9034

IN ASSEMBLY

February 5, 2024

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

AN ACT relating to complex care assistants and home care services and supplementing

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

1 Section 1. As used in this act: (a) "family member" means a child, 2 parent, parent-in-law, sibling, grandparent, grandchild, spouse, domes-3 tic partner, or one partner in a civil union couple, or any other indi-4 vidual related by blood, and any other individual with a close associ-5 ation that is the equivalent of a family relationship; and

6 (b) "complex care assistant" means a family member who is certified by 7 the department of health after passing an in-person examination which 8 tests the proficiency and competence of performing the tasks required to 9 care for a medically fragile child which can include, but is not limited 10 to, medication administration, airway clearance therapies, tracheostomy 11 care, intravenous line care, ventilator care, enteral care and other 12 tasks approved by the board of nursing for an individual under 21 years 13 of age.

14 § 2. (a) No later than one year after the effective date of this act 15 and receipt of federal approval for the program established pursuant to 16 this act, the state Medicaid director within the department of health 17 shall establish a program under which a family member of an enrollee in Medicaid may be certified as a complex care assistant and, after receiv-18 ing such certification may, under the direction of a registered nurse, 19 provide complex care assistant services to the enrollee through a private duty nursing agency under the reimbursement rates established 20 21 22 under subdivision (d) of this section, provided that the enrollee is a 23 medically fragile child as defined in section 4401 of the public health 24 law and qualifies for private duty nursing services under Medicaid. Such 25 program shall operate as a New York Medicaid private duty nursing bene-26 fit. The department shall develop an assessment tool that will allow the 27 division to identify enrollees who meet these eligibility criteria read-28 ily.

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

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(b) The program established under this act shall require a family 1 member to complete all training, testing, and other qualification crite-2 ria required under state and federal law for certification as a complex 3 4 care assistant. The private duty nursing agency that will employ the 5 family member to provide complex care assistant services to the enrollee 6 shall pay all costs for the family member to become certified as a 7 complex care assistant and to receive certification as a complex care 8 assistant from the department of health, before providing services under 9 the program established pursuant to this act. In no case shall a family 10 member who becomes a complex care assistant under the provisions of this 11 section be required to repay or reimburse the licensed home care services and certified private duty nursing agencies for the costs of 12 13 the family member becoming certified as a complex care assistant under 14 the program.

15 (c) An individual certified to practice as a complex care assistant 16 must complete a training program and shall pass an in-person examination 17 approved by the department that demonstrates the applicant's competence and proficiency. Such training program shall include the following: 18 19 medication administration, airway clearance therapies, tracheostomy care, intravenous line care, ventilator care, enteral care and other 20 21 tasks approved by the board of nursing for an individual under 21 years 22 of age.

23 (d) Complex care assistant services provided by a family member of a 24 Medicaid enrollee who becomes certified as a complex care assistant 25 under the program established pursuant to this act shall be reimbursed 26 to a private duty nursing agency at a rate of no less than thirty-six 27 dollars for complex care assistant services downstate and thirty-three 28 dollars upstate. For care assistant high tech services it shall be at a 29 rate no less than forty-two dollars downstate and thirty-seven dollars 30 upstate. Cost of living adjustments to such rates shall be reviewed by 31 the department bi-annually and such rates adjusted accordingly based 32 upon any increases to the United States bureau of labor statistics 33 consumer price index.

(e) The state Medicaid director, no later than three years after the date the program is established under this act, shall prepare and submit a report to the governor and the legislature concerning the viability of such program and the director's recommendations concerning such program. § 3. The state Medicaid director shall adopt rules and regulations as necessary to implement the provisions of this act.

40 § 4. The state Medicaid director shall apply for such state plan 41 amendments or waivers as may be necessary to implement the provisions of 42 this act and secure federal financial participation for state Medicaid 43 expenditures under the federal Medicaid program.

44 § 5. This act shall take effect immediately.