1	NURSING CARE FACILITY AMENDMENTS	
2	2016 GENERAL SESSION	
3	STATE OF UTAH	
4	Chief Sponsor: Francis D. Gibson	
5	Senate Sponsor:	
6		
7	LONG TITLE	
8	General Description:	
9	This bill amends the Health Care Facility Licensing and Inspection Act and other	
10	provisions of the Utah Health Code.	
11	Highlighted Provisions:	
12	This bill:	
13	amends definitions;	
14	 amends Medicaid certification provisions for nursing care facilities; 	
15	 amends provisions governing the transfer of a license for a Medicaid bed from a 	
16	nursing care facility program to another entity;	
17	 permits a related-party nonnursing-care-facility entity to hold a license for a 	
18	Medicaid bed for a future nursing care facility program not yet identified;	
19	 amends licensing requirements for a new nursing care facility; 	
20	• imposes a fine on certain health care facilities with Medicare inpatient revenue that	
21	exceeds a specified amount;	
22	 requires the Department of Health to make rules specifying information a health 	
23	care facility must submit to the department so that the department can determine	
24	whether the facility is subject to the fine;	
25	 requires that fines be deposited into the Nursing Care Facilities Account; 	
26	 authorizes the use of money in the Nursing Care Facilities Account for Medicaid 	



quality incentive payments made to nursing care facilities; and

28	• makes technical changes.
29	Money Appropriated in this Bill:
30	None
31	Other Special Clauses:
32	Ĥ→ [None] This bill has a special effective date. ←Ĥ
33	Utah Code Sections Affected:
34	AMENDS:
55	26-18-501, as last amended by Laws of Utah 2011, Chapters 297 and 366
6	26-18-502, as last amended by Laws of Utah 2013, Chapter 60
7	26-18-503, as last amended by Laws of Utah 2013, Chapter 60
8	26-18-505, as last amended by Laws of Utah 2011, Chapter 297
9	26-21-23, as last amended by Laws of Utah 2013, Chapter 60
0	26-35a-106, as last amended by Laws of Utah 2010, Chapter 340
11	
12	Be it enacted by the Legislature of the state of Utah:
3	Section 1. Section 26-18-501 is amended to read:
4	26-18-501. Definitions.
5	As used in this part:
6	(1) "Certified program" means a nursing care facility program with Medicaid
7	certification.
8	(2) "Director" means the director of the Division of Health Care Financing.
9	(3) "Medicaid certification" means the right [to Medicaid reimbursement] of a nursing
0	care facility, as a provider of a nursing care facility program [as established by division rule], to
1	receive Medicaid reimbursement for a specified number of beds within the facility.
2	(4) (a) "Nursing care facility" means the following facilities licensed by the department
3	under Chapter 21, Health Care Facility Licensing and Inspection Act:
4	(i) skilled nursing [homes] facilities;
5	(ii) intermediate care facilities; and
6	(iii) an intermediate care facility for people with an intellectual disability.
7	(b) "Nursing care facility" does not mean a critical access hospital that meets the
58	criteria of 42 U.S.C. 1395i-4(c)(2) (1998).

