STATE OF NEW YORK

5685

2021-2022 Regular Sessions

IN ASSEMBLY

February 23, 2021

Introduced by M. of A. GOTTFRIED, GUNTHER, GALEF, CLARK, TAYLOR, PAULIN, ABINANTI, BICHOTTE HERMELYN, McDONALD, HEVESI, BRONSON, WALLACE, STECK, DINOWITZ, THIELE, PERRY -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to establishing a required resident care spending ratio for nursing homes

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

1 Section 1. The public health law is amended by adding a new section 2 2805-ee to read as follows: 3 § 2805-ee. Nursing home direct care ratio. 1. As used in this section, the following terms have the following meanings: 4 5 (a) "Resident care" means: (i) direct care by certified nurse aides, б licensed practical nurses, and registered nurses; (ii) support services 7 including housing, laundry, housekeeping, food service, nurse adminis-8 tration, activity program, social services and transportation as identified in reports required by the department; (iii) ancillary program 9 10 services including medical, dental, podiatric and laboratory services, 11 inhalation and other physical, mental, occupational therapeutics as 12 identified in reports required by the department; and (iv) program 13 services for residents including personal grooming, as identified in 14 reports required by the department. Resident care does not include 15 administrative costs other than nurse administration, capital costs, 16 rent, or debt service. 17 (b) "Resident care amount" means the amount spent by the nursing home 18 for care of residents of the nursing home; provided that for any amount 19 spent for contracted or purchased personal services, only eighty percent 20 of that amount shall count as spending on resident care.

21 (c) "Total operating revenue" means the revenue received by the nurs-

22 ing home from or on behalf of residents of the nursing home, government

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

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1	payers, or third-party payers, to pay for a resident's occupancy of the
2	nursing home, resident care, and the operation of the nursing home.
3	(d) "Required resident care percentage" means the ratio of a nursing
4	home's resident care amount to its total operating revenue, expressed as
5	a percentage, for a calendar year, required by subdivision two of this
6	section.
7	(e) "Direct care service amount" means the portion of the resident
8	care amount attributable to costs under subparagraph (i) of paragraph
9	(a) of this subdivision.
10	(f) "Resident care deficit" means the amount, in dollars, by which the
11	nursing home's resident care amount is less than the amount necessary to
12	achieve the required resident care percentage, where it is less.
13	(g) "Direct care service deficit" means the amount, in dollars, by
14	which the nursing home's direct service amount is less than sixty
15	percent of the resident care amount, in dollars, necessary to achieve
16	the required resident care percentage, where it is less.
17	2. Every nursing home shall, in every calendar year, spend at least
18	(a) the resident care amount necessary to achieve the required resident
19	care percentage and (b) a sufficient direct care service amount so it
20	does not have a direct care service deficit. For the calendar year two
21	thousand twenty-two, the required resident care percentage shall be
22	seventy percent. For the calendar year two thousand twenty-three, the
23	required resident care percentage shall be eighty percent. For the
24	calendar year two thousand twenty-four and every year thereafter, the
25	required resident care percentage shall be ninety percent.
26	3. For any calendar year in which a nursing home has a resident care
27	deficit or direct care service deficit, it shall pay to the department an amount equal to what the nursing home would have had to spend to
28	
29	avoid having either deficit, payable in a manner and time determined by
30	the commissioner in regulations. Where a nursing home does not pay as
31	required by this subdivision, the commissioner shall sue the nursing
32	home to obtain the unpaid amount, deduct the unpaid amount from medical
33	assistance payments otherwise due to the nursing home, or a combination
34	of those methods. Moneys so collected shall be transferred to the nurs-
35	ing home quality improvement demonstration program, to be used under
36	subdivision six of section twenty-eight hundred eight-d of this article
37	in support of projects or programs designed to improve specific areas of
38	quality of care.
39	4. For purposes of this section, a nursing home's spending, revenue
40	and percentages of various amounts shall be calculated on an accrual
41	basis, under regulations of the commissioner.
42	5. The commissioner shall make regulations, make medical assistance
43	state plan amendments, seek waivers from the federal centers for Medi-
44	care and Medicaid services, and take other actions reasonably necessary
45	to implement this section.
46	6. The commissioner shall, by regulations and otherwise, make sure
47	that reports by nursing homes under section twenty-eight hundred five-e
48	of this article include information as to all items referred to in this
49	section and organize that information consistent with the terms of this
50	section.
51	§ 2. This act shall take effect immediately.