STATE OF NEW YORK

2117--A

2021-2022 Regular Sessions

IN SENATE

January 19, 2021

- Introduced by Sens. RIVERA, COMRIE, HOYLMAN, JACKSON, SAVINO, SEPULVEDA, STAVISKY -- read twice and ordered printed, and when printed to be committed to the Committee on Health -- recommitted to the Committee on Health in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the public health law, in relation to rates of payment for certified home health agencies

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

1 Section 1. Paragraph (b) of subdivision 13 of section 3614 of the 2 public health law, as added by section 4 of part H of chapter 59 of the 3 laws of 2011, is amended to read as follows:

4 (b) Initial base year episodic payments shall be based on Medicaid 5 paid claims, as determined and adjusted by the commissioner to achieve б savings comparable to the prior state fiscal year, for services provided 7 by all certified home health agencies in the base year two thousand 8 nine. Subsequent base year episodic payments may be based on Medicaid 9 paid claims for services provided by all certified home health agencies 10 in a base year subsequent to two thousand nine, as determined by the 11 commissioner, provided, however, that such base year adjustment shall be 12 made not less frequently than every three years. In determining case mix, each patient shall be classified using a system based on measures 13 which may include, but not limited to, clinical and functional measures, 14 as reported on the federal Outcome and Assessment Information Set 15 16 (OASIS), as may be amended. Notwithstanding any inconsistent provision 17 of law or regulation, in addition to the base year adjustment provided 18 for in this paragraph, for the rate year commencing April first, two thousand twenty-two, the commissioner shall provide for a ten percent 19 20 increase in the base episodic payment, and in the individual rates for 21 services exempt from episodic payments under paragraph (a) of this

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

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1	subdivision, from funds available for the Medical Assistance program.
2	Provided, further, that for rate years beginning April first, two thou-
3	sand twenty-two and after, the commissioner is authorized to increase
4	the episodic payment level for costs not reflected in the statewide
5	base, subject to the approval of the state budget director, including
6	the cost of: inflationary increases in the health care market basket
7	and/or consumer price index impacting providers; new state or federally
8	mandated program regulatory requirements; home care staff recruitment
9	and retention needs, particularly in shortage areas and disciplines;
10	facilitating provider capability to further align with state health
11	reform models and policy goals; health care clinical and information
12	technology investments approved by the commissioner; and other matters
13	the commissioner determines appropriate.
14	§ 2. The public health law is amended by adding a new section 3614-f
15	to read as follows:
16	§ 3614-f. Standards for home care services payments. 1. Legislative
17	intent. Adequate reimbursement for home care services is essential to
18	the policies set forth in section thirty-six hundred of this article as
19	well as state policies contingent on access, availability and quality of
20	these services. The degree of variability across state regulated home
21	care rates, episodic payments, fees for individual home care services,
22	and negotiated payments, leaves the home care system without a standard
23	basis of payment and stable revenue necessary to budget, plan and ensure
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