



January 28, 2011

SENATE BILL No. 460

DIGEST OF SB 460 (Updated January 26, 2011 2:38 pm - DI 104)

Citations Affected: IC 12-7; IC 12-15; IC 16-18; IC 16-28.

Synopsis: Quality assessment and moratorium. Requires and sets forth the procedure for an institutional provider and a noninstitutional provider to reimburse the office of the secretary of family and social services for, or appeal a determination of, certain Medicaid overpayments made to the provider. Changes the timeframe that a provider has to repay an overpayment from 60 days to 300 days. Extends: (1) the collection of a nursing facility quality assessment fee with changes to the amount collected and the amount and to whom the dollars are dispersed; and (2) a moratorium on the certification of new or converted comprehensive care beds for participation in the state Medicaid program; until June 30, 2014. Creates a moratorium on the construction and licensure of comprehensive care health facility beds until June 30, 2014. Allows a health facility to transfer replacement bed licenses and Medicaid bed certifications under certain circumstances.

Effective: July 1, 2011.

Miller, Lawson C, Breaux

January 12, 2011, read first time and referred to Committee on Health and Provider Services.

January 27, 2011, amended, reported favorably — Do Pass; reassigned to Committee on Appropriations.

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SB 460—LS 7436/DI 104+



January 28, 2011

First Regular Session 117th General Assembly (2011)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2010 Regular Session of the General Assembly.

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SENATE BILL No. 460

A BILL FOR AN ACT to amend the Indiana Code concerning health.

Be it enacted by the General Assembly of the State of Indiana:

- 1 SECTION 1. IC 12-7-2-119.5 IS ADDED TO THE INDIANA
- 2 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
- 3 [EFFECTIVE JULY 1, 2011]: **Sec. 119.5. "Institutional provider",**
- 4 **for purposes of IC 12-15-13-4, has the meaning set forth in**
- 5 **IC 12-15-13-4(a).**
- 6 SECTION 2. IC 12-7-2-132.2 IS ADDED TO THE INDIANA
- 7 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
- 8 [EFFECTIVE JULY 1, 2011]: **Sec. 132.2. "Noninstitutional**
- 9 **provider", for purposes of IC 12-15-13-3, has the meaning set forth**
- 10 **in IC 12-15-13-3(a).**
- 11 SECTION 3. IC 12-15-13-3, AS AMENDED BY P.L.8-2005,
- 12 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
- 13 JULY 1, 2011]: **Sec. 3. (a) As used in this section, "noninstitutional**
- 14 **provider" means any Medicaid provider other than the following:**
- 15 **(1) A health facility licensed under IC 16-28.**
- 16 **(2) An ICF/MR (as defined in IC 16-29-42).**
- 17 **(b) If the office of the secretary or the office of the secretary's**

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1 **designee** believes that an overpayment to a **noninstitutional** provider
2 has occurred, the office of the secretary **or the office of the secretary's**
3 **designee** may do the following:

4 (1) Notify the **noninstitutional** provider in writing that the office
5 of the secretary **or the office of the secretary's designee** believes
6 that an overpayment has occurred.

7 (2) ~~Request Demand~~ in the notice that the **noninstitutional**
8 provider repay the amount of the alleged overpayment, including
9 interest:

10 (A) due from the **noninstitutional** provider; and
11 (B) accruing from the date of overpayment.

12 ~~(b)~~ (c) A **noninstitutional** provider who receives a notice and
13 **request demand** for repayment under subsection ~~(a)~~ (b) may elect to do
14 one (1) of the following:

15 (1) Repay the amount of the overpayment not later than ~~sixty (60)~~
16 **three hundred (300)** days after receiving notice from the office
17 of the secretary **or the office of the secretary's designee**,
18 including interest:

19 (A) due from the **noninstitutional** provider; and
20 (B) accruing from the date of overpayment.

21 (2) Request a hearing and repay the amount of the alleged
22 overpayment not later than ~~sixty (60)~~ **three hundred (300)** days
23 after receiving notice from the office of the secretary **or the office**
24 **of the secretary's designee**.

25 ~~(3)~~ Request a hearing not later than ~~sixty (60)~~ days after receiving
26 notice from the office of the secretary and not repay the alleged
27 overpayment, except as provided in subsection ~~(d)~~.

28 ~~(c)~~ (d) If:

29 (1) a **noninstitutional** provider elects to proceed under subsection
30 ~~(b)(2); (c)(2);~~ (c)(2); and
31 (2) the office of the secretary **or the office of the secretary's**
32 **designee** determines after the hearing and any subsequent appeal
33 that the **noninstitutional** provider does not owe the money that
34 the office of the secretary **or the office of the secretary's**
35 **designee** believed the **noninstitutional** provider owed;
36 the office of the secretary **or the office of the secretary's designee**
37 shall return the amount of the alleged overpayment, and any interest
38 paid by the **noninstitutional** provider, and pay the **noninstitutional**
39 provider interest on the money from the date of the **noninstitutional**
40 provider's repayment.

