

HB312 ENGROSSED



1 HB312
2 YMPV5NN-2
3 By Representatives Lee, Reynolds
4 RFD: Ways and Means General Fund
5 First Read: 20-Feb-25



HB312 Engrossed

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A BILL
TO BE ENTITLED
AN ACT

Relating to the Hospital Provider Privilege Tax; to amend Sections 40-26B-70, 40-26B-71, 40-26B-73, 40-26B-77.1, 40-26B-79, 40-26B-80, 40-26B-81, 40-26B-82, 40-26B-84, and 40-26B-88 of the Code of Alabama 1975, to extend the tax until fiscal year 2028.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 40-26B-70, 40-26B-71, 40-26B-73, 40-26B-77.1, 40-26B-79, 40-26B-80, 40-26B-81, 40-26B-82, 40-26B-84, and 40-26B-88 of the Code of Alabama 1975, are amended as follows:

"§40-26B-70

For purposes of this article, the following terms ~~shall~~ have the following meanings:

(1) ACCESS PAYMENT. A payment by the Medicaid program to an eligible hospital for inpatient or outpatient hospital care, or both, provided to a Medicaid recipient.

~~(2) ALL PATIENT REFINED DIAGNOSIS-RELATED GROUP (APR-DRG). A statistical system of classifying any non-Medicare inpatient stay into groups for the purposes of payment.~~



HB312 Engrossed

29 ~~(3)~~ (2) ALTERNATE CARE PROVIDER. A contractor, other
30 than a regional care organization, that agrees to provide a
31 comprehensive package of Medicaid benefits to Medicaid
32 beneficiaries in a defined region of the state pursuant to a
33 risk contract.

34 ~~(4)~~ (3) CERTIFIED PUBLIC EXPENDITURE (CPE). A
35 certification in writing of the cost of providing medical care
36 to Medicaid beneficiaries by publicly owned hospitals and
37 hospitals owned by a state agency or a state university plus
38 the amount of uncompensated care provided by publicly owned
39 hospitals and hospitals owned by an agency of state government
40 or a state university.

41 ~~(5)~~ (4) DEPARTMENT. The Department of Revenue of the
42 State of Alabama.

43 ~~(6)~~ (5) HOSPITAL. A facility that is licensed as a
44 hospital under the laws of the State of Alabama, provides
45 24-hour nursing services, and is primarily engaged in
46 providing, by or under the supervision of doctors of medicine
47 or osteopathy, inpatient services for the diagnosis,
48 treatment, and care or rehabilitation of persons who are sick,
49 injured, or disabled.

50 ~~(7)~~ (6) HOSPITAL PAYMENT. Any payments received by a
51 hospital for providing inpatient care or outpatient care to
52 Medicaid patients or for uncompensated care, including, but
53 not limited to, base payments, access payments, incentive
54 payments, capitated payments, disproportionate share payments,
55 etc. Excludes payments not directly related to patient care,
56 such as Integrated Provider System Payments.



HB312 Engrossed

57 ~~(8)~~ (7) HOSPITAL SERVICES AND REIMBURSEMENT PANEL. A
58 group of individuals appointed to review and approve any state
59 plan amendments to be submitted to the Centers for Medicare
60 and Medicaid Services which involve hospital services or
61 reimbursement.

62 ~~(9)~~ (8) INTERGOVERNMENTAL TRANSFER (IGT). A transfer of
63 funds made by a publicly or state-owned hospital to the
64 Medicaid Agency, which will be used by the agency to obtain
65 federal matching funds for all hospital payments to public and
66 state-owned hospitals.

67 ~~(10)~~ (9) MEDICAID PROGRAM. The medical assistance
68 program as established in Title XIX of the Social Security Act
69 and as administered in the State of Alabama by the Alabama
70 Medicaid Agency pursuant to executive order, Chapter 6 of
71 Title 22, commencing with Section 22-6-1, and Title 560 of the
72 Alabama Administrative Code.

73 ~~(11)~~ (10) MEDICARE COST REPORT. CMS-2552-10, the Cost
74 Report for Electronic Filing of Hospitals.

75 ~~(12)~~ (11) NET PATIENT REVENUE. The amount calculated in
76 accordance with generally accepted accounting principles for
77 privately operated hospitals that is reported on Worksheet
78 G-3, Column 1, Line 3, of the Medicare Cost Report, adjusted
79 to exclude nonhospital revenue.