02-18-16 5:16 PM H.B. 386

59	(5) "Nursing care facility program" means the personnel, licenses, services, contracts
60	and all other requirements that shall be met for a nursing care facility to be eligible for
61	Medicaid certification under this part and division rule.
62	(6) "Physical facility" means the buildings or other physical structures where a nursing
63	care facility program is operated.
54	(7) "Rural county" means a county with a population of less than 50,000, as determined
65	<u>by:</u>
66	(a) the most recent official census or census estimate of the United States Census
67	Bureau; or
68	(b) the most recent population estimate for the county from the Utah Population
59	Estimates Committee, if a population figure for the county is not available under Subsection
70	<u>(7)(a).</u>
71	[(7)] <u>(8)</u> "Service area" means the boundaries of the distinct geographic area served by
72	a certified program as determined by the division in accordance with this part and division rule.
73	(9) "Urban county" means a county that is not a rural county.
74	Section 2. Section 26-18-502 is amended to read:
75	26-18-502. Purpose Medicaid certification of nursing care facilities.
76	(1) The Legislature finds:
77	(a) that an oversupply of nursing care [facility programs] facilities in the state adversely
78	affects the state Medicaid program and the health of the people in the state; [and]
79	(b) it is in the best interest of the state to prohibit <u>nursing care facilities from receiving</u>
80	Medicaid certification [of nursing care facility programs], except as [authorized] provided by
31	this part[-]; and
32	(c) it is in the best interest of the state to encourage aging nursing care facilities with
33	Medicaid certification to renovate the nursing care facilities' physical facilities so that the
34	quality of life and clinical services for Medicaid residents are preserved.
35	(2) Medicaid reimbursement of nursing care facility programs is limited to:
36	(a) the number of nursing care facility programs with Medicaid certification as of May
37	[4, 2004] <u>9, 2016</u> ; and
88	(b) additional nursing care facility programs approved for Medicaid certification under
39	the provisions of Subsections 26-18-503(5) and (7).

90	(3) The division may not:
91	(a) except as authorized by Section 26-18-503:
92	(i) process initial applications for Medicaid certification or execute provider
93	agreements with nursing care facility programs; or
94	(ii) reinstate Medicaid certification for a nursing care facility whose certification
95	expired or was terminated by action of the federal or state government; or
96	(b) execute a Medicaid provider agreement with a certified program that moves [its
97	nursing care facility program] to a different physical facility, except as authorized by
98	Subsection 26-18-503(3).
99	Section 3. Section 26-18-503 is amended to read:
100	26-18-503. Authorization to renew, transfer, or increase Medicaid certified
101	programs Reimbursement methodology.
102	(1) (a) The division may renew Medicaid certification of a certified program if the
103	program, without lapse in service to Medicaid recipients, has its nursing care facility program
104	certified by the division at the same physical facility as long as the licensed and certified bed
105	capacity at the facility has not been expanded, unless the director has approved additional beds
106	in accordance with Subsection (5).
107	(b) The division may renew Medicaid certification of a nursing care facility program
108	that is not currently certified if:
109	(i) since the day on which the program last operated with Medicaid certification:
110	(A) the physical facility where the program operated has functioned solely and
111	continuously as a nursing care facility; and
112	(B) the owner of the program has not, under this section or Section 26-18-505,
113	transferred to another nursing care facility program the license for any of the Medicaid beds in
114	the program; and
115	(ii) the number of beds granted renewed Medicaid certification does not exceed the
116	number of beds certified at the time the program last operated with Medicaid certification,
117	excluding a period of time where the program operated with temporary certification under
118	Subsection 26-18-504(4).
119	(2) (a) The division may issue a Medicaid certification for a new nursing care facility
120	program if a current owner of the Medicaid certified program transfers its ownership of the

02-18-16 5:16 PM H.B. 386

Medicaid certification to the new nursing care facility program and the new nursing care facility program meets all of the following conditions:

- (i) the new nursing care facility program operates at the same physical facility as the previous Medicaid certified program;
- (ii) the new nursing care facility program gives a written assurance to the director in accordance with Subsection (4);
- (iii) the new nursing care facility program receives the Medicaid certification within one year of the date the previously certified program ceased to provide medical assistance to a Medicaid recipient; and
- (iv) the licensed and certified bed capacity at the facility has not been expanded, unless the director has approved additional beds in accordance with Subsection (5).
- (b) A nursing care facility program that receives Medicaid certification under the provisions of Subsection (2)(a) does not assume the Medicaid liabilities of the previous nursing care facility program if the new nursing care facility program:
 - (i) is not owned in whole or in part by the previous nursing care facility program; or
 - (ii) is not a successor in interest of the previous nursing care facility program.
- (3) The division may issue a Medicaid certification to a nursing care facility program that was previously a certified program but now resides in a new or renovated physical facility if the nursing care facility program meets all of the following:
- (a) the nursing care facility program met all applicable requirements for Medicaid certification at the time of closure;
- (b) the new or renovated physical facility is in the same county or within a five-mile radius of the original physical facility;
- (c) the time between which the certified program ceased to operate in the original facility and will begin to operate in the new physical facility is not more than three years;
- (d) if Subsection (3)(c) applies, the certified program notifies the department within 90 days after ceasing operations in its original facility, of its intent to retain its Medicaid certification;
- (e) the provider gives written assurance to the director in accordance with Subsection (4) that no third party has a legitimate claim to operate a certified program at the previous physical facility; and