41 ~~(d)~~ If:

42 ~~(1)~~ a provider elects to proceed under subsection ~~(b)(3);~~ and

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1 (2) the office of the secretary determines after the hearing and any
2 subsequent appeal that the provider owes the money;
3 the provider shall pay the amount of the overpayment, including
4 interest due from the provider and accruing from the date of the
5 overpayment.

6 (e) Interest that is due under this section shall be paid at a rate that
7 is determined by the commissioner of the department of state revenue
8 under IC 6-8.1-10-1(c) as follows:

9 (1) Interest due from a **noninstitutional** provider to the state shall
10 be paid at the rate set by the commissioner for interest payments
11 from the department of state revenue to a taxpayer.

12 (2) Interest due from the state to a **noninstitutional** provider shall
13 be paid at the rate set by the commissioner for interest payments
14 from the department of state revenue to a taxpayer.

15 (f) Interest on an overpayment to a **noninstitutional** provider is not
16 due from the **noninstitutional** provider if the overpayment is the result
17 of an error of:

- 18 (1) the office; or
 - 19 (2) a contractor of the office;
- 20 as determined by the office of the secretary **or the office of the**
21 **secretary's designee.**

22 (g) If interest on an overpayment to a **noninstitutional** provider is
23 due from the **noninstitutional** provider, the secretary **or the**
24 **secretary's designee** may, in the course of negotiations with the
25 **noninstitutional** provider regarding an appeal filed under subsection
26 (b), reduce the amount of interest due from the **noninstitutional**
27 provider.

28 (h) Proceedings under this section are subject to IC 4-21.5.

29 SECTION 4. IC 12-15-13-4 IS ADDED TO THE INDIANA CODE
30 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
31 1, 2011]: **Sec. 4. (a) As used in this section, "institutional provider"**
32 **means the following:**

- 33 (1) A health facility that is licensed under IC 16-28.
- 34 (2) An ICF/MR (as defined in IC 16-29-4-2).

35 (b) **If the office of the secretary or the office of the secretary's**
36 **designee believes that an overpayment to an institutional provider**
37 **has occurred, the office of the secretary or the office of the**
38 **secretary's designee may do the following:**

- 39 (1) **Submit to the institutional provider a draft of the audit**
40 **findings and accept comments from the institutional provider**
41 **for consideration by the office of the secretary or the office of**
42 **the secretary's designee before the audit findings are finalized.**

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1 (2) Finalize the audit findings and issue the preliminary
 2 recalculated Medicaid rate.

3 (c) An institutional provider that receives a preliminary
 4 recalculated Medicaid rate under subsection (b)(2) may request
 5 administrative reconsideration of the preliminary recalculated
 6 Medicaid rate not later than forty-five (45) days after the issuance
 7 of the preliminary recalculated rate. The institutional provider
 8 must request administrative reconsideration before filing an
 9 appeal.

10 (d) Following reconsideration of an institutional provider's
 11 comments, the office of the secretary or the office of the secretary's
 12 designee shall notify the institutional provider in writing that the
 13 office of the secretary or the office of the secretary's designee:
 14 (1) believes that the overpayment has occurred; and
 15 (2) is issuing a final recalculated Medicaid rate.

16 (e) Upon the next payment cycle, the office of the secretary or
 17 the office of the secretary's designee shall retroactively implement
 18 the final recalculated Medicaid rate.

19 (f) If the institutional provider is dissatisfied with the
 20 reconsideration response issued by the office of the secretary or the
 21 office of the secretary's designee, the institutional provider may
 22 request a hearing by filing an appeal with the office of the
 23 secretary not later than sixty (60) days after the issuance of the
 24 reconsideration response.

25 (g) If an institutional provider requests a hearing under
 26 subsection (f) and the office or the office's designee determines
 27 after the hearing and any subsequent appeal that the institutional
 28 provider does not owe the money that the office of the secretary or
 29 the office of the secretary's designee believed the institutional
 30 provider owed, the office of the secretary or the office of the
 31 secretary's designee shall repay the following to the institutional
 32 provider not later than thirty (30) days after the completion of the
 33 hearing:
 34 (1) The amount of the alleged overpayment.
 35 (2) Any interest paid by the institutional provider.
 36 (3) Interest on the money described in subdivisions (1) and (2)
 37 from the date of the institutional provider's repayment.

38 (h) Interest due under this section by either the institutional
 39 provider or the office of the secretary shall be paid at a rate that is
 40 determined by the commissioner of the department of state
 41 revenue under IC 6-8.1-10-1(c) at the rate set by the commissioner
 42 for interest payments from the department of state revenue to a

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taxpayer.
(i) Interest on an overpayment to an institutional provider is not due from the institutional provider if the office of the secretary or the office of the secretary's designee determines that the overpayment is the result of an error by the following:

- (1) The office of the secretary.**
- (2) A contractor of the office of the secretary.**

(j) If interest on an overpayment to an institutional provider is due from the institutional provider, the office of the secretary or the office of the secretary's designee may, in the course of negotiations with the institutional provider concerning an appeal filed under subsection (c), reduce the amount of interest due from the institutional provider.

