- 1 HB383
- 2 128202-2
- 3 By Representative Barton
- 4 RFD: Ways and Means General Fund
- 5 First Read: 31-MAR-11

1	128202-2:n:03/31/2011:MCS/tan LRS2011-1850R1	
2		
3		
4		
5		
6		
7		
8	SYNOPSIS:	This bill would extend the supplemental
9		assessment on the business activities of a nursing
10		facility referred to in Section 40-26B-21(b)
11		through August 31, 2013, and beginning September 1
12		2011, increase supplemental provider privilege
13		assessment from \$1,063.08 per annum to \$1,603.08
14		per annum and provide that from October 1, 2011,
15		through September 30, 2013, except for calculating
16		cost center ceilings, the automatic inflation
17		factor applied to overall rates shall be zero, and
18		to authorize the Medicaid Agency to create a
19		special reimbursement formula for dedicated
20		ventilator care units in nursing facilities.
21		
22		A BILL
23		TO BE ENTITLED
24		AN ACT
25		
26		To amend Sections 40-26B-21, as amended by Act
27	2010-520.	2010 Regular Session, (Acts 2010, p. 879),

- 40-26B-22, 40-26B-23, 40-26B-24, 40-26B-25, and 40-26B-26, 1 2 Code of Alabama 1975, relating to nursing facilities and the privilege assessment on nursing facilities and Medicaid 3 4 nursing facility reimbursement aspects; to extend the nursing facility supplemental assessment referred to in Section 5 6 40-26B-21(b) through August 31, 2013, and beginning September 7 1, 2011, increase supplemental provider privilege assessment from \$1,063.08 per annum to \$1,603.08 per annum and provide 8 that from October 1, 2011, through September 30, 2013, except 9 10 for calculating cost center ceilings, the automatic inflation factor applied to overall rates shall be zero; and to 11 12 authorize the Medicaid Agency to create a special 13 reimbursement formula for dedicated ventilator care units in 14 nursing facilities.
- 15 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- Section 1. Sections 40-26B-21, as amended by Act 2010-520, 2010 Regular Session, (Acts 2010, p. 879), 40-26B-22, 40-26B-23, 40-26B-24, 40-26B-25, and 40-26B-26, Code of Alabama 1975, are amended to read as follows:
- 20 "\$40-26B-21.

24

25

26

27

- "To provide further for the availability of indigent health care, the operation of the Medicaid program, and the maintenance and expansion of medical services:
 - "(a) There is levied and shall be collected a privilege tax assessment on the business activities of every nursing facility in the State of Alabama. The privilege tax assessment imposed is in addition to all other taxes and

assessments, and shall be at the annual rate of \$1,899.96 for each bed in the nursing facility.

"(b) For the period September 1, 2010 through August 31, 2011, there is levied and shall be collected a supplemental privilege tax assessment on the business activities of every nursing facility in the State of Alabama. The supplemental privilege tax assessment imposed is in addition to all other taxes and assessments, including without limitation, the privilege taxes provided for under this article, and from September 1, 2010, through August 31, 2011, shall be at the annual rate of \$1,063.08 for each bed in the nursing facility, and one thousand six hundred three dollars and eight cents (\$1,603.08) for the period of September 1, 2011, through August 31, 2013.

"(c) The total privilege taxes assessment and supplemental privilege assessment (privilege assessments) paid by a nursing facility pursuant to this article shall be considered an allowable costs, as that term is defined in the reimbursement methodology for nursing facilities contained in Title 560 of the Alabama Administrative Code, and, to the extent permitted under applicable federal law governing the Alabama Medicaid nursing home program, the total taxes privilege assessments paid must be included in the computation of the Medicaid per diem rate determined under the reimbursement methodology for nursing facilities contained in Title 560 of the Alabama Administrative Code. The payment to nursing facilities of the determined allowable costs in

1 respect to the supplemental privilege tax assessment described 2 in subsection (b) shall be included in Medicaid per diem rates for services provided commencing as of January 1, 2011, and 3 4 shall continue to be included in such Medicaid per diem rates for a period equal to the number of months during which the 5 6 supplemental privilege tax assessments shall have been in 7 effect. For each Medicaid nursing facility, in determining the adjustment to the Medicaid per diem for the allowable costs 8 9 associated with the supplemental tax assessment, the Alabama 10 Medicaid Agency shall divide the total supplemental tax assessment due under subsection (b) by the total of all 11 12 incurred resident days (regardless of payor class) reported by such nursing facility in its Medicaid cost report filed for 13 14 the period ending then ended June 30, 2010. To accommodate the 15 increase in the supplemental assessment described in subsection (c), Medicaid shall use the same mechanism 16 17 described herein to adjust each nursing facility's rate effective as of October 1, 2011. Notwithstanding the 18 foregoing, in the event that such cost report shall be for a 19 period less than one year, the resident days reported shall be 20 21 annualized. In the event that any portion of the privilege 22 taxes paid by a facility cannot be included in the computation 23 of the Medicaid per diem rate because of the effect of any 24 cost ceiling provision of the reimbursement methodology, the 25 cost ceiling must be adjusted to ensure continued treatment of 26 the total privilege tax assessments as an allowable cost.

