate 44 regulations to implement the provisions of this paragraph.

45 (d) The commissioner of health shall, subject to the provisions of 46 paragraph (b) of this subdivision, and the provisions of subdivision 47 three of this section, and subject to the availability of federal finan-48 cial participation, increase fees for the fee-for-service reimbursement of private duty nursing services provided to medically fragile adults by 49 fee-for-service private duty nursing services providers who enroll and 50 participate in the provider directory pursuant to subdivision three of 51 52 this section, no later than sixty days after the chapter of the laws of 53 two thousand twenty-two that amended this subdivision takes effect, so 54 such fees for reimbursement equal the benchmark payment designed to ensure adequate access to the service. In developing such benchmark the 55 commissioner of health may utilize the average two thousand twenty Medi-56

caid managed care payments for reimbursement of such private duty nurs-1 ing services. The commissioner may promulgate regulations to implement 2 3 the provisions of this paragraph. 4 Provider directory for fee-for-service private duty nursing 3. 5 services provided to medically fragile children and adults. The commisб sioner of health is authorized to establish a directory of qualified 7 providers for the purpose of promoting the availability and ensuring 8 delivery of fee-for-service private duty nursing services to medically 9 fragile children [and individuals transitioning out of such category of 10 **care**] **and adults**. Qualified providers enrolling in the directory shall 11 ensure the availability and delivery of and shall provide such services 12 to those individuals as are in need of such services, and shall receive 13 increased reimbursement for such services pursuant to [paragraph (c)] paragraphs (c) and (d) of subdivision two of this section. The directory 14 15 shall offer enrollment to all private duty nursing services providers to 16 promote and ensure the participation in the directory of all nursing 17 services providers available to serve medically fragile children and 18 adults. 19 § 2. Subdivision 3-a of section 3614 of the public health law, as amended by section 9 of part C of chapter 109 of the laws of 2006, is 20 21 amended to read as follows: 22 3-a. Medically fragile children and adults. Rates of payment for 23 continuous nursing services for medically fragile children and adults provided by a certified home health agency, a licensed home care 24 25 services agency or a long term home health care program shall be estab-26 lished to ensure the availability of such services, whether provided by 27 registered nurses or licensed practical nurses who are employed by or 28 under contract with such agencies or programs, and shall be established 29 a rate that is at least equal to rates of payment for such services at rendered to patients eligible for AIDS home care programs; provided, 30 31 however, that a certified home health agency, a licensed home care 32 services agency or a long term home health care program that receives 33 such enhanced rates for continuous nursing services for medically frag-34 ile children and adults shall use such enhanced rates to increase 35 payments to registered nurses and licensed practical nurses who provide 36 such services. In the case of services provided by certified home health 37 agencies and long term home health care programs through contracts with 38 licensed home care services agencies, rate increases received by such 39 certified home health agencies and long term home health care programs 40 pursuant to this subdivision shall be reflected in payments made to the registered nurses or licensed practical nurses employed by such licensed 41 home care services agencies to render services to these children and 42 43 adults. In establishing rates of payment under this subdivision, the 44 commissioner shall consider the cost neutrality of such rates as related 45 to the cost effectiveness of caring for medically fragile children and 46 adults in a non-institutional setting as compared to an institutional 47 setting. For the purposes of this subdivision, a medically fragile child shall mean a child who is at risk of hospitalization or institutionali-48 including but not limited to children who are technologically-49 zation, 50 dependent for life or health-sustaining functions, require complex medi-51 cation regimen or medical interventions to maintain or to improve their 52 health status or are in need of ongoing assessment or intervention to 53 prevent serious deterioration of their health status or medical compli-

54 cations that place their life, health or development at risk, but who 55 are capable of being cared for at home if provided with appropriate home 56 care services, including but not limited to case management services and

1	continuous nursing services. For the purposes of this subdivision, a
2	medically fragile adult shall mean any individual who previously quali-
3	fied as a medically fragile child but no longer meets the age require-
4	ment. The commissioner shall promulgate regulations to implement
5	provisions of this subdivision and may also direct the providers speci-
6	fied in this subdivision to provide such additional information and in
7	such form as the commissioner shall determine is reasonably necessary to
8	implement the provisions of this subdivision.
9	§ 3. This act shall take effect immediately.