80 ~~(13)~~ (12) OUTPATIENT PROSPECTIVE PAYMENT SYSTEM (OPPS).
81 An outpatient visit-based patient classification system used
82 to organize and pay services with similar resource consumption
83 across multiple settings.

84 ~~(14)~~ (13) PRIVATELY OPERATED HOSPITAL. A hospital in



HB312 Engrossed

85 Alabama other than:

86 a. Any hospital that is owned and operated by the
87 federal government;

88 b. Any state-owned hospital;

89 c. Any publicly owned hospital;

90 d. A hospital that limits services to patients
91 primarily to rehabilitation services; or

92 e. A hospital granted a certificate of need as a long
93 term acute care hospital.

94 ~~(15)~~ (14) PUBLICLY OWNED HOSPITAL. A hospital created
95 and operating under the authority of a governmental unit which
96 has been established as a public corporation pursuant to
97 Chapter 21 of Title 22, Chapter 95 of Title 11, or Chapter 51
98 of Title 22, or a hospital otherwise owned and operated by a
99 unit of local government.

100 ~~(16) REGIONAL CARE ORGANIZATION (RCO). An organization~~
101 ~~of health care providers that contracts with the Medicaid~~
102 ~~Agency to provide a comprehensive package of Medicaid benefits~~
103 ~~to Medicaid beneficiaries in a defined region of the state and~~
104 ~~that meets the requirements set forth by the Alabama Medicaid~~
105 ~~Agency.~~

106 ~~(17) REGIONAL CARE ORGANIZATION CAPITATION PAYMENT. An~~
107 ~~actuarially sound payment made by Medicaid to the Regional~~
108 ~~Care Organizations.~~

109 ~~(18)~~ (15) STATE-OWNED HOSPITAL. A hospital that is a
110 state agency or unit of government, including, without
111 limitation, an authority or a hospital owned by a state agency
112 or a state university or a hospital created pursuant to



HB312 Engrossed

113 Chapter 17A of Title 16.

114 ~~(19)~~ (16) STATE PLAN AMENDMENT. A change or update to
115 the state Medicaid plan that is approved by the Centers for
116 Medicare and Medicaid Services.

117 ~~(20)~~ (17) UPPER PAYMENT LIMIT. The maximum ceiling
118 imposed by federal regulation on Medicaid reimbursement for
119 inpatient hospital services under 42 C.F.R. §_447.272 and
120 outpatient hospital services under 42 C.F.R. §_447.321.

121 a. The upper payment limit shall be calculated
122 separately for hospital inpatient and outpatient services.

123 b. Medicaid disproportionate share payments shall be
124 excluded from the calculation of the upper payment limit.

125 ~~(21)~~ (18) UNCOMPENSATED CARE SURVEY. A survey of
126 hospitals conducted by the Medicaid program to determine the
127 amount of uncompensated care provided by a particular hospital
128 in a particular fiscal year."

129 "§40-26B-71

130 (a) For state fiscal years ~~2023, 2024, and 2025~~ 2026,
131 2027, and 2028, an assessment is imposed on each privately
132 operated hospital in the amount of 6.00 percent of net patient
133 revenue in fiscal year ~~2020~~ 2023, which shall be reviewed and
134 hospital cost reports updated annually, subject to limitations
135 in this article on the use of funds in the Hospital Assessment
136 Account. The assessment is a cost of doing business as a
137 privately operated hospital in the State of Alabama. Annually,
138 the Medicaid Agency shall make a determination of whether
139 changes in federal law or regulation have adversely affected
140 hospital Medicaid reimbursement during the most recently



HB312 Engrossed

141 completed fiscal year, or a reduction in payment rates has
142 occurred. If the agency determines that adverse impact to
143 hospital Medicaid reimbursement has occurred, or will occur,
144 the agency shall report its findings to the Chair of the House
145 Ways and Means General Fund Committee who shall propose an
146 amendment to this article during any legislative session prior
147 to the start of the upcoming fiscal year from the year the
148 report was made, to address the adverse impact. The assessment
149 imposed on each private hospital under this section shall be
150 reduced pro rata, if the total disproportionate share
151 allotment for all hospitals is reduced before or during the
152 ~~2025~~2028 fiscal year, as a result of any action by the
153 Medicaid Agency or the Centers for Medicare and Medicaid
154 Services, and only to the extent that the Hospital Assessment
155 Account is more than necessary to fund some or all hospital
156 payments under this article.