"(d) The privilege tax assessment rate or the supplemental privilege tax assessment rate shall be reduced by the department upon the advice of the Alabama Medicaid Agency if, but only if, such reduction is required to ensure that the total revenues to the State of Alabama produced by this privilege tax assessment or, if the supplemental privilege tax assessment is in effect, the aggregate of the supplemental privilege tax assessment and the privilege tax assessment, during any state fiscal year are less than or equal to five and one-half percent of the total revenues received by the nursing facilities in the state subject to the tax assessment during that same fiscal year. In the event that the supplemental privilege tax assessment is reduced as provided in the preceding sentence, then for each Medicaid nursing facility a corresponding reduction shall be made to the Medicaid per diem adjustment described in subsection (c) to ensure that only the amount of supplemental privilege tax assessment actually paid is used in computing that Medicaid nursing facility's allowable costs.

"\$40-26B-22.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(a) The taxes privilege assessments imposed by this article shall be due and payable in monthly installments to the department on or before the tenth day of the month next succeeding the month in which the tax accrues, and shall, when collected, be paid by the department into the State Treasury. Payment by United States mail will be timely if mailed in accordance with Section 40-1-45. When so paid into the State

Treasury, all such taxes privilege assessments shall be deposited to the credit of the Alabama Health Care Trust Fund or any successor fund administered by or on behalf of the Alabama Medicaid Agency.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(b) The receipts from the taxes privilege assessments levied in this article shall be solely available for appropriation by the Alabama Legislature to the Alabama Medicaid Agency for use by said the agency in accomplishing the purposes of this article. Provided, however, for the first fiscal year in which this article is effective, to defray its expenses including salaries and costs of operation incident to the collection of this tax privilege assessment, there is hereby appropriated to the department and shall be deducted as a first charge thereon, an amount not to exceed one percent of the revenues collected pursuant to this article. Such amount of money as shall be appropriated for each succeeding fiscal year by the Legislature to the department with which to pay the salaries, the cost of operation and the management of the department shall be deducted, as a first charge thereon, from the taxes privilege assessments collected under and pursuant to said this article. Provided, however, the expenditure of said the sum so appropriated shall be budgeted and allotted pursuant to Article 4 of Chapter 4 of Title 41, and limited to the amount appropriated to defray the expenses of operating said the department for each fiscal year, incident to the collection of this tax privilege assessment.

"\$40-26B-23.

"(a) On or before the tenth twentieth of each month, beginning October 1991, each nursing facility subject to this article shall file with the department a statement under penalty of perjury on forms prescribed by said the department, showing the total number of beds as of the last day of the previous month, the taxes due under this article, and such other reasonable and necessary information as the department, after consultation with the Alabama Medicaid Agency and adoption of appropriate rules and regulations, may require for the proper enforcement of the provisions of this article. At the time of filing such statement the nursing facility shall pay to the department the amount of taxes privilege assessments shown to be due.

"(b) The annual taxes privilege assessments levied by this article shall be prorated on a month by month basis for any beds added to or subtracted from the nursing facility during the fiscal year except that, for any nursing facility which adds licensed beds after July 1, 1991, and has a monthly total occupancy rate of less than 85 percent according to Medicaid program methodology, the amount due for each such month shall be determined by prorating the annual taxes privilege assessments due per bed on a daily basis and multiplying said the amount times the total number of patient days furnished in such month by said the facility. This exception shall cease as of the first month that the occupancy rate of the nursing facility equals or exceeds 85 percent.

"(c) Any nursing facility that fails to pay the taxes privilege assessments levied by this article within the time required by this article shall pay, in addition to the taxes, a penalty of 10 percent of the amount of taxes privilege assessments due, together with interest thereon at the rate prescribed by Section 40-1-44, such penalty and interest to be assessed and collected as part of the taxes privilege assessments. Provided, however, the department, if a good and sufficient reason is shown, may waive or remit the penalty of 10 percent or a portion thereof. If payment is not received by the last day of the month, the department shall notify the Alabama Medicaid Agency, which shall withhold the payment, interest and penalty owed from any reimbursement due said to the nursing facility under the Medicaid program. The taxes privilege assessment levied by this article shall constitute a debt due the State of Alabama and may be collected by civil action in addition to the methods provided in this article. The department is empowered to assess, file tax liens, and collect the taxes privilege assessments levied by this article, as prescribed in this title.

"\$40-26B-24.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

"(a) It shall be the duty of each nursing facility subject to this article to keep and preserve such suitable books and records as may be necessary to determine the amount of taxes privilege assessments for which it is liable under the provisions of this article. Said The books and records shall be kept and preserved for a period of not less than

three years, and all such books and records shall be open for examination during business hours by the department or its duly authorized agents.

- "(b) All information secured pursuant to this article by the department shall be confidential, as prescribed by Section 40-2A-10, except that the department may provide such information to the Alabama Medicaid Agency as necessary for the proper administration of the Medicaid program, or for the department's proper administration of the taxes privilege assessments levied by this article.
- "(c) The department shall from time to time, as it deems desirable, and after consultation with the Alabama Medicaid Agency, promulgate such reasonable rules and regulations as necessary to provide for the orderly and efficient administration of the tax privilege assessment levied by this article.