SECTION 5. IC 12-15-23-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 2. **(a) If the office of the secretary of family and social services or administrator of the office determines that a provider has received payments the provider is not entitled to, the administrator may enter into an agreement with the provider stating that the amount of the overpayment shall be deducted from subsequent payments to the provider.**

(b) If the office of the secretary of family and social services or the administrator of the office and the provider cannot come to an agreement within sixty (60) days after it is determined that a provider has received payments that the provider is not entitled to, the administrator may recoup the amount of overpayment to the provider claimed by the state from subsequent payments to the provider.

SECTION 6. IC 16-18-2-67 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 67. **(a) "Comprehensive care bed", for purposes of IC 16-28-16, has the meaning set forth in IC 16-28-16-2.**

(b) "Comprehensive care bed", for purposes of IC 16-29-2, has the meaning set forth in IC 16-29-2-1.

SECTION 7. IC 16-18-2-69.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 69.3. **"Continuing care retirement community", for purposes of IC 16-28-15, has the meaning set forth in IC 16-28-15-2.**

SECTION 8. IC 16-18-2-167, AS AMENDED BY P.L.99-2007, SECTION 153, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2011]: Sec. 167. (a) "Health facility":

- (1) except for purposes of IC 16-28-15, means a building, a**

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1 structure, an institution, or other place for the reception,
2 accommodation, board, care, or treatment extending beyond a
3 continuous twenty-four (24) hour period in a week of more than
4 four (4) individuals who need or desire such services because of
5 physical or mental illness, infirmity, or impairment; **and**
6 **(2) for purposes of IC 16-28-15, has the meaning set forth in**
7 **IC 16-28-15-3.**

8 (b) The term does not include the premises used for the reception,
9 accommodation, board, care, or treatment in a household or family, for
10 compensation, of a person related by blood to the head of the
11 household or family (or to the spouse of the head of the household or
12 family) within the degree of consanguinity of first cousins.

13 (c) The term does not include any of the following:

- 14 (1) Hotels, motels, or mobile homes when used as such.
- 15 (2) Hospitals or mental hospitals, except for that part of a hospital
16 that provides long term care services and functions as a health
17 facility, in which case that part of the hospital is licensed under
18 IC 16-21-2, but in all other respects is subject to IC 16-28.
- 19 (3) Hospices that furnish inpatient care and are licensed under
20 IC 16-25-3.
- 21 (4) Institutions operated by the federal government.
- 22 (5) Foster family homes or day care centers.
- 23 (6) Schools for individuals who are deaf or blind.
- 24 (7) Day schools for individuals with mental retardation.
- 25 (8) Day care centers.
- 26 (9) Children's homes and child placement agencies.
- 27 (10) Offices of practitioners of the healing arts.
- 28 (11) Any institution in which health care services and private duty
29 nursing services are provided that is listed and certified by the
30 Commission for Accreditation of Christian Science Nursing
31 Organizations/Facilities, Inc.
- 32 (12) Industrial clinics providing only emergency medical services
33 or first aid for employees.
- 34 (13) A residential facility (as defined in IC 12-7-2-165).
- 35 (14) Maternity homes.
- 36 (15) Offices of Christian Science practitioners.

37 SECTION 9. IC 16-18-2-253.7 IS ADDED TO THE INDIANA
38 CODE AS A **NEW SECTION TO READ AS FOLLOWS**
39 **[EFFECTIVE JULY 1, 2011]: Sec. 253.7. "Nursing facility", for**
40 **purposes of IC 16-28-15, has the meaning set forth in**
41 **IC 16-28-15-4.**

42 SECTION 10. IC 16-18-2-167, AS AMENDED BY P.L.99-2007,

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1 SECTION 153, IS AMENDED TO READ AS FOLLOWS
 2 [EFFECTIVE JULY 1, 2011]: Sec. 167. (a) **Except for purposes of**
 3 **IC 16-28-15**, "health facility" means a building, a structure, an
 4 institution, or other place for the reception, accommodation, board,
 5 care, or treatment extending beyond a continuous twenty-four (24) hour
 6 period in a week of more than four (4) individuals who need or desire
 7 such services because of physical or mental illness, infirmity, or
 8 impairment.

9 (b) The term does not include the premises used for the reception,
 10 accommodation, board, care, or treatment in a household or family, for
 11 compensation, of a person related by blood to the head of the
 12 household or family (or to the spouse of the head of the household or
 13 family) within the degree of consanguinity of first cousins.

14 (c) The term does not include any of the following:

- 15 (1) Hotels, motels, or mobile homes when used as such.
- 16 (2) Hospitals or mental hospitals, except for that part of a hospital
 17 that provides long term care services and functions as a health
 18 facility, in which case that part of the hospital is licensed under
 19 IC 16-21-2, but in all other respects is subject to IC 16-28.
- 20 (3) Hospices that furnish inpatient care and are licensed under
 21 IC 16-25-3.
- 22 (4) Institutions operated by the federal government.
- 23 (5) Foster family homes or day care centers.
- 24 (6) Schools for individuals who are deaf or blind.
- 25 (7) Day schools for individuals with mental retardation.
- 26 (8) Day care centers.
- 27 (9) Children's homes and child placement agencies.
- 28 (10) Offices of practitioners of the healing arts.
- 29 (11) Any institution in which health care services and private duty
 30 nursing services are provided that is listed and certified by the
 31 Commission for Accreditation of Christian Science Nursing
 32 Organizations/Facilities, Inc.
- 33 (12) Industrial clinics providing only emergency medical services
 34 or first aid for employees.
- 35 (13) A residential facility (as defined in IC 12-7-2-165).
- 36 (14) Maternity homes.
- 37 (15) Offices of Christian Science practitioners.