157 (b) (1) For state fiscal years ~~2023, 2024, and 2025~~2026,
158 2027, and 2028, net patient revenue shall be determined using
159 the data from each private hospital's fiscal year ending ~~2020,~~
160 ~~2021, or 2022~~2023, 2024, or 2025 Medicare Cost Report
161 contained in the Centers for Medicare and Medicaid Services'
162 Healthcare Cost Report Information System, which shall be
163 reviewed and the hospital cost reports updated annually
164 subject to limitations in this article on the use of funds in
165 the Hospital Assessment Account. The Medicare Cost Report for
166 ~~2020, 2021, and 2022~~2023, 2024, and 2025 for each private
167 hospital, which shall be reviewed and updated annually, shall
168 be used for fiscal years ~~2023, 2024, and 2025~~2026, 2027, and



HB312 Engrossed

169 2028, respectively. If the Medicare Cost Report is not
170 available in the Centers for Medicare and Medicaid Services'
171 Healthcare Cost Report Information System, the hospital shall
172 submit a copy to the department to determine the hospital's
173 net patient revenue for the most recent fiscal year.

174 (2) If a privately operated hospital commenced
175 operations after the due date for a ~~2020~~2023 Medicare Cost
176 Report, the hospital shall submit its most recent Medicare
177 Cost Report to the department in order to allow the department
178 to determine the hospital's net patient revenue.

179 (c) This article does not authorize a unit of county or
180 local government to license for revenue or impose a tax or
181 assessment upon hospitals or a tax or assessment measured by
182 the income or earnings of a hospital."

183 "§40-26B-73

184 (a) (1) There is created within the Health Care Trust
185 Fund referenced in Article 3 of Chapter 6 of Title 22 of a
186 designated account known as the Hospital Assessment Account.

187 (2) The hospital assessments imposed under this article
188 shall be deposited into the Hospital Assessment Account.

189 ~~(3) If the Medicaid Agency begins making payments under~~
190 ~~Article 9 of Chapter 6 of Title 22, while Act 2017-382 is in~~
191 ~~force, the hospital intergovernmental transfers imposed under~~
192 ~~this article shall be deposited into the Hospital Assessment~~
193 ~~Account.~~

194 (b) ~~Moneys~~Monies in the Hospital Assessment Account
195 shall consist of:

196 (1) All ~~moneys~~monies collected or received by the



HB312 Engrossed

197 department from privately operated hospital assessments
198 imposed under this article;

199 (2) Any interest or penalties levied in conjunction
200 with the administration of this article; and

201 (3) Any appropriations, transfers, donations, gifts, or
202 ~~moneys~~moneies from other sources, as applicable.; ~~and~~

203 ~~(4) If the Medicaid Agency begins making payments under~~
204 ~~Article 9 of Chapter 6 of Title 22, while Act 2017-382 is in~~
205 ~~force, all moneys collected or received by the department from~~
206 ~~publicly owned and state-owned hospital intergovernmental~~
207 ~~transfers imposed under this article.~~

208 (c) The Hospital Assessment Account shall be separate
209 and distinct from the State General Fund and shall be
210 supplementary to the Health Care Trust Fund.

211 (d) ~~Moneys~~Monies in the Hospital Assessment Account
212 shall not be used to replace other general revenues
213 appropriated and funded by the Legislature or other revenues
214 used to support Medicaid.

215 (e) The Hospital Assessment Account shall be exempt
216 from budgetary cuts, reductions, or eliminations caused by a
217 deficiency of State General Fund revenues to the extent
218 permissible under ~~Amendment 26~~Section 213 to the Constitution
219 of Alabama of 1901, ~~now appearing as Section 213 of the~~
220 ~~Official Recompilation of the Constitution of Alabama of 1901,~~
221 ~~as amended~~2022.

222 (f) (1) Except as necessary to reimburse any funds
223 borrowed to supplement funds in the Hospital Assessment
224 Account, the ~~moneys~~moneies in the Hospital Assessment Account



HB312 Engrossed

225 shall be used only as follows:

226 a. To make public, private, and state inpatient and
227 outpatient hospital payments.

228 b. To reimburse ~~moneys~~monies collected by the
229 department from hospitals through error or mistake or under
230 this article.

231 (2)a. The Hospital Assessment Account shall retain
232 account balances remaining each fiscal year.