152 (f) the bed capacity in the physical facility has not been expanded unless the director 153 has approved additional beds in accordance with Subsection (5). 154 (4) (a) The entity requesting Medicaid certification under Subsections (2) and (3) shall 155 give written assurances satisfactory to the director or the director's designee that: 156 (i) no third party has a legitimate claim to operate the certified program; 157 (ii) the requesting entity agrees to defend and indemnify the department against any 158 claims by a third party who may assert a right to operate the certified program; and 159 (iii) if a third party is found, by final agency action of the department after exhaustion of all administrative and judicial appeal rights, to be entitled to operate a certified program at 160 the physical facility the certified program shall voluntarily comply with Subsection (4)(b). 161 162 (b) If a finding is made under the provisions of Subsection (4)(a)(iii): 163 (i) the certified program shall immediately surrender its Medicaid certification and 164 comply with division rules regarding billing for Medicaid and the provision of services to 165 Medicaid patients; and 166 (ii) the department shall transfer the surrendered Medicaid certification to the third 167 party who prevailed under Subsection (4)(a)(iii). 168 (5) (a) As provided in Subsection 26-18-502(2)(b), the director [shall issue additional 169 Medicaid certification when requested by a may approve additional nursing care facility 170 programs for Medicaid certification, or additional beds for Medicaid certification within an 171 existing nursing care facility program, if a nursing care facility or other interested party [if there 172 is insufficient bed capacity with current certified programs in a service area. A determination 173 of insufficient bed capacity shall be based on the nursing care facility or other interested party 174 providing reasonable evidence of an inadequate number of beds in requests Medicaid 175 certification for a nursing care facility program or additional beds within an existing nursing care facility program, and the nursing care facility program or other interested party complies 176 177 with this section. 178 (b) The nursing care facility or other interested party requesting Medicaid certification 179 for a nursing care facility program or additional beds within an existing nursing care facility 180 program under Subsection (5)(a) shall submit to the director:

(i) proof of the following as reasonable evidence that bed capacity provided by Medicaid certified programs within the county or group of counties impacted by the requested

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02-18-16 5:16 PM H.B. 386

183	additional Medicaid certification [based on] is insufficient:
184	[(i) current demographics which demonstrate]
185	(A) nursing care facility occupancy levels [of at least 90%] for all existing and
186	proposed facilities [within a prospective three-year period] will be at least 90% for the next
187	three years;
188	[(ii)] (B) current nursing care facility occupancy [levels of 90%] is 90% or more; or
189	[(iii)] (C) there is no other nursing care facility within a 35-mile radius of the nursing
190	care facility requesting the additional certification[-]; and
191	[(b) In addition to the requirements of Subsection (5)(a), a nursing care facility
192	program shall demonstrate by an independent analysis that the nursing care facility can
193	financially support itself at an after tax break-even net income level based on projected
194	occupancy levels.]
195	[(c) When making a determination to certify additional beds or an additional nursing
196	care facility program under Subsection (5)(a):]
197	[(i) the director shall consider whether the nursing care facility will offer specialized or
198	unique services that are underserved in a service area;]
199	(ii) an independent analysis demonstrating that at projected occupancy rates the nursing
200	care facility's after-tax net income is sufficient for the facility to be financially viable.
201	(c) The director shall determine whether to issue additional Medicaid certification by
202	considering:
203	(i) whether bed capacity provided by certified programs within the county or group of
204	counties impacted by the requested additional Medicaid certification is insufficient, based on
205	the information submitted to the director under Subsection (5)(b);
206	(ii) whether the county or group of counties impacted by the requested additional
207	Medicaid certification is underserved by specialized or unique services that would be provided
208	by the nursing care facility;
209	[(ii) the director shall consider] (iii) whether any Medicaid certified beds are subject to
210	a claim by a previous certified program that may reopen under the provisions of Subsections
211	(2) and (3); and
212	[(iii) the director may consider how to add]
213	(iv) how additional bed capacity should be added to the long-term care delivery system