38 (d) **"Health facility", for purposes of IC 16-28-15, has the**
 39 **meaning set forth in IC 16-28-15-3.**

40 SECTION 11. IC 16-18-2-253.7 IS ADDED TO THE INDIANA
 41 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
 42 [EFFECTIVE JULY 1, 2011]: **Sec. 253.7. "Nursing facility", for**

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1 purposes of IC 16-28-15, has the meaning set forth in
2 IC 16-28-15-4.

3 SECTION 12. IC 16-18-2-254.5, AS AMENDED BY P.L.38-2010,
4 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5 JULY 1, 2011]: Sec. 254.5. (a) "Office", for purposes of IC 16-19-13,
6 refers to the office of women's health established by IC 16-19-13-2.

7 (b) "Office", for purposes of IC 16-19-14, refers to the office of
8 minority health established by IC 16-19-14-4.

9 (c) "Office", for purposes of IC 16-28-15, has the meaning set
10 forth in IC 16-28-15-5.

11 SECTION 13. IC 16-18-2-316.5 IS ADDED TO THE INDIANA
12 CODE AS A NEW SECTION TO READ AS FOLLOWS
13 [EFFECTIVE JULY 1, 2011]: Sec. 316.5. "Replacement bed", for
14 purposes of IC 16-28-16, has the meaning set forth in
15 IC 16-28-16-3.

16 SECTION 14. IC 16-18-2-331.9 IS ADDED TO THE INDIANA
17 CODE AS A NEW SECTION TO READ AS FOLLOWS
18 [EFFECTIVE JULY 1, 2011]: Sec. 331.9. "Small house health
19 facility", for purposes of IC 16-28-16, has the meaning set forth in
20 IC 16-28-16-2.

21 SECTION 15. IC 16-28-15 IS ADDED TO THE INDIANA CODE
22 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
23 JULY 1, 2011]:

24 Chapter 15. Health Facility Quality Assessment Fee

25 Sec. 1. The imposition of a quality assessment fee under this
26 chapter occurs after July 31, 2011.

27 Sec. 2. As used in this chapter, "continuing care retirement
28 community" means a health care facility that:

- 29 (1) provides independent living services and health facility
- 30 services in a campus setting with common areas;
- 31 (2) holds continuing care agreements with at least twenty-five
- 32 percent (25%) of its residents (as defined in IC 23-2-4-1);
- 33 (3) uses the money from the agreements described in
- 34 subdivision (2) to provide services to the resident before the
- 35 resident may be eligible for Medicaid under IC 12-15; and
- 36 (4) meets the requirements of IC 23-2-4.

37 Sec. 3. As used in this chapter, "health facility" refers to a
38 health facility that is licensed under this article as a comprehensive
39 care facility.

40 Sec. 4. As used in this chapter, "nursing facility" means a health
41 facility that is certified for participation in the federal Medicaid
42 program under Title XIX of the federal Social Security Act (42

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U.S.C. 1396 et seq.).

Sec. 5. As used in this chapter, "office" refers to the office of Medicaid policy and planning established by IC 12-8-6-1.

Sec. 6. (a) Effective August 1, 2011, the office shall collect a quality assessment fee from each health facility.

(b) The quality assessment fee must apply to all non-Medicare patient days of the health facility. The office shall determine the quality assessment rate per non-Medicare patient day in a manner that collects the maximum amount permitted by federal law as of July 1, 2011, based on the latest nursing facility financial reports and nursing facility quality assessment data collection forms as of July 28, 2010.

(c) The office shall offset the collection of the assessment fee for a health facility:

- (1)** against a Medicaid payment to the health facility;
- (2)** against a Medicaid payment to another health facility that is related to the health facility through common ownership or control; or
- (3)** in another manner determined by the office.

Sec. 7. The office shall implement the waiver approved by the United States Centers for Medicare and Medicaid Services under 42 CFR 433.68(e)(2), that provides for the following:

- (1)** Non-uniform quality assessment fee rates.
- (2)** An exemption from collection of a quality assessment fee from the following:
 - (A)** A continuing care retirement community as follows:
 - (i)** A continuing care retirement community that was registered with the securities commissioner as a continuing care retirement community on January 1, 2007, is not required to meet the definition of a continuing care retirement community in section 2 of this chapter.
 - (ii)** A continuing care retirement community that, for the period January 1, 2007, through June 30, 2009, operated independent living units, at least twenty-five percent (25%) of which are provided under contracts that require the payment of a minimum entrance fee of at least twenty-five thousand dollars (\$25,000).
 - (iii)** An organization registered under IC 23-2-4 before July 1, 2009, that provides housing in an independent living unit for a religious order.
 - (iv)** A continuing care retirement community that meets

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1 the definition set forth in section 2 of this chapter.

2 (B) A hospital based health facility.

3 (C) The Indiana Veterans' Home.

