

General Assembly

Substitute Bill No. 308

February Session, 2024



AN ACT IMPLEMENTING TASK FORCE RECOMMENDATIONS FOR WHEELCHAIR REPAIR.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. (NEW) (Effective October 1, 2024) As used in this section,
- 2 section 17b-278j of the general statutes, as amended by this act, and
- 3 section 2 of this act:
- 4 (1) "Authorized wheelchair dealer" means any company doing
- 5 business in the state selling or leasing wheelchairs, including complex
- 6 rehabilitation technology wheelchairs.
- 7 (2) "Complex rehabilitation technology" has the same meaning as
- 8 provided in section 17b-278j of the general statutes, as amended by this
- 9 act.
- 10 (3) "Complex rehabilitation technology wheelchair" means a
- 11 specialized, medically necessary manual or powered wheelchair
- 12 individually configured for the user with specialized equipment that
- 13 requires evaluation, configuration, fitting, adjustment, programming
- 14 and long-term maintenance and repair services.
- 15 (4) "Consumer" means the purchaser or lessee of a wheelchair,
- 16 including a complex rehabilitation technology wheelchair, irrespective
- of whether the purchase or lease of the wheelchair is funded in whole

LCO 1 of 9

or in part by the consumer or privately or publicly funded health insurance.

- (5) "Timely repair" means as soon as practicable but not later than ten calendar days after the date of request for repair from a consumer, provided the consumer makes the wheelchair available and any prior approval required from an insurer has been acquired.
- (6) "Wheelchair" means a manual or motorized wheeled device that enhances the mobility or positioning of an individual with a disability and includes a complex rehabilitation technology wheelchair.
- Sec. 2. (NEW) (Effective October 1, 2024) (a) An authorized wheelchair dealer shall timely repair a wheelchair, including a complex rehabilitation technology wheelchair, sold or leased by such dealer in the state. An authorized wheelchair dealer who sells or leases a complex rehabilitation technology wheelchair in the state shall provide service and timely repair of such wheelchair at a consumer's home upon request.
 - (b) An authorized wheelchair dealer shall maintain a phone line for consumer repair requests that is accessible each business day and capable of recording messages. The authorized wheelchair dealer shall (1) respond to a request for wheelchair repair not later than one business day after the date of request, and (2) maintain a sufficient supply of parts to timely repair wheelchairs, including complex rehabilitation technology wheelchairs.
 - (c) An authorized wheelchair dealer may assess reasonable fees for the timely repair of any wheelchair for which a warranty has expired and an additional surcharge for repairing a wheelchair that is not functional due to a condition or defect that results from abuse, neglect or unauthorized modification or alteration of the wheelchair.
 - (d) An authorized wheelchair dealer who contracts with the Department of Social Services to sell or lease wheelchairs to Medicaid recipients shall be subject to penalties pursuant to section 17b-278j of the

LCO 2 of 9

- general statutes, as amended by this act, for violations of the provisionsof this section.
- Sec. 3. Section 17b-4 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):

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- (a) The Department of Social Services shall plan, develop, administer, operate, evaluate and provide funding for services for individuals and families served by the department who are in need of personal or economic development. In cooperation with other social service agencies and organizations, including community-based agencies, the department shall work to develop and fund prevention, intervention and treatment services for individuals and families. The department shall: (1) Provide appropriate services to individuals and families as needed through direct social work services rendered by the department and contracted services from community-based organizations funded by the department; (2) collect, interpret and publish statistics relating to individuals and families serviced by the department; (3) monitor, evaluate and review any program or service which is developed, operated or funded by the department; (4) supervise the establishment of pilot programs funded by the department in local communities which assist and support individuals and families in personal and economic development; (5) improve the quality of services provided, operated and funded by the department and increase the competency of its staff relative to the provision of effective social services by establishing and supporting ongoing staff development and training; and (6) encourage citizen participation in the development of social service priorities and programs.
- (b) The Department of Social Services, in conjunction with the Department of Public Health and the Department of Aging and Disability Services, may adopt regulations in accordance with the provisions of chapter 54 to establish requirements with respect to the submission of reports concerning financial solvency and quality of care by nursing homes for the purpose of determining the financial viability of such homes, identifying homes that appear to be experiencing

