97TH GENERAL ASSEMBLY

State of Illinois

2011 and 2012

HB5652

Introduced 2/15/2012, by Rep. Emily McAsey

SYNOPSIS AS INTRODUCED:

305 ILCS 5/14-8

from Ch. 23, par. 14-8

Amends the Hospital Services Trust Fund Article of the Illinois Public Aid Code. Provides that any hospital services payments required under the Illinois Administrative Code that are set to expire in State fiscal year 2012 and that are paid to any hospital operated by Adventist Midwest Health shall remain in effect through State fiscal year 2014 at the rates effective July 1, 2011. Effective July 1, 2012.

LRB097 18766 KTG 64002 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

HB5652

1 AN ACT concerning public aid.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Public Aid Code is amended by 5 changing Section 14-8 as follows:

6 (305 ILCS 5/14-8) (from Ch. 23, par. 14-8)

7 Sec. 14-8. Disbursements to Hospitals.

8 (a) For inpatient hospital services rendered on and after 9 September 1, 1991, the Illinois Department shall reimburse 10 hospitals for inpatient services at an inpatient payment rate each hospital based upon the 11 calculated for Medicare 12 Prospective Payment System as set forth in Sections 1886(b), (d), (g), and (h) of the federal Social Security Act, and the 13 14 regulations, policies, and procedures promulgated thereunder, except as modified by this Section. Payment rates for inpatient 15 16 hospital services rendered on or after September 1, 1991 and on 17 or before September 30, 1992 shall be calculated using the Medicare Prospective Payment rates in effect on September 1, 18 19 1991. Payment rates for inpatient hospital services rendered on 20 or after October 1, 1992 and on or before March 31, 1994 shall 21 be calculated using the Medicare Prospective Payment rates in 22 effect on September 1, 1992. Payment rates for inpatient hospital services rendered on or after April 1, 1994 shall be 23

calculated using the Medicare Prospective Payment rates 1 2 (including the Medicare grouping methodology and weighting 3 adjusted pursuant to paragraph (1) of this factors as subsection) in effect 90 days prior to the date of admission. 4 5 For services rendered on or after July 1, 1995, the reimbursement methodology implemented under this subsection 6 shall not include those costs referred to in 7 Sections 8 1886(d)(5)(B) and 1886(h) of the Social Security Act. The 9 additional payment amounts required under Section 10 1886(d)(5)(F) of the Social Security Act, for hospitals serving 11 a disproportionate share of low-income or indigent patients, 12 are not required under this Section. For hospital inpatient 13 services rendered on or after July 1, 1995, the Illinois 14 Department shall reimburse hospitals using the relative 15 weighting factors and the base payment rates calculated for each hospital that were in effect on June 30, 1995, less the 16 17 portion of such rates attributed by the Illinois Department to the cost of medical education. 18

(1) The weighting factors established under Section
1886(d)(4) of the Social Security Act shall not be used in
the reimbursement system established under this Section.
Rather, the Illinois Department shall establish by rule
Medicaid weighting factors to be used in the reimbursement
system established under this Section.

(2) The Illinois Department shall define by rule those
 hospitals or distinct parts of hospitals that shall be

HB5652

exempt from the reimbursement system established under 1 2 this Section. In defining such hospitals, the Illinois 3 Department shall take into consideration those hospitals exempt from the Medicare Prospective Payment System as of 4 5 September 1, 1991. For hospitals defined as exempt under 6 this subsection, the Illinois Department shall by rule 7 establish a reimbursement system for payment of inpatient 8 hospital services rendered on and after September 1, 1991. 9 For all hospitals that are children's hospitals as defined 10 in Section 5-5.02 of this Code, the reimbursement 11 methodology shall, through June 30, 1992, net of all 12 applicable fees, at least equal each children's hospital 1990 ICARE payment rates, indexed to the current year by 13 14 application of the DRI hospital cost index from 1989 to the 15 year in which payments are made. Excepting county providers 16 as defined in Article XV of this Code, hospitals licensed 17 the University of Illinois Hospital Act, under and facilities operated by the Department of Mental Health and 18 19 Developmental Disabilities (or its successor, the 20 Department of Human Services) for hospital inpatient 21 services rendered on or after July 1, 1995, the Illinois 22 Department shall reimburse children's hospitals, as 23 in 89 Illinois Administrative Code Section defined 24 149.50(c)(3), at the rates in effect on June 30, 1995, and 25 shall reimburse all other hospitals at the rates in effect 26 on June 30, 1995, less the portion of such rates attributed - 4 - LRB097 18766 KTG 64002 b