214	to best meet the needs of Medicaid recipients, which may include the renovation of aging
215	nursing care facilities, as permitted by Subsection (7).
216	(6) The department shall adopt administrative rules in accordance with Title 63G,
217	Chapter 3, Utah Administrative Rulemaking Act, to adjust the Medicaid nursing care facility
218	property reimbursement methodology to:
219	(a) [beginning July 1, 2008,] only pay that portion of the property component of rates,
220	representing actual bed usage by Medicaid clients as a percentage of the greater of:
221	(i) actual occupancy; or
222	(ii) (A) for a nursing care facility other than a facility described in Subsection
223	(6)(a)(ii)(B), 85% of total bed capacity; or
224	(B) for a rural nursing care facility, 65% of total bed capacity; and
225	(b) [beginning July 1, 2008,] not allow for increases in reimbursement for property
226	values without major renovation or replacement projects as defined by the department by rule.
227	(7) (a) Notwithstanding Subsection 26-18-504(4), if a nursing care facility does not
228	seek Medicaid certification for a bed under [the provisions of] Subsections (1) through (6), the
229	department shall grant Medicaid certification for [a licensed non-Medicaid certified bed]
230	additional beds in an existing Medicaid certified nursing care facility that has 90 or fewer
231	licensed beds, including Medicaid certified beds, in the facility if:
232	(i) the nursing care facility [is licensed under Subsection 26-21-23(2)(b)] program was
233	previously a certified program for all beds but now resides in a new facility or in a facility that
234	underwent major renovations involving major structural changes, and 50% or greater facility
235	square footage design changes, requiring review and approval by the department;
236	(ii) the nursing care facility meets the quality of care regulations issued by the Center
237	for Medicare and Medicaid Services; and
238	[(iii) the Medicaid certified bed will be used by a patient who:]
239	[(A) is a resident of the nursing care facility;]
240	[(B) has exhausted the patient's Medicare benefits for skilled nursing services; and]
241	[(C) qualifies for Medicaid; and]
242	[(iv)] (iii) the total number of [licensed] additional beds in the facility [that are] granted
243	Medicaid certification under [the provisions of this Subsection (7)(a)] this section does not
244	exceed 10% of the [total] number of licensed heds in the facility