233 b. On September 30, 2014, and each year thereafter, any
234 positive balance remaining in the Hospital Assessment Account
235 which was not used by the Medicaid Agency to obtain federal
236 matching funds and paid out for hospital payments, shall be
237 factored into the calculation of any new assessment rate by
238 reducing the amount of hospital assessment funds that must be
239 generated during the next fiscal year. The Medicaid Agency may
240 carry over a balance of unspent assessment funds not
241 considered in the previous sentence and not to exceed ~~one~~
242 ~~third~~one-third of the total current year's assessment, through
243 fiscal year ~~2025~~2028 to account for future variations in
244 hospital expenses and federal match rates in the upcoming
245 fiscal year. If there is no new assessment beginning October
246 1, ~~2025~~2028, the funds remaining shall be refunded to the
247 hospital that paid the assessment or made an intergovernmental
248 transfer in proportion to the amount remaining.

249 (3) A privately operated hospital shall not be
250 guaranteed that its inpatient and outpatient hospital payments
251 will equal or exceed the amount of its hospital assessment."

252 "§40-26B-77.1



HB312 Engrossed

253 (a) Beginning on October 1, 2016, and ending on
254 September 30, ~~2025~~2028, publicly owned and state-owned
255 hospitals shall begin making intergovernmental transfers to
256 the Medicaid Agency. ~~If the agency begins making payments~~
257 ~~pursuant to Article 9 of Chapter 6 of Title 22, on or before~~
258 ~~September 30, 2019, the amount of the intergovernmental~~
259 ~~transfers shall be calculated for each hospital using a~~
260 ~~pro-rata basis based on the hospital's IGT contribution for FY~~
261 ~~2018 in relation to the total IGT for FY 2018. Total IGTs for~~
262 ~~any given fiscal year shall not exceed three hundred~~
263 ~~thirty-three million, four hundred thirty-four thousand, and~~
264 ~~forty-eight dollars (\$333,434,048) with the exception of an~~
265 ~~adjustment as described in subsection (d) and to the extent~~
266 ~~adjustments are required to comply with federal regulations or~~
267 ~~terms of any waiver issued by the federal government relating~~
268 ~~to the state's Medicaid program. The total intergovernmental~~
269 ~~transfers shall equal and shall not exceed the amount of state~~
270 ~~funds necessary for the agency to obtain only those federal~~
271 ~~matching funds necessary to pay publicly owned and state-owned~~
272 ~~hospitals for hospital payments. If the agency does not begin~~
273 ~~making payments pursuant to Article 9 of Chapter 6 of Title~~
274 ~~22, on or before September 30, 2022, the total~~
275 intergovernmental transfers shall equal the amount of state
276 funds necessary for the agency to obtain only those federal
277 matching funds necessary to pay publicly owned and state-owned
278 hospitals for hospital payments.

279 (b) These intergovernmental transfers shall be made in
280 compliance with 42 U.S.C. § 1396b.(w).



HB312 Engrossed

281 (c) If a publicly or state-owned hospital commences
282 operations after October 1, 2013, the hospital shall commence
283 making intergovernmental transfers to the Medicaid Agency in
284 the first full month of operation of the hospital after
285 October 1, 2013.

286 ~~(d) If the Medicaid Agency begins making payments~~
287 ~~pursuant to Article 9 of Chapter 6 of Title 22, on or before~~
288 ~~September 30, 2019, notwithstanding any other provision of~~
289 ~~this article, a private hospital that is subject to payment of~~
290 ~~the assessment pursuant to this article at the beginning of a~~
291 ~~state fiscal year, but during the state fiscal year~~
292 ~~experiences a change in status so that it is subject to the~~
293 ~~intergovernmental transfer computed under this article, it~~
294 ~~shall continue to pay the same amount as calculated in Section~~
295 ~~40-26B-71, but in the form of an intergovernmental transfer."~~

296 "§40-26B-79

297 ~~If the Medicaid Agency begins making payments pursuant~~
298 ~~to Article 9 of Chapter 6 of Title 22, on or before September~~
299 ~~30, 2019, the agency shall pay hospitals as a base amount for~~
300 ~~state fiscal year 2019, for inpatient services an APR-DRG~~
301 ~~payment that is equal to the total modeled UPL submitted and~~
302 ~~approved by CMS during fiscal year 2019. If the agency begins~~
303 ~~making payments pursuant to Article 9 of Chapter 6 of Title~~
304 ~~22, on a date other than the first day of fiscal year 2019,~~
305 ~~there shall be no retroactive adjustment to payments already~~
306 ~~made to hospitals in accordance with the approved state plan.~~
307 ~~If approved by CMS, the agency shall publish the APR-DRG rates~~
308 ~~for each hospital prior to September 30, 2018. If the agency~~