LCO 3 of 9

- 82 financial distress and examining the underlying reasons for such
- 83 distress. Such reports shall be submitted to the Nursing Home Financial
- 84 Advisory Committee established under section 17b-339.
- 85 (c) The Department of Social Services, in conjunction with the
- 86 Department of Aging and Disability Services, shall adopt regulations in
- 87 <u>accordance with the provisions of chapter 54 establishing standards for</u>
- 88 complex rehabilitation technology, as defined in section 17b-278j, as
- amended by this act, and penalties for violations of section 2 of this act.
- 90 Sec. 4. Section 17b-278j of the general statutes is repealed and the
- 91 following is substituted in lieu thereof (*Effective October 1, 2024*):
- 92 (a) As used in this section:
- 93 (1) "Authorized wheelchair dealer" has the same meaning as
- 94 provided in section 1 of this act.
- 95 (2) "Complex rehabilitation technology" means products classified as
- 96 durable medical equipment within the Medicare program as of January
- 97 1, 2013, that are individually configured and medically necessary for
- 98 individuals to meet their specific and unique medical, physical and
- 99 functional needs and capacities for basic and instrumental activities of
- daily living. Complex rehabilitation technology includes, but is not
- limited to, (A) complex rehabilitation manual and power wheelchairs and accessories, (B) adaptive seating and positioning items and
- accessories, and (C) other specialized equipment and accessories, such
- as standing frames and gait trainers.
- 105 (3) "Complex rehabilitation technology wheelchair" has the same
- meaning as provided in section 1 of this act.
- [(2)] (4) "Employee" means a person whose taxes are withheld by a
- 108 qualified complex rehabilitation technology supplier and reported to
- 109 the Internal Revenue Service.
- 110 [(3)] (5) "Healthcare Common Procedure Coding System" or
- 111 "HCPCS" means the billing codes used by Medicare and overseen by the

LCO 4 of 9

- 112 federal Centers for Medicare and Medicaid Services that are based on
- the current procedural technology codes developed by the American
- 114 Medical Association.
- [(4)] (6) "Individually configured" means a device with a combination
- of sizes, features, adjustments or modifications that is customized by a
- 117 qualified complex rehabilitation technology supplier for a specific
- individual by measuring, fitting, programming, adjusting or adapting
- the device so that the device is consistent with the individual's medical
- 120 condition, physical and functional needs and capacities, body size,
- 121 period of need and intended use as determined by an assessment or
- evaluation by a qualified health care professional.
- [(5)] (7) "Medically necessary" has the same meaning as provided in
- 124 section 17b-259b.
- [(6)] (8) "Mixed HCPCS codes" means codes that refer to a mix of
- 126 complex rehabilitation technology products and standard mobility and
- 127 accessory products.
- [(7)] (9) "Pure HCPCS codes" means codes that refer exclusively to
- 129 complex rehabilitation technology products and services.
- [(8)] (10) "Qualified complex rehabilitation technology professional"
- 131 means an individual who is certified as an Assistive Technology
- 132 Professional by the Rehabilitation Engineering and Assistive
- 133 Technology Society of North America.
- [(9)] (11) "Qualified complex rehabilitation technology supplier"
- means a company or entity that:
- 136 (A) Is accredited by a recognized accrediting organization as a
- 137 supplier of complex rehabilitation technology;
- 138 (B) Is an enrolled Medicare supplier and meets the supplier and
- 139 quality standards established for durable medical equipment, including
- 140 those for a complex rehabilitation technology supplier under the
- 141 Medicare program;

LCO 5 of 9

- (C) Has at least one employee who is a qualified complex rehabilitation technology professional for each service location to (i) analyze the needs and capacities of an eligible individual in consultation with a qualified health care professional, (ii) participate in the selection of appropriate covered complex rehabilitation technology for such needs and capacities, and (iii) provide technology-related training in the proper use of the complex rehabilitation technology;
 - (D) Requires a qualified complex rehabilitation technology professional be physically present for the evaluation and determination of appropriate complex rehabilitation technology for an eligible individual;