245	(b) The department may not revoke the Medicaid certification of a bed under this
246	Subsection (7) as long as the provisions of [Subsections] Subsection (7)(a)(ii) [and (iii)] are
247	met.
248	(8) (a) If a nursing care facility or other interested party indicates in its request for
249	additional Medicaid certification under Subsection (5)(a) that the facility will offer specialized
250	or unique services, but the facility does not offer those services after receiving additional
251	Medicaid certification, the director may revoke the additional Medicaid certification.
252	(b) If a nursing care facility or other interested party obtains Medicaid certification for
253	a nursing care facility program or additional beds within an existing nursing care facility
254	program under Subsection (5), but Medicaid reimbursement is not received for a bed within
255	three years of the date on which Medicaid certification was obtained for the bed under
256	Subsection (5), Medicaid certification for the bed is revoked.
257	Section 4. Section 26-18-505 is amended to read:
258	26-18-505. Authorization to sell or transfer licensed Medicaid beds Duties of
259	transferor Duties of transferee Duties of division.
260	(1) This section provides a method to transfer or sell the license for a Medicaid bed
261	from [one] a nursing care facility program to another entity that is in addition to the
262	authorization to transfer under Section 26-18-503.
263	(2) (a) A nursing care facility program may transfer or sell one or more of its licenses
264	for Medicaid beds in accordance with Subsection (2)(b) if:
265	(i) at the time of the transfer, and with respect to the license for the Medicaid bed that
266	will be transferred, the nursing care facility program that will transfer the Medicaid license
267	meets all applicable regulations for Medicaid certification;
268	(ii) 30 days prior to the transfer, the nursing care facility program gives a written
269	assurance to the director and to the transferee in accordance with Subsection 26-18-503(4);
270	[and]
271	(iii) 30 days prior to the transfer, the nursing care facility program that will transfer th
272	license for a Medicaid bed notifies the division in writing of:
273	(A) the number of bed licenses that will be transferred;
274	(B) the date of the transfer; and
275	(C) the identity and location of the entity receiving the transferred licenses[-]; and

02-18-16 5:16 PM

H.B. 386

276	(iv) if the nursing care facility program for which the license will be transferred or
277	purchased is located in an urban county with a nursing care facility average annual occupancy
278	rate over the previous two years less than or equal to 75%, the nursing care facility program
279	transferring or selling the license demonstrates to the satisfaction of the director that the sale or
280	transfer:
281	(A) will not result in an excessive number of Medicaid certified beds within the county
282	or group of counties that would be impacted by the transfer or sale; and
283	(B) best meets the needs of Medicaid recipients.
284	(b) [A] Except as provided in Subsection (2)(c), a nursing care facility program may
285	transfer or sell one or more of its licenses for Medicaid beds to:
286	(i) a nursing care facility program that has the same owner or successor in interest of
287	the same owner;
288	(ii) a nursing care facility program that has a different owner; [or]
289	(iii) notwithstanding Section 26-18-502, an entity that intends to establish a nursing
290	care facility program[-]; or
291	(iv) notwithstanding Section 26-18-502, a related-party nonnursing-care-facility entity
292	that wants to hold one or more of the licenses for a future nursing care facility program not yet
293	identified, as long as:
294	(A) the licenses are subsequently transferred or sold to a nursing care facility program
295	within three years; $\hat{H} \rightarrow \underline{\text{and}}$
296	(B) once transferred under Subsection (2)(b)(iv)(A), the licenses are not transferred or
297	sold again under the provisions of this Subsection (2)(b)(iv); and
298	(C) (B) \leftarrow \hat{H} the nursing care facility program notifies the director of the transfer or sale in
299	accordance with Subsection (2)(a)(iii).
300	(c) A nursing care facility program may not transfer or sell one or more of its licenses
301	for Medicaid beds to an entity under Subsection (2)(b)(i), (ii), (iii), or (iv) that is located in a
302	rural county unless the entity requests, and the director issues, Medicaid certification for the
303	beds under Subsection 26-18-503(5).
304	(3) An entity <u>under Subsection (2)(b)(i), (ii), (iii), or (iv)</u> that receives or purchases a
305	license for a Medicaid bed <u>under Subsection (2)(b)</u> :
306	(a) may receive a license for a Medicaid bed from more than one nursing care facility