HB312 Engrossed

309 ~~does not begin making payments pursuant to Article 9 of~~
310 ~~Chapter 6 of Title 22, on or before September 30, 2025, the~~The
311 ~~agency shall pay hospitals,~~ as a base amount for fiscal years
312 ~~2023, 2024, and 2025~~2026, 2027, and 2028, the greater of a
313 hospital's current per diem as published for fiscal year 2022
314 or 68 percent of total inpatient payments made by the agency
315 during state fiscal year 2019, divided by the total patient
316 days paid in state fiscal year 2019, multiplied by patient
317 days paid during fiscal years ~~2023, 2024, and 2025~~2026, 2027,
318 and 2028. A hospital may request to have their per diem
319 reviewed and revised at the sole discretion of the Medicaid
320 Agency. This payment to be paid using the agency's published
321 check write table is in addition to any hospital access
322 payments the agency may elect to pay hospitals as inpatient
323 payments other than per diems and access payments, if the
324 agency does not make payments pursuant to Article 9 of Chapter
325 6 of Title 22 in fiscal year 2019, or fiscal years ~~2023, 2024,~~
326 and 20252026, 2027, and 2028, only if the Hospital Services
327 and Reimbursement Panel approves the change in hospital
328 payments.—"

329 "§40-26B-80

330 ~~If the Medicaid Agency begins making payments pursuant~~
331 ~~to Article 9 of Chapter 6 of Title 22, on or before September~~
332 ~~30, 2019, the agency shall pay hospitals as a base amount for~~
333 ~~fiscal year 2019 for outpatient services based upon a fee for~~
334 ~~service and access payments or OPPS schedule. If the agency~~
335 ~~begins making payments pursuant to Article 9 of Chapter 6 of~~
336 ~~Title 22, on a date other than the first day of fiscal year~~



HB312 Engrossed

337 ~~2023, there shall be no retroactive adjustment to payments~~
338 ~~already made to hospitals in accordance with the approved~~
339 ~~state plan.~~

340 Should the Medicaid Agency implement OPPS, the total
341 amount budgeted (total base rate) for OPPS shall not be less
342 than the total outpatient UPL.

343 ~~If the Medicaid Agency does not begin making payments~~
344 ~~pursuant to Article 9 of Chapter 6 of Title 22, on or before~~
345 ~~September 30, 2019, the~~ The agency shall pay hospitals as a
346 base amount for fiscal years ~~2023, 2024, and 2025~~ 2026, 2027,
347 and 2028 for outpatient services, based upon an outpatient fee
348 schedule in existence on September 30, 2018. Medicaid may
349 update the outpatient fee schedule with approval of the
350 Hospital Services and Reimbursement Panel. Hospital outpatient
351 base payments shall be in addition to any hospital access
352 payments or other payments described in this article."

353 "§40-26B-81

354 (a) ~~If the Medicaid Agency begins making payments~~
355 ~~pursuant to Article 9 of Chapter 6 of Title 22, on or before~~
356 ~~September 30, 2019, to preserve and improve access to hospital~~
357 ~~services, for hospital inpatient and outpatient services~~
358 ~~rendered on or after October 1, 2018, the~~ The agency shall
359 consider the published inpatient and outpatient rates as
360 defined in Sections 40-26B-79 and 40-26B-80 as the minimum
361 payment allowed.

362 (b) ~~If the Medicaid Agency does not begin making~~
363 ~~payments pursuant to Article 9 of Chapter 6 of Title 22, on or~~
364 ~~before September 30, 2019, the~~ The aggregate hospital access



HB312 Engrossed

365 payment amount is an amount equal to the upper payment limit,
366 less total hospital base payments determined under this
367 article. All publicly, state-owned, and privately operated
368 hospitals shall be eligible for inpatient and outpatient
369 hospital access payments for fiscal years ~~2023, 2024, and~~
370 ~~2025~~2026, 2027, and 2028, as set forth in this article.