4 Any revision to the state plan amendment or waiver request under
5 this section is subject to and must comply with the provisions of
6 this chapter.

7 Sec. 8. (a) The money collected from the quality assessment fee
8 during the first year following the enactment may be used only as
9 follows:

10 (1) Sixty-eight percent (68%) to pay the state's share of costs
11 for Medicaid nursing facility services provided under Title
12 XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.).

13 (2) One and four-tenths percent (1.4%) to pay the state's
14 share of costs for Medicaid aged and disabled waiver services
15 provided under Title XIX of the federal Social Security Act
16 (42 U.S.C. 1396 et seq.).

17 (3) Seventeen and six-tenths percent (17.6%) to pay the state's
18 share of costs for other Medicaid services provided under
19 Title XIX of the federal Social Security Act (42 U.S.C. 1396 et
20 seq.).

21 (4) Four percent (4%) to be deposited in the office's Medicaid
22 administration fund to pay the state's share of costs associated
23 with the federal Patient Protection and Affordable Health
24 Care Act.

25 (5) Nine percent (9%) as determined by the office.

26 (b) The money collected from the quality assessment fee during
27 the second year following enactment may be used only as follows:

28 (1) Sixty-eight percent (68%) to pay the state's share of costs
29 for Medicaid nursing facility services provided under Title
30 XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.).

31 (2) One and four-tenths percent (1.4%) to pay the state's
32 share of costs for Medicaid aged and disabled waiver services
33 provided under Title XIX of the federal Social Security Act
34 (42 U.S.C. 1396 et seq.).

35 (3) Twenty percent (20%) to pay the state's share of costs for
36 other Medicaid services provided under Title XIX of the
37 federal Social Security Act (42 U.S.C. 1396 et seq.).

38 (4) Six and four-tenths percent (6.4%) to be deposited in the
39 office's Medicaid administration fund to pay the state's share
40 of costs associated with the federal Patient Protection and
41 Affordable Health Care Act.

42 (5) Four and two-tenths percent (4.2%) as determined by the

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office.

(c) The money collected from the quality assessment fee after the second year following enactment may be used only as follows:

(1) Seventy-two and two-tenths percent (72.2%) to pay the state's share of the costs for Medicaid nursing facility services provided under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.).

(2) One and four-tenths percent (1.4%) to pay the state's share of costs for Medicaid aged and disabled waiver services provided under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.).

(3) Twenty percent (20%) to pay the state's share of costs for other Medicaid services provided under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.).

(4) Six and four-tenths percent (6.4%) to be deposited in the office's Medicaid administration fund to pay the state's share of costs associated with the federal Patient Protection and Affordable Health Care Act.

(d) Any increase in reimbursement for Medicaid nursing facility services resulting from maximizing the quality assessment under section 6(b) of this chapter shall be directed exclusively to initiatives determined by the office to promote and enhance improvements in quality of care to nursing facility residents.

(e) The office may establish a method to allow a health facility to enter into an agreement to pay the quality assessment fee collected under this chapter under an installment plan.

Sec. 9. If federal financial participation becomes unavailable to match money collected from the quality assessment fees for the purpose of enhancing reimbursement to nursing facilities for Medicaid services provided under Title XIX of the federal Social Security Act (42 U.S.C. 1396 et seq.), the office shall cease collection of the quality assessment fee under this chapter.

Sec. 10. The office shall adopt rules under IC 4-22-2 necessary to implement this chapter.

Sec. 11. (a) If a health facility fails to pay the quality assessment under this chapter not later than ten (10) days after the date the payment is due, the health facility shall pay interest on the quality assessment at the same rate as determined under IC 12-15-21-3(6)(A).

(b) The office shall report to the state department each nursing facility and each health facility that fails to pay the quality assessment fee under this chapter not later than one hundred

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1 twenty (120) days after payment of the quality assessment fee is
2 due.

3 **Sec. 12. (a) The state department shall do the following:**

4 (1) Notify each nursing facility and each health facility
5 reported under section 11 of this chapter that the nursing
6 facility's license or health facility's license under IC 16-28 will
7 be revoked if the quality assessment fee is not paid.

8 (2) Revoke the nursing facility's license or health facility's
9 license under IC 16-28 if the nursing facility or the health
10 facility fails to pay the quality assessment fee.

11 **(b) An action taken under subsection (a)(2) is governed by:**

12 (1) IC 4-21.5-3-8; or

13 (2) IC 4-21.5-4.

14 **Sec. 13. The select joint commission on Medicaid oversight**
15 **established by IC 2-5-26-3 shall review the implementation of this**
16 **chapter.**

17 **Sec. 14. This chapter expires June 30, 2014.**

18 SECTION 16. IC 16-28-16 IS ADDED TO THE INDIANA CODE
19 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
20 JULY 1, 2011]:

21 **Chapter 16. Comprehensive Care Health Facility Moratorium**

22 **Sec. 1. (a) This chapter does not apply to the following:**

23 (1) For purposes of the construction of a comprehensive care
24 health facility, an entity that:

25 (A) is licensed or to be licensed under this article;

26 (B) either:

27 (i) has physically begun significant construction of the
28 health facility before May 15, 2011; or

29 (ii) is seeking only to license a bed that has been obtained
30 through purchase or agreement from an existing licensed
31 comprehensive care health facility; and

32 (C) meets the licensure and survey requirements of this
33 article.