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- (b) within 14 days of seeking Medicaid certification of beds in the nursing care facility program, give the division notice of the total number of licenses for Medicaid beds that the entity received and who it received the licenses from;
- (c) may only seek Medicaid certification for the number of licensed beds in the nursing care facility program equal to the total number of licenses for Medicaid beds received by the entity[, multiplied by a conversion factor of .7, and rounded down to the lowest integer];
- (d) <u>notwithstanding Section 26-18-502</u>, does not have to demonstrate need <u>or seek approval</u> for the Medicaid licensed [beds] <u>bed</u> under Subsection 26-18-503(5), except as provided in Subsections (2)(a)(iv) and (2)(c);
- (e) shall meet the standards for Medicaid certification other than those in Subsection 26-18-503(5), including personnel, services, contracts, and licensing of facilities under Chapter 21, Health Care Facility Licensing and Inspection Act; and
- (f) shall obtain Medicaid certification for the licensed Medicaid beds within three years of the date of transfer as documented under Subsection (2)(a)(iii)(B).
 - [(4) The conversion formula required by Subsection (3)(c) shall be calculated:]
- [(a) when the nursing care facility program applies to the Department for Medicaid certification of the licensed beds; and]
- [(b) based on the total number of licenses for Medicaid beds transferred to the nursing care facility at the time of the request for Medicaid certification.]
- [(5)] (4) (a) When the division receives notice of a transfer of a license for a Medicaid bed under Subsection (2)(a)(iii)(A), the [division] department shall reduce the number of licenses for Medicaid beds at the transferring nursing care facility:
 - (i) equal to the number of licenses transferred; and
 - (ii) effective on the date of the transfer as reported under Subsection (2)(a)(iii)(B).
- 332 (b) For purposes of Section 26-18-502, the division shall approve Medicaid certification for the receiving entity:
 - (i) in accordance with the formula established in Subsection (3)(c); and
- 335 (ii) if:
- 336 (A) the nursing care facility seeks Medicaid certification for the transferred licenses 337 within the time limit required by Subsection (3)(f); and

338	(B) the nursing care facility program meets other requirements for Medicaid
339	certification under Subsection (3)(e).
340	(c) A license for a Medicaid bed may not be approved for Medicaid certification
341	without meeting the requirements of Sections 26-18-502 and 26-18-503 if:
342	(i) the license for a Medicaid bed is transferred under this section but the receiving
343	entity does not obtain Medicaid certification for the licensed bed within the time required by
344	Subsection (3)(f); or
345	(ii) the license for a Medicaid bed is transferred under this section but the license is no
346	longer eligible for Medicaid certification as a result of the conversion factor established in
347	Subsection (3)(c).
348	Section 5. Section 26-21-23 is amended to read:
349	26-21-23. Licensing of a new nursing care facility Approval for a licensed bed
350	in an existing nursing care facility Fine for excess Medicare inpatient revenue.
351	[(1) Notwithstanding the provisions of Section 26-21-2, for purposes of this section
352	"nursing]
353	(1) Notwithstanding Section 26-21-2, as used in this section:
354	(a) "Medicaid" means the Medicaid program, as that term is defined in Section
355	<u>26-18-2.</u>
356	(b) "Medicaid certification" means the same as that term is defined in Section
357	<u>26-18-501.</u>
358	(c) "Nursing care facility" and "small health care facility":
359	[(a)] (i) mean the following facilities licensed by the department under this chapter:
360	[(i)] (A) a skilled nursing [homes] facility;
361	[(ii)] (B) an intermediate care [facilities] facility; or
362	[(iii)] (C) a small health care [facilities] facility with four to 16 beds functioning as a
363	skilled nursing [home] facility; and
364	[(b) does] <u>(ii) do</u> not mean:
365	[(i)] (A) an intermediate care facility for the [mentally retarded] intellectually disabled
366	[(ii)] (B) a critical access hospital that meets the criteria of 42 U.S.C. 1395i-4(c)(2)
367	(1998);
368	$[(iii)]$ (C) a small health care facility that is hospital based; $\hat{H} \rightarrow [f]$ or $[f] \leftarrow \hat{H}$

