

97TH GENERAL ASSEMBLY State of Illinois 2011 and 2012 SB3719

Introduced 2/10/2012, by Sen. Don Harmon

SYNOPSIS AS INTRODUCED:

305 ILCS 5/5-4.2

from Ch. 23, par. 5-4.2

Amends the Illinois Public Aid Code. Makes a technical change in a Section concerning ambulance services payments.

LRB097 17480 KTG 62683 b

1 AN ACT concerning public aid.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Illinois Public Aid Code is amended by changing Section 5-4.2 as follows:
- 6 (305 ILCS 5/5-4.2) (from Ch. 23, par. 5-4.2)
- 7 Sec. 5-4.2. Ambulance services payments.
- (a) For ambulance services provided to a recipient of aid 8 9 under this this Article on or after January 1, 1993, the 10 shall reimburse ambulance Department providers at rates calculated in accordance with this Section. 11 It is the intent of the General Assembly to provide adequate 12 reimbursement for ambulance services so as to ensure adequate 13 14 access to services for recipients of aid under this Article and provide appropriate incentives to ambulance service 15 16 to provide services in an efficient 17 cost-effective manner. Thus, it is the intent of the General Illinois 18 that the Department implement 19 reimbursement system for ambulance services that, to the extent 20 and subject to the availability of 21 appropriated by the General Assembly for this purpose, is 22 consistent with the payment principles of Medicare. To ensure uniformity between the payment principles of Medicare and 23

- Medicaid, the Illinois Department shall follow, to the extent 1
- 2 necessary and practicable and subject to the availability of
- 3 funds appropriated by the General Assembly for this purpose,
- statutes, laws, regulations, policies, procedures, 4
- 5 principles, definitions, quidelines, and manuals used to
- 6 determine the amounts paid to ambulance service providers under
- 7 Title XVIII of the Social Security Act (Medicare).
- 8 (b) For ambulance services provided to a recipient of aid
- 9 under this Article on or after January 1, 1996, the Illinois
- 10 Department shall reimburse ambulance service providers based
- 11 upon the actual distance traveled if a natural disaster,
- 12 weather conditions, road repairs, or traffic congestion
- 13 necessitates the use of a route other than the most direct
- 14 route.
- (c) For purposes of this Section, "ambulance services" 15
- 16 includes medical transportation services provided by means of
- 17 an ambulance, medi-car, service car, or taxi.
- (c-1) For purposes of this Section, "ground ambulance 18
- 19 service" means medical transportation services that
- described as ground ambulance services by the Centers for 20
- Medicare and Medicaid Services and provided in a vehicle that 21
- 22 is licensed as an ambulance by the Illinois Department of
- 23 Public Health pursuant to the Emergency Medical Services (EMS)
- 24 Systems Act.
- 25 (c-2) For purposes of this Section, "ground ambulance
- 26 service provider" means a vehicle service provider as described

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- in the Emergency Medical Services (EMS) Systems Act that
 operates licensed ambulances for the purpose of providing
 emergency ambulance services, or non-emergency ambulance
 services, or both. For purposes of this Section, this includes
 both ambulance providers and ambulance suppliers as described
 by the Centers for Medicare and Medicaid Services.
 - (d) This Section does not prohibit separate billing by ambulance service providers for oxygen furnished while providing advanced life support services.
 - (e) Beginning with services rendered on or after July 1, 2008, all providers of non-emergency medi-car and service car transportation must certify that the driver and employee attendant, as applicable, have completed a safety program approved by the Department to protect both the patient and the driver, prior to transporting a patient. The provider must maintain this certification in its records. The provider shall produce such documentation upon demand by the Department or its representative. Failure to produce documentation of such training shall result in recovery of any payments made by the Department for services rendered by a non-certified driver or employee attendant. Medi-car and service car providers must maintain legible documentation in their records of the driver applicable, employee attendant that and, as actually transported the patient. Providers must recertify all drivers and employee attendants every 3 years.
- Notwithstanding the requirements above, any public

federally mandated.

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transportation provider of medi-car and service car transportation that receives federal funding under 49 U.S.C. 3 5307 and 5311 need not certify its drivers and employee 4 attendants under this Section, since safety training is already

(f) With respect to any policy or program administered by the Department or its agent regarding approval of non-emergency medical transportation by ground ambulance service providers, including, but. not. limited to, the Non-Emergency Transportation Services Prior Approval Program (NETSPAP), the Department shall establish by rule a process by which ground ambulance service providers of non-emergency medical transportation may appeal any decision by the Department or its agent for which no denial was received prior to the time of transport that either (i) denies a request for approval for payment of non-emergency transportation by means of ground ambulance service or (ii) grants a request for approval of non-emergency transportation by means of ground ambulance service at a level of service that entitles the ground ambulance service provider to a lower level of compensation from the Department than the ground ambulance service provider would have received as compensation for the level of service requested. The rule shall be established within 12 months after the effective date of this amendatory Act of the 97th General Assembly and shall provide that, for any decision rendered by the Department or its agent on or after the date the rule takes

- 1 effect, the ground ambulance service provider shall have 60
- 2 days from the date the decision is received to file an appeal.
- 3 The rule established by the Department shall be, insofar as is
- 4 practical, consistent with the Illinois Administrative
- 5 Procedure Act. The Director's decision on an appeal under this
- 6 Section shall be a final administrative decision subject to
- 7 review under the Administrative Review Law.
- 8 (Source: P.A. 97-584, eff. 8-26-11.)