371 (1) In addition to any other funds paid to hospitals
372 for inpatient hospital services to Medicaid patients, each
373 eligible hospital shall receive inpatient hospital access
374 payments each state fiscal year. Publicly and state-owned
375 hospitals shall receive total payments, including hospital
376 base payments, that, in the aggregate, equal the upper payment
377 limit for publicly and state-owned hospitals, until the
378 Hospital Assessment Account is exhausted. Privately operated
379 hospitals shall receive total payments, including hospital
380 base payments that, in the aggregate, equal the upper payment
381 limit for privately operated hospitals, until the Hospital
382 Assessment Account is exhausted. Any intergovernmental
383 transfers and hospital provider taxes shall be used only as
384 ~~monies~~monies paid to hospitals.

385 (2) Inpatient hospital access payments shall be made on
386 a quarterly basis.

387 (3) In addition to any other funds paid to hospitals
388 for outpatient hospital services to Medicaid patients, each
389 eligible hospital shall receive outpatient hospital access
390 payments each state fiscal year. Publicly and state-owned
391 hospitals shall receive payments, including hospital base
392 payments, that, in the aggregate, equal the upper payment



HB312 Engrossed

393 limit for publicly and state-owned hospitals, until the
394 Hospital Assessment Account is exhausted. Privately operated
395 hospitals shall receive payments, including hospital base
396 payments, that, in the aggregate, equal the upper payment
397 limit for privately operated hospitals, until the Hospital
398 Assessment Account is exhausted.

399 (4) Outpatient hospital access payments shall be made
400 on a quarterly basis.

401 (c) A hospital access payment shall not be used to
402 offset any other payment by the Medicaid Agency for hospital
403 inpatient or outpatient services to Medicaid beneficiaries,
404 including, without limitation, any fee-for-service, per diem,
405 private or public hospital inpatient adjustment, or hospital
406 cost settlement payment.

407 (d) The specific hospital payments for publicly,
408 state-owned, and privately operated hospitals shall be
409 described in the state plan amendment to be submitted to and
410 approved by the Centers for Medicare and Medicaid Services."

411 "§40-26B-82

412 (a) The assessment imposed under this article shall not
413 take effect or shall cease to be imposed and any ~~moneys~~monies
414 remaining in the Hospital Assessment Account in the Alabama
415 Medicaid Program Trust Fund shall be refunded to hospitals in
416 proportion to the amounts paid by them if any of the following
417 occur:

418 (1) Expenditures for hospital inpatient and outpatient
419 services paid for by the Alabama Medicaid Program for fiscal
420 years ~~2023, 2024, and 2025~~2026, 2027, and 2028, are less than



HB312 Engrossed

421 the amount paid during fiscal year 2017 or reimbursement rates
422 under this article for fiscal years ~~2023, 2024, and 2025~~2026,
423 2027, and 2028, are less than the rates approved by CMS in
424 Sections 40-26B-79 and 40-26B-80.

425 (2) The Medicaid Agency makes changes in ~~its~~ rules that
426 reduce hospital inpatient payment rates, outpatient payment
427 rates, or adjustment payments, including any cost settlement
428 protocol, that were in effect on September 30, ~~2022~~2025.

429 (3) The inpatient or outpatient hospital access
430 payments required under this article are changed or the
431 assessments imposed or certified public expenditures, or
432 intergovernmental transfers recognized under this article are
433 not eligible for federal matching funds under Title XIX of the
434 Social Security Act, 42 U.S.C. § 1396 et seq., or 42 U.S.C. §
435 1397aa et seq.

436 (4) The Medicaid Agency contracts with an alternate
437 care provider in a Medicaid region under any terms other than
438 the following:

439 ~~a. If a regional care organization or alternate care~~
440 ~~provider failed to provide adequate service pursuant to its~~
441 ~~contract, or had its certification terminated, or if the~~
442 ~~agency could not award a contract to a regional care~~
443 ~~organization under its quality, efficiency, and cost~~
444 ~~conditions, or if no organization had been awarded a regional~~
445 ~~care organization certificate by October 1, 2016, or the date~~
446 ~~of extension as set out in Act No. 2016-377, then the agency~~
447 ~~shall first offer a contract, to resume interrupted service or~~
448 ~~to assume service in the region, under its quality,~~



HB312 Engrossed

449 ~~efficiency, and cost conditions to any other regional care~~
450 ~~organization that the agency judged would meet its quality~~
451 ~~criteria.~~

452 ~~b. If by October 1, 2014, no organization had a~~
453 ~~probationary regional care organization certification in a~~
454 ~~region. However, the agency could extend the deadline until~~
455 ~~January 1, 2015, if it judged an organization was making~~
456 ~~reasonable progress toward getting probationary certification.~~
457 ~~If the agency judged that no organization in the region likely~~
458 ~~would achieve probationary certification by January 1, 2015,~~
459 ~~then the agency shall let any organization with probationary~~
460 ~~or full regional care organization certification apply to~~
461 ~~develop a regional care organization in the region. If at~~
462 ~~least one organization made such an application, the agency no~~
463 ~~sooner than October 1, 2015, would decide whether any~~
464 ~~organization could reasonably be expected to become a fully~~
465 ~~certified regional care organization in the region and its~~
466 ~~initial region.~~

467 ~~c. If an organization lost its probationary~~
468 ~~certification before October 1, 2016, or the date of the~~
469 ~~extension as set out in Act No. 2016-377, the agency shall~~
470 ~~offer any other organization with probationary or full~~
471 ~~regional care organization certification, which it judged~~
472 ~~could successfully provide service in the region and its~~
473 ~~initial region, the opportunity to serve Medicaid~~
474 ~~beneficiaries in both regions.~~

475 ~~d. The agency may contract with an alternate care~~
476 ~~provider only if no regional care organization accepted a~~



HB312 Engrossed

477 ~~contract under the terms of paragraph a., or no organization~~
478 ~~was granted the opportunity to develop a regional care~~
479 ~~organization in the affected region under the terms of~~
480 ~~paragraph b., or no organization was granted the opportunity~~
481 ~~to serve Medicaid beneficiaries under the terms of paragraph~~
482 ~~e.~~

483 ~~e.a.~~ The agency may contract with an alternate care
484 provider ~~under the terms of paragraph d.~~ only if, in the
485 judgment of the agency, care of Medicaid enrollees would be
486 better, more efficient, and less costly than under the then
487 existing care delivery system. The agency may contract with
488 more than one alternate care provider in a Medicaid region.

489 ~~f.1.b.1.~~ If the agency were to contract with an
490 alternate care provider under the terms of this section, that
491 provider would have to pay reimbursements for hospital
492 inpatient or outpatient care at rates at least equal to
493 ~~thosethe most recent published rates as of October 1, 2017,~~
494 pursuant to Sections 40-26B-79 and 40-26B-80.

495 2. If more than a year had elapsed since the agency
496 directly paid reimbursements to hospitals, the minimum
497 reimbursement rates paid by the alternate care provider would
498 have to be changed to reflect any percentage increase in the
499 national medical consumer price index minus 100 basis points.

500 (b) (1) The assessment imposed under this article shall
501 not take effect or shall cease to be imposed if the assessment
502 is determined to be an impermissible tax under Title XIX of
503 the Social Security Act, 42 U.S.C. § 1396 et seq.

504 (2) ~~Moneys~~Monies in the Hospital Assessment Account in



HB312 Engrossed

505 the Alabama Medicaid Program Trust Fund derived from
506 assessments imposed before the determination described in
507 subdivision (1) shall be disbursed under this article to the
508 extent federal matching is not reduced due to the
509 impermissibility of the assessments, and any remaining
510 ~~moneys~~monies shall be refunded to hospitals in proportion to
511 the amounts paid by them."

512 "§40-26B-84

513 This article shall be of no effect if federal financial
514 participation under Title XIX of the Social Security Act is
515 not available to the Medicaid Agency at the approved federal
516 medical assistance percentage, established under Section 1905
517 of the Social Security Act, for the state fiscal years ~~2023,~~
518 ~~2024, and 2025~~2026, 2027, and 2028."

519 "§40-26B-88

520 This article shall automatically terminate and become
521 ~~null and~~ void by its own terms on September 30, ~~2025~~2028,
522 unless a later act is enacted extending the article to future
523 state fiscal years. "

524 Section 2. This act shall become effective on October
525 1, 2025.



HB312 Engrossed

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House of Representatives

Read for the first time and referred20-Feb-25
to the House of Representatives
committee on Ways and Means General
Fund
Read for the second time and placed01-Apr-25
on the calendar:
1 amendment
Read for the third time and passed03-Apr-25
as amended
Yeas 102
Nays 0
Abstains 0

John Treadwell
Clerk