the cost of medical 1 by the Illinois Department to 2 education. For inpatient hospital services provided on or 3 after August 1, 1998, the Illinois Department may establish by rule a means of adjusting the rates of children's 4 5 hospitals, as defined in 89 Illinois Administrative Code Section 149.50(c)(3), that did not meet that definition on 6 7 June 30, 1995, in order for the inpatient hospital rates of 8 such hospitals to take into account the average inpatient 9 hospital rates of those children's hospitals that did meet 10 the definition of children's hospitals on June 30, 1995.

11

HB5652

(3) (Blank)

12 (4) Notwithstanding any other provision of this 13 Section, hospitals that on August 31, 1991, have a contract 14 with the Illinois Department under Section 3-4 of the 15 Illinois Health Finance Reform Act may elect to continue to 16 be reimbursed at rates stated in such contracts for general 17 and specialty care.

In addition to any payments made under this 18 (5) 19 subsection (a), the Illinois Department shall make the 20 adjustment payments required by Section 5-5.02 of this 21 Code; provided, that in the case of any hospital reimbursed 22 under a per case methodology, the Illinois Department shall 23 add an amount equal to the product of the hospital's 24 average length of stay, less one day, multiplied by 20, for 25 inpatient hospital services rendered on or after September 26 1, 1991 and on or before September 30, 1992.

HB5652

1 (b) (Blank)

2 (b-5) Excepting county providers as defined in Article XV of this Code, hospitals licensed under the University of 3 Illinois Hospital Act, and facilities operated by the Illinois 4 5 Department of Mental Health and Developmental Disabilities (or 6 Department of Human Services), its successor, the for 7 outpatient services rendered on or after July 1, 1995 and before July 1, 1998 the Illinois Department shall reimburse 8 9 children's hospitals, defined in the Illinois as 10 Administrative Code Section 149.50(c)(3), at the rates in 11 effect on June 30, 1995, less that portion of such rates 12 attributed by the Illinois Department to the outpatient 13 indigent volume adjustment and shall reimburse all other hospitals at the rates in effect on June 30, 1995, less the 14 15 portions of such rates attributed by the Illinois Department to 16 the cost of medical education and attributed by the Illinois 17 Department to the outpatient indigent volume adjustment. For outpatient services provided on or after July 1, 1998, 18 19 reimbursement rates shall be established by rule.

20 (c) In addition to any other payments under this Code, the 21 Illinois Department shall develop a hospital disproportionate 22 share reimbursement methodology that, effective July 1, 1991, 23 September 30, 1992, shall reimburse hospitals through sufficiently to expend the fee monies described in subsection 24 25 (b) of Section 14-3 of this Code and the federal matching funds 26 received by the Illinois Department as a result of expenditures 1 made by the Illinois Department as required by this subsection 2 (c) and Section 14-2 that are attributable to fee monies 3 deposited in the Fund, less amounts applied to adjustment 4 payments under Section 5-5.02.

5

HB5652

(d) Critical Care Access Payments.

6 (1) In addition to any other payments made under this 7 Code, the Illinois Department shall develop а 8 reimbursement methodology that shall reimburse Critical 9 Care Access Hospitals for the specialized services that 10 qualify them as Critical Care Access Hospitals. No 11 adjustment payments shall be made under this subsection on 12 or after July 1, 1995.

13 (2) "Critical Care Access Hospitals" includes, but is
14 not limited to, hospitals that meet at least one of the
15 following criteria:

16 (A) Hospitals located outside of a metropolitan 17 statistical area that are designated as Level II 18 Perinatal Centers and that provide a disproportionate 19 share of perinatal services to recipients; or

20 (B) Hospitals that are designated as Level I Trauma 21 Centers (adult or pediatric) and certain Level II 22 Trauma Centers as determined by the Illinois 23 Department; or

(C) Hospitals located outside of a metropolitan
 statistical area and that provide a disproportionate
 share of obstetrical services to recipients.

- 7 - LRB097 18766 KTG 64002 b

high volume adjustment. For 1 (e) Inpatient hospital 2 inpatient services, effective with rate periods beginning on or after October 1, 1993, in addition to rates paid for inpatient 3 services by the Illinois Department, the Illinois Department 4 5 shall make adjustment payments for inpatient services 6 furnished by Medicaid high volume hospitals. The Illinois Department shall establish by rule criteria for qualifying as a 7 Medicaid high volume hospital and shall establish by rule a 8 9 reimbursement methodology for calculating these adjustment 10 payments to Medicaid high volume hospitals. No adjustment 11 payment shall be made under this subsection for services 12 rendered on or after July 1, 1995.

13 (f) The Illinois Department shall modify its current rules 14 governing adjustment payments for targeted access, critical care access, 15 and uncompensated care to classify those 16 adjustment payments as not being payments to disproportionate 17 share hospitals under Title XIX of the federal Social Security Act. Rules adopted under this subsection shall not be effective 18 with respect to services rendered on or after July 1, 1995. The 19 20 Illinois Department has no obligation to adopt or implement any rules or make any payments under this subsection for services 21 22 rendered on or after July 1, 1995.

(f-5) The State recognizes that adjustment payments to hospitals providing certain services or incurring certain costs may be necessary to assure that recipients of medical assistance have adequate access to necessary medical services.

- 8 - LRB097 18766 KTG 64002 b

1 These adjustments include payments for teaching costs and 2 uncompensated care, trauma center payments, rehabilitation hospital payments, perinatal center payments, obstetrical care 3 payments, targeted access payments, Medicaid high volume 4 5 payments, and outpatient indigent volume payments. On or before 6 1995, the Illinois April 1, Department shall issue 7 recommendations regarding (i) reimbursement mechanisms or 8 adjustment payments to reflect these costs and services, 9 including methods by which the payments may be calculated and 10 the method by which the payments may be financed, and (ii) 11 reimbursement mechanisms or adjustment payments to reflect 12 costs and services of federally qualified health centers with 13 respect to recipients of medical assistance.

(g) If one or more hospitals file suit in any court challenging any part of this Article XIV, payments to hospitals under this Article XIV shall be made only to the extent that sufficient monies are available in the Fund and only to the extent that any monies in the Fund are not prohibited from disbursement under any order of the court.

(h) Payments under the disbursement methodology described
in this Section are subject to approval by the federal
government in an appropriate State plan amendment.

(i) The Illinois Department may by rule establish criteria
for and develop methodologies for adjustment payments to
hospitals participating under this Article. <u>Any payments</u>
<u>required under Title 89, Part 148 of the Illinois</u>

Administrative Code that are set to expire in State fiscal year
 2012 and that are paid to any hospital operated by Adventist
 Midwest Health shall remain in effect through State fiscal year
 2014 at the rates effective July 1, 2011.

5 (j) Hospital Residing Long Term Care Services. In addition 6 to any other payments made under this Code, the Illinois 7 Department may by rule establish criteria and develop 8 methodologies for payments to hospitals for Hospital Residing 9 Long Term Care Services.

10 (k) Critical Access Hospital outpatient payments. Ιn 11 addition to any other payments authorized under this Code, the 12 Illinois Department shall reimburse critical access hospitals, 13 as designated by the Illinois Department of Public Health in 14 accordance with 42 CFR 485, Subpart F, for outpatient services 15 at an amount that is no less than the cost of providing such 16 services, based on Medicare cost principles. Payments under 17 this subsection shall be subject to appropriation.

18 (Source: P.A. 96-1382, eff. 1-1-11.)

Section 99. Effective date. This Act takes effect July 1,
 20 2012.