"\$40-26B-25.

- "(a) The Alabama Medicaid Agency shall use the revenues from the tax privilege assessment in furtherance of the purposes of this article, provided that any uses shall be limited to those for which federal financial participation under Title XIX of the Social Security Act is available.
- "(b) Any reimbursement due a nursing facility under the Medicaid program shall be paid in a timely fashion. If the amount payable is not in dispute and is not paid by the Alabama Medicaid Agency within 30 days of the due date,

interest on the amount due shall be charged. The interest rate shall be the legal amount currently charged by the state.

3 "\$40-26B-26.

- "(a) No revenues resulting from the tax privilege

 assessment established by this article and applied to

 increases in covered services or reimbursement levels or other

 enhancements of the Medicaid program shall be subject to

 reduction or elimination while said tax the privilege

 assessment is in effect.
- "(b) Every nursing facility participating in the Medicaid program in the State of Alabama shall be reimbursed according to the reimbursement methodology contained in Chapter 560-X-22 of the Alabama Medicaid Agency Administrative Code (Supp. 12/31/95) on January 31, 1998, which methodology is incorporated by reference herein, except that the following shall apply:
- "(1) The ceiling for the operating cost center described in Title 560-X-22-.06 (2)(a) of the Alabama Medicaid Agency Administrative Code (Supp. 12/95) shall be computed at the median plus five percent.
- "(2) The ceiling for the direct patient care cost center described in Title 560-X-22-.06 (2)(b) of the Alabama Medicaid Agency Administrative Code (Supp. 12/95) shall be computed at the median plus 10 percent, and the provider's actual allowable reported cost per patient day plus 11 percent, or the established ceiling plus 11 percent, whichever is less, will be used for each provider's rate computation.

"(3) The Medicaid Inflation Index described in Title

560-X-22-.07 of the Alabama Medicaid Agency Administrative

Code (Supp. 12/95) shall be computed without regard to the

trend factor variance described in Title 560-X-22-.07 (5) of

the Alabama Medicaid Agency Administrative Code (Supp. 12/95).

"(4) In calculating the ceiling for the operating cost center, the direct patient care cost center or the indirect patient care cost center, any increase in that ceiling over such ceiling set in the year next preceding, shall not exceed an amount equal to the product of such ceiling for the previous year times the sum of the Medicaid Inflation Index, described in Title 560-X-22-.07 of the Alabama Medicaid Agency Administrative Code (Supp. 12/95), plus four percent.

"(5) In determining the reimbursement in any fiscal year to a nursing facility for certain specialized medical equipment as described in Title 560-X-22-.14 (19) of the Alabama Medicaid Agency Administrative Code (Supp. 12/95), there shall be added to the daily Medicaid per diem rate computed for that fiscal year, without regard to the cost of such specialized medical equipment, an amount equal to the actual cost of such specialized medical equipment utilized for Medicaid residents during the fiscal year next preceding and divided by the actual number of Medicaid patient days incurred during that preceding fiscal year. For the purpose of this subdivision the terms Medicaid patient days, Medicaid per diem rate, and fiscal year shall have the meanings assigned to them

in Title 560-X-22 et seq. of the Alabama Medicaid Agency

Administrative Code (Supp. 12/95).

"(6) For the period that the federal financial participation under Title XIX of the Social Security Act for certain intergovernmental transfers is available to the Alabama Medicaid program, the Commissioner of the agency may pay an enhancement, not to exceed the upper limits for Medicare nursing facility payments, to rural hospital connected nursing facilities under governmental authority or control. Notwithstanding the foregoing, the enhancement shall not be limited by the provisions of Title 560-X-22 of the Alabama Medicaid Administrative Code.

"(7) Notwithstanding subdivision (3), from October

1, 2011, through September 30, 2013, in applying the inflation

factor, zero percent shall be used to compute overall rates.

"(c) Payments by the Medicaid program to each nursing facility for nursing home services shall be sufficient to cover the costs determined by cost reporting principles incurred by each such nursing facility in providing care in an economical and efficient manner and that is adequate to permit the provision of care and services necessary to attain or maintain the highest practicable, physical, mental, and psychosocial well-being of each resident eligible for Alabama Medicaid nursing home benefits in conformity with applicable state and federal laws, rules and regulations and quality and safety standards.

1	" <u>(d) Medicaid shall be empowered to create a special</u>
2	reimbursement model to accommodate care provided in dedicated
3	ventilator units in nursing facilities that meet special
4	physical plant requirements such as dedicated emergency power
5	generation, through the wall medical gases and suction, staff
6	24-hour per day with trained respiratory therapists, and
7	contract for medical direction with or employ an Alabama
8	licensed physician who is a board certified pulmonalogist."
9	Section 2. This act shall become effective on
10	September 1, 2011, following its passage and approval by the
11	Governor, or its otherwise becoming law.