309	[(1V)] (D) a small health care facility other than a skilled nursing [nome] care facility
370	with <u>no more than</u> 16 beds [or less.] $\hat{H} \rightarrow \underline{\cdot}$ [; or
371	(E) a small health care facility with four to 16 beds that functions as a skilled nursing
372	facility, is located on the same campus as an ambulatory surgical facility, as defined by the
373	department by administrative rule adopted in accordance with Title 63G, Chapter 3, Utah
374	Administrative Rulemaking Act, serves only individuals leaving the care of the ambulatory
375	surgical facility, allows patients to stay at the small health care facility for no more than 10
376	days, and is the only small health care facility with four to 16 beds that functions as a skilled
377	nursing facility on the campus of the ambulatory surgical facility.] $\leftarrow \hat{H}$
378	(d) "Rural county" means the same as that term is defined in Section 26-18-501.
379	(2) Except as provided in Subsection [(5)] (6), a new nursing care facility shall be
380	approved for a health facility license only if [the applicant proves to the division that]:
381	(a) [the facility will be Medicaid certified] under the provisions of Section 26-18-503
382	the facility's nursing care facility program has received Medicaid certification or will receive
383	Medicaid certification for each bed in the facility;
384	[(b) the facility will have at least 100 beds; or]
385	[(c) (i) the facility's projected Medicare inpatient revenues do not exceed 49% of the
386	facility's revenues;]
387	[(ii) the facility has identified projected non-Medicare inpatient revenue sources; and]
388	[(iii) the non-Medicare inpatient revenue sources identified in this Subsection
389	(2)(c)(iii) will constitute at least 51% of the revenues as demonstrated through an
390	independently certified feasibility study submitted and paid for by the facility and provided to
391	the division.]
392	(b) the facility's nursing care facility program has received $\hat{H} \rightarrow \text{or will receive approval}$
392a	<u>for</u> ←Ĥ <u>Medicaid certification under</u>
393	Subsection 26-18-503(5), if the facility is located in a rural county; or
394	(c) (i) the applicant submits to the department the information described in Subsection
395	(3); and
396	(ii) based on that information, and in accordance with Subsection (4), the department
397	determines that approval of the license best meets the needs of the current and future patients
398	of nursing care facilities within the area impacted by the new facility.
399	(3) A new nursing care facility seeking licensure under Subsection (2) shall submit to

400	the department the following information:
401	(a) proof of the following as reasonable evidence that bed capacity provided by nursing
402	care facilities within the county or group of counties that would be impacted by the facility is
403	insufficient:
404	(i) nursing care facility occupancy within the county or group of counties:
405	(A) has been at least 75% during each of the past two years for all existing facilities
406	combined; and
407	(B) is projected to be at least 75% for all nursing care facilities combined that have
408	been approved for licensure but are not yet operational;
409	(ii) there is no other nursing care facility within a 35-mile radius of the new nursing
410	care facility seeking licensure under Subsection (2); and
411	(b) a feasibility study that:
412	(i) shows the facility's annual Medicare inpatient revenue, including Medicare
413	Advantage revenue, will not exceed 49% of the facility's annual total revenue during each of
414	the first three years of operation;
415	(ii) shows the facility will be financially viable if the annual occupancy rate is at least
416	<u>88%;</u>
417	(iii) shows the facility will be able to achieve financial viability;
418	(iv) shows the facility will not:
419	(A) have an adverse impact on existing or proposed nursing care facilities within the
420	county or group of counties that would be impacted by the facility; or
421	(B) be within a three-mile radius of an existing nursing care facility or a new nursing
422	care facility that has been approved for licensure but is not yet operational;
423	(v) is based on reasonable and verifiable demographic and economic assumptions;
424	(vi) is based on data consistent with department or other publicly available data; and
425	(vii) is based on existing sources of revenue.
426	(4) When determining under Subsection (2)(c) whether approval of a license for a new
427	nursing care facility best meets the needs of the current and future patients of nursing care
428	facilities within the area impacted by the new facility, the department shall consider:
429	(a) whether the county or group of counties that would be impacted by the facility is
430	underserved by specialized or unique services that would be provided by the facility; and