34 (2) A comprehensive care health facility that is licensed under
35 IC 16-28-2 and is transferring or relocating an existing
36 comprehensive care health facility.

37 (3) A small house health facility.

38 The state department may make the final determination on
39 whether an entity has physically begun significant construction of
40 a comprehensive care health facility for purposes of subdivision
41 (1)(B).

42 (b) If a replacement bed license is being transferred as described

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1 in subsection (a) to a different comprehensive care health facility
2 with the same ownership, the comprehensive care health facility
3 holding the comprehensive care bed license shall provide the state
4 department with written verification that the health facility has
5 agreed to transfer the beds to the applicant health facility.

6 (c) If a replacement bed license is being transferred as described
7 in subsection (a) to a different comprehensive care health facility
8 under different ownership, the comprehensive care health facility
9 transferring the bed license shall provide the state department with
10 a copy of the complete agreement between the comprehensive care
11 health facility transferring the beds and the applicant
12 comprehensive care health facility.

13 (d) Except in the case of an emergency or a disaster, licensure
14 of an existing comprehensive care bed may not be transferred to a
15 new location until the new facility is seeking licensure of the bed.

16 Sec. 2. As used in this chapter, "small house health facility"
17 means a freestanding, self-contained comprehensive care health
18 facility that has the following characteristics:

19 (1) Has at least ten (10) and not more than twelve (12) private
20 resident rooms in one (1) structure that has the appearance of
21 a residential dwelling that is not more than eight thousand
22 (8,000) square feet and includes the following:

23 (A) A fully accessible private bathroom for each resident
24 room that includes a toilet, sink, and roll in shower with a
25 seat.

26 (B) A common area living room seating area.

27 (C) An open full-sized kitchen where one hundred percent
28 (100%) of the resident's meals are prepared.

29 (D) A dining room that has one (1) table large enough to
30 seat each resident of the dwelling and at least two (2) staff
31 members.

32 (E) Access to natural light in each habitable space.

33 (2) Does not include the following characteristics of an
34 institutional setting:

35 (A) A nurse's station.

36 (B) Room numbering or other signs that would not be
37 found in a residential setting.

38 (3) Provides self-directed care.

39 Sec. 3. The director may not approve a new comprehensive care
40 health facility license under IC 16-28-2 and an entity may not add
41 or construct a comprehensive care health facility licensed or to be
42 licensed under this article.

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1 **Sec. 4. (a) A person planning to construct a small house health**
 2 **facility shall apply to the Indiana health facility council for**
 3 **approval.**

4 **(b) An applicant under this section, including an entity related**
 5 **to the applicant through common ownership or control, may apply**
 6 **for not more than fifty (50) comprehensive care bed for small**
 7 **house health facilities per year.**

8 **(c) The Indiana health facilities council may not recommend,**
 9 **and the state department may not approve, certification of more**
 10 **than one hundred (100) new comprehensive care beds designated**
 11 **for small house health facilities per year.**

12 **(d) The state department shall approve an application for a**
 13 **small house health facility:**

- 14 **(1) in the order of the completed application date; and**
- 15 **(2) if the applicant meets the definition of a small house health**
 16 **facility and the requirements of this section; and**
- 17 **(3) after the Indiana health facilities council has**
 18 **recommended the application for approval.**

19 **(e) The health facilities council may not recommend, and the**
 20 **state department may not approve, an application for construction**
 21 **and operation of a small house health facility if the person meets**
 22 **any of the following:**

- 23 **(1) Has a record of operation of less than a full license.**
- 24 **(2) Has owned or operated a health facility that has had the**
 25 **health facility's license revoked, suspended, or denied.**
- 26 **(3) Has received a survey finding of substandard quality of**
 27 **care, immediate jeopardy, or actual harm.**
- 28 **(4) Has filed for bankruptcy, reorganization, or receivership.**
- 29 **(5) Was the subject of any of the following:**
 - 30 **(A) License decertification.**
 - 31 **(B) License termination.**
 - 32 **(C) A finding of patient:**
 - 33 **(i) abuse;**
 - 34 **(ii) mistreatment; or**
 - 35 **(iii) neglect.**

36 **(f) A person that fails to complete construction and begin**
 37 **operation of a small house comprehensive care health facility**
 38 **within twelve (12) months of the state department's approval of the**
 39 **application shall forfeit the person's right to the comprehensive**
 40 **care beds approved by the state department if:**

- 41 **(1) another person has applied to the Indiana health facilities**
 42 **council for approval of at least (1) small house health facility;**

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1 and
2 (2) the person's application was denied for the sole reason that
3 the maximum number of comprehensive care beds specified
4 in subsection (c) had been certified for small house health
5 facilities.

6 **Sec. 5. This chapter expires June 30, 2014.**
7 SECTION 17. IC 16-28-17 IS ADDED TO THE INDIANA CODE
8 AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
9 JULY 1, 2011]:

10 **Chapter 17. Moratorium on Medicaid Certification of**
11 **Comprehensive Care Beds**

12 **Sec. 1. This chapter does not apply to the conversion of acute**
13 **care beds to comprehensive care beds under IC 16-29-3.**

14 **Sec. 2. As used in this chapter, "comprehensive care bed" means**
15 **a bed that:**

- 16 (1) is licensed or is to be licensed under IC 16-28-2;
- 17 (2) functions as a bed licensed under IC 16-28-2; or
- 18 (3) is subject to this article.

19 **The term does not include a comprehensive care bed that will be**
20 **used solely to provide specialized services and that is subject to**
21 **IC 16-29.**

22 **Sec. 3. As used in this chapter, "replacement bed" means a**
23 **comprehensive care bed that is relocated to a health facility that is**
24 **licensed or is to be licensed under this article. This term includes**
25 **comprehensive care beds that are certified for participation in:**

- 26 (1) the state Medicaid program; or
- 27 (2) both the state Medicaid program and federal Medicare
- 28 program.

29 **Sec. 4. (a) Except as provided in subsection (b), the Indiana**
30 **health facilities council may not recommend and the state**
31 **department of health may not approve the certification of new or**
32 **converted comprehensive care beds for participation in the state**
33 **Medicaid program unless the statewide comprehensive care bed**
34 **occupancy rate is more than ninety-five percent (95%), as**
35 **calculated annually on January 1 by the state department of**
36 **health.**

37 **(b) This section does not apply to a comprehensive care health**
38 **facility that:**

- 39 (1) seeks a replacement bed exception;
- 40 (2) is licensed or is to be licensed under this article;
- 41 (3) applies to the state department of health to certify a
- 42 comprehensive care bed for participation in the Medicaid

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program if the comprehensive care bed for which the health facility is seeking certification is a replacement bed for an existing comprehensive care bed; and
(4) applies to the division of aging in the manner:
 (A) described in subsection (c); and
 (B) prescribed by the division; and
(5) meets the licensure, survey, and certification requirements of this article.

(c) An application made under subsection (b) for a replacement bed exception must include the following:

- (1) The total number and identification of the existing comprehensive care beds that the applicant requests be replaced by health facility location and by provider.
- (2) If the replacement bed is being transferred to a different comprehensive care health facility with the same ownership, provide the division of aging with written verification from the health facility holding the comprehensive care bed certification that the health facility has agreed to transfer the beds to the applicant health facility.
- (3) If the replacement bed is being transferred to a different comprehensive care health facility under different ownership, provide the division of aging with a copy of the complete agreement between the comprehensive care health facility transferring the beds and the applicant comprehensive care health facility.
- (4) Any other information requested by the division of aging that is necessary to evaluate the transaction.

Sec. 5. Except in the case of an emergency or a disaster, Medicaid certification of an existing comprehensive care bed may not be transferred to a new location until the new facility is seeking certification of the bed.

Sec. 6. This chapter expires June 30, 2014.

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COMMITTEE REPORT

Madam President: The Senate Committee on Health and Provider Services, to which was referred Senate Bill No. 460, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, line 17, after "secretary" insert "**or the office of the secretary's designee**".

Page 2, line 1, after "secretary" insert "**or the office of the secretary's designee**".

Page 2, line 4, after "secretary" insert "**or the office of the secretary's designee**".

Page 2, line 13, strike "sixty (60)" and insert "**three hundred (300)**".

Page 2, line 14, delete "secretary," and insert "**secretary or the office of the secretary's designee,**".

Page 2, line 19, strike "sixty (60)" and insert "**three hundred (300)**".

Page 2, line 20, delete "." and insert "**or the office of the secretary's designee.**".

Page 2, line 27, after "secretary" insert "**or the office of the secretary's designee**".

Page 2, line 29, after "secretary" insert "**or the office of the secretary's designee**".

Page 2, line 31, after "secretary" insert "**or the office of the secretary's designee**".

Page 3, line 14, delete "secretary." and insert "**secretary or the office of the secretary's designee.**".

Page 3, line 16, after "secretary" insert "**or the secretary's designee**".

Page 3, line 27, after "secretary" insert "**or the office of the secretary's designee**".

Page 3, line 28, after "secretary" insert "**or the office of the secretary's designee**".

Page 3, line 32, after "secretary" insert "**or the office of the secretary's designee**".

Page 3, line 34, delete "Following consideration of an institutional provider's" and insert "**Finalize the audit findings and issue the preliminary recalculated Medicaid rate.**"

(c) **An institutional provider that receives a preliminary recalculated Medicaid rate under subsection (b)(2) may request**

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administrative reconsideration of the preliminary recalculated Medicaid rate not later than forty-five (45) days after the issuance of the preliminary recalculated rate. The institutional provider must request administrative reconsideration before filing an appeal.

(d) Following reconsideration of an institutional provider's comments, the office of the secretary or the office of the secretary's designee shall notify the institutional provider in writing that the office of the secretary or the office of the secretary's designee:

- (1) believes that the overpayment has occurred; and**
- (2) is issuing a final recalculated Medicaid rate.**

(e) Upon the next payment cycle, the office of the secretary or the office of the secretary's designee shall retroactively implement the final recalculated Medicaid rate."

Page 3, delete lines 35 through 42.

Page 4, delete lines 1 through 3.

Page 4, line 4, delete "(d)" and insert "(f)".

Page 4, line 4, delete "office of".

Page 4, line 5, delete "the secretary's".

Page 4, line 5, delete "response," and insert **"response issued by the office of the secretary or the office of the secretary's designee,"**.

Page 4, line 6, delete "hearing." and insert **"hearing by filing an appeal with the office of the secretary not later than sixty (60) days after the issuance of the reconsideration response."**

Page 4, line 7, delete "(e)" and insert "(g)".

Page 4, line 8, delete "(d)" and insert "(f)".

Page 4, line 8, after "office" insert **"or the office's designee"**.

Page 4, line 10, after "secretary" insert **"or the office of the secretary's designee"**.

Page 4, line 11, after "secretary" insert **"or the office of the secretary's designee"**.

Page 4, line 18, delete "(f)" and insert "(h)".

Page 4, line 24, delete "(g)" and insert "(i)".

Page 4, line 25, after "secretary" insert **"or the office of the secretary's designee"**.

Page 4, line 30, delete "(h)" and insert "(j)".

Page 4, line 31, after "secretary" insert **"or the office of the secretary's designee"**.

Page 11, line 42, after "16." insert **"Comprehensive Care"**.

Page 12, line 1, after "1." insert **"(a)"**.

Page 12, line 2, delete "health facility," and insert **"comprehensive care health facility,"**.

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Page 12, delete lines 5 through 6.

Page 12, line 7, delete "(C) has" and insert "**(B) either:
(i) has**".

Page 12, line 8, delete "and" and insert "**or
(ii) is seeking only to license a bed that has been obtained
through purchase or agreement from an existing licensed
comprehensive care health facility; and**".

Page 12, line 9, delete "(D)" and insert "(C)".

Page 12, delete lines 11 through 13.

Page 12, line 14, delete "(3)" and insert "(2)".

Page 12, line 14, after "A" insert "**comprehensive care**".

Page 12, line 14, delete "does" and insert "**is transferring or
relocating an existing comprehensive care health facility.**".

Page 12, delete lines 15 through 20.

Page 12, line 21, delete "(4)" and insert "(3)".

Page 12, line 24, after "a" insert "**comprehensive care**".

Page 12, line 24, delete "(1)(C)." and insert "**(1)(B).**".

Page 12, between lines 24 and 25, begin a new paragraph and insert:
**"(b) If a replacement bed license is being transferred as
described in subsection (a) to a different comprehensive care health
facility with the same ownership, the comprehensive care health
facility holding the comprehensive care bed license shall provide
the state department with written verification that the health
facility has agreed to transfer the beds to the applicant health
facility.**

**(c) If a replacement bed license is being transferred as described
in subsection (a) to a different comprehensive care health facility
under different ownership, the comprehensive care health facility
transferring the bed license shall provide the state department with
a copy of the complete agreement between the comprehensive care
health facility transferring the beds and the applicant
comprehensive care health facility.**

**(d) Except in the case of an emergency or a disaster, licensure
of an existing comprehensive care bed may not be transferred to a
new location until the new facility is seeking licensure of the bed."**

Page 12, line 26, after "self-contained" insert "**comprehensive
care**".

Page 13, line 6, after "new" insert "**comprehensive care**".

Page 13, line 8, before "health" insert "**comprehensive care**".

Page 14, line 3, after "house" insert "**comprehensive care**".

Page 15, line 3, delete "the following:" and insert "**a comprehensive
care health facility that:**

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- (1) seeks a replacement bed exception;**
- (2) is licensed or is to be licensed under this article;**
- (3)".**

Page 15, delete lines 4 through 5.

Page 15, line 6, delete "(B)".

Page 15, run in lines 3 through 6.

Page 15, line 10, delete "bed in the same facility;" and insert "**bed**;"

Page 15, line 12, delete "(C)", begin a new line block indented and insert:

"(4)".

Page 15, delete lines 13 through 25, begin a new line double block indented and insert:

"(A) described in subsection (c); and

(B) prescribed by the division; and

(5) meets the licensure, survey, and certification requirements of this article."

Page 15, line 31, after "(2)" insert "**If the replacement bed is being transferred to a different comprehensive care health facility with the same ownership, provide the division of aging with written verification from the health facility holding the comprehensive care bed certification that the health facility has agreed to transfer the beds to the applicant health facility.**

(3) If the replacement bed is being transferred to a different comprehensive care health facility under different ownership, provide the division of aging with a copy of the complete agreement between the comprehensive care health facility transferring the beds and the applicant comprehensive care health facility.

(4)".

Page 15, line 33, after "5." insert "**Except in the case of an emergency or a disaster, Medicaid certification of an existing comprehensive care bed may not be transferred to a new location until the new facility is seeking certification of the bed.**

Sec. 6."

and when so amended that said bill do pass and be reassigned to the Senate Committee on Appropriations.

(Reference is to SB 460 as introduced.)

MILLER, Chairperson

Committee Vote: Yeas 7, Nays 0.

SB 460—LS 7436/DI 104+

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