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- 153 (E) Has the capability to provide service and repair by qualified 154 technicians for all complex rehabilitation technology it sells; and
- 155 (F) Provides written information regarding how to receive service 156 and repair of complex rehabilitation technology to the eligible 157 individual at the time such technology is delivered.
 - [(10)] (12) "Qualified health care professional" means a health care professional licensed by the state Department of Public Health who has no financial relationship with a qualified complex rehabilitation technology supplier. Qualified health care professional includes, but is not limited to, (A) a licensed physician, (B) a licensed physical therapist, (C) a licensed occupational therapist, or (D) other licensed health care professional who performs specialty evaluations within the professional's scope of practice.
- (13) "Timely repair" has the same meaning as provided in section 1 ofthis act.
- (b) The Commissioner of Social Services shall, not later than January 1, 2015, report to the joint standing committee of the General Assembly having cognizance of matters relating to human services on the impact of: (1) Designating products and services included in mixed and pure HCPCS billing codes as complex rehabilitation technology; (2) setting

LCO 6 of 9

minimum standards consistent with subdivision [(9)] (11) of subsection (a) of this section in order for suppliers to be considered qualified complex rehabilitation technology suppliers eligible for Medicaid reimbursement; (3) preserving the option for complex rehabilitation technology to be billed and paid for as a purchase allowing for single payments for devices with a length of need of one year or greater, excluding approved crossover claims for clients enrolled in Medicare and Medicaid; and (4) requiring eligible individuals receiving a complex rehabilitation manual wheelchair, power wheelchair or seating component to be evaluated by a qualified health care professional and a qualified complex rehabilitation technology professional to qualify for reimbursement.

- (c) The Commissioner of Social Services shall not require a new prescription for the purchase or repair of complex rehabilitation technology, including a complex rehabilitation technology wheelchair, unless the original prescription is more than five years old. The commissioner shall not require prior authorization for timely repair of a complex rehabilitation technology wheelchair, if the original prescription was written not more than five years earlier.
- (d) The commissioner, to the extent permissible under federal law, shall provide Medicaid coverage for annual maintenance of a Medicaid recipient's complex rehabilitation technology wheelchair and any backup complex rehabilitation technology wheelchair that the Medicaid recipient may need during the repair of the primary complex rehabilitation technology wheelchair. The commissioner shall amend the Medicaid state plan if necessary to implement the provisions of this section.
 - (e) The commissioner, following notice and opportunity for a hearing pursuant to chapter 54, may reduce or withhold Medicaid funding for any authorized complex rehabilitation technology supplier or authorized wheelchair dealer who sells or leases wheelchairs to a Medicaid recipient for violations of the provisions of section 2 of this act, regardless of whether the violation concerned a wheelchair purchased,

LCO **7** of 9

leased or repaired under the Medicaid program. If the violation did not concern a wheelchair purchased, leased or repaired under the Medicaid program, the commissioner may reduce or withhold such funding under any future contract with such authorized complex rehabilitation technology supplier or authorized wheelchair dealer for the purchase, lease or repair of a wheelchair, including a complex rehabilitation technology wheelchair, under the Medicaid program.

Sec. 5. Subdivision (1) of section 42-330 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October* 1, 2024):

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(1) "Assistive technology device" means any device sold, leased or transferred in this state or to a consumer in this state on or after January 1, 1998, that is used or designed to be used to enable or enhance the ability of a person with a disability to communicate, see, hear or achieve mobility, including, but not limited to, (A) [manual or motor-driven wheelchairs and other] assistive devices that enhance a mobility impaired person's ability to achieve mobility, including seating and positioning aids, except for a wheelchair or complex rehabilitation technology wheelchair, as defined in section 1 of this act, (B) telephone communication devices for persons who are hard of hearing and other assistive listening devices that enhance the ability of a person who is hard of hearing to hear or communicate, but not including hearing aids, (C) voice synthesized computer modules, optical scanners, talking software, braille printers and other assistive devices that enhance a sight impaired person's ability to see or communicate, (D) computer equipment with voice output, artificial larynges, voice amplification devices and other alternative and augmentative communication devices, (E) any system of such devices that, as a whole, is itself such a device, (F) any component product of such devices that is itself ordinarily such a device, and (G) any such device used primarily by a dealer, lessor or manufacturer for the purpose of demonstration to the public or to prospective purchasers or lessees. "Assistive technology device" does not include batteries used in or nonessential accessories to any such devices.

LCO **8** of 9

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2024	New section
Sec. 2	October 1, 2024	New section
Sec. 3	October 1, 2024	17b-4
Sec. 4	October 1, 2024	17b-278j
Sec. 5	October 1, 2024	42-330(1)

HS Joint Favorable Subst.

LCO 9 of 9