431	(b) how additional bed capacity should be added to the long-term care delivery system
432	to best meet the needs of current and future nursing care facility patients within the impacted
433	area.
434	$[(3)]$ (5) The division may $[not]$ approve the addition of \underline{a} licensed $[beds]$ \underline{bed} in an
435	existing nursing care facility [unless the nursing care facility satisfies the criteria established in
436	Subsection (2).] only if:
437	(a) each time the facility seeks approval for the addition of a licensed bed, the facility
438	satisfies each requirement for licensure of a new nursing care facility in Subsections (2)(c), (3),
439	and (4); or
440	(b) the bed has been approved for Medicaid certification under Section 26-18-503 or
441	<u>26-18-505.</u>
442	[(4) The department may make rules to administer and enforce this part in accordance
443	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.]
444	[(5) The provisions of Subsection (2) do]
445	(6) Subsection (2) does not apply to a nursing care facility that $\hat{H} \rightarrow \underline{:}$
445a	(a) [f] has [f], by the effective date of this act, submitted to the department schematic
445b	drawings, and paid applicable fees, for a particular site or a site within a three mile radius of
445c	that site; [+]
446	$\left[\begin{array}{c} \underline{\textbf{(a)}} \end{array}\right] \underline{\textbf{(b)}} \leftarrow \hat{\mathbf{H}} \underline{\text{before July 1, 2016:}}$
447	[(a)] (i) filed an application with the department for licensure under this section and
448	paid all [applicable] related fees due to the department [on or before February 28, 2007]; and
449	[(b)] (ii) submitted to the department [the working drawings] architectural plans and
450	specifications, as defined by the department by administrative rule, [on or before July 1, 2008.]
451	for the facility;
452	$\hat{H} \rightarrow [\underline{(b)}]$ (c) $\leftarrow \hat{H}$ applies for a license within three years of closing for renovation;
453	$\hat{H} \rightarrow [\underline{(e)}] (\underline{d}) \leftarrow \hat{H}$ replaces a nursing care facility that:
454	(i) closed within the past three years; or
455	(ii) is located within five miles of the facility;
456	$\hat{H} \rightarrow [\underline{(d)}]$ (e) $\leftarrow \hat{H}$ is undergoing a change of ownership, even if a government entity
456a	designates the
457	facility as a new nursing care facility; or
458	$\hat{H} \rightarrow [\underline{(e)}]$ (f) $\leftarrow \hat{H}$ is a state-owned veterans home, regardless of who operates the home.
459	(7) (a) For each year the annual Medicare inpatient revenue, including Medicare
460	Advantage revenue, of a nursing care facility approved for a health facility license under
461	Subsection (2)(c) exceeds 10% of the facility's total revenue for the year, the facility shall be

462	subject to a fine of \$50,000, payable to the department.
463	(b) A nursing care facility approved for a health facility license under Subsection (2)(c)
464	shall submit to the department the information necessary for the department to annually
465	determine whether the facility is subject to the fine in Subsection (7)(a).
466	(c) The department:
467	(i) shall make rules, in accordance with Title 63G, Chapter 3, Utah Administrative
468	Rulemaking Act, specifying the information a nursing care facility shall submit to the
469	department under Subsection (7)(b);
470	(ii) shall annually determine whether a facility is subject to the fine in Subsection
471	<u>(7)(a);</u>
472	(iii) may take one or more of the actions in Section 26-21-11 or 26-23-6 against a
473	facility for nonpayment of a fine due under Subsection (7)(a); and
474	(iv) shall deposit fines paid to the department under Subsection (7)(a) into the Nursing
475	Care Facilities Account, created by Section 26-35a-106.
476	Section 6. Section 26-35a-106 is amended to read:
477	26-35a-106. Restricted account Creation Deposits Uses.
478	(1) (a) There is created a restricted account in the General Fund known as the "Nursing
479	Care Facilities Account" consisting of:
480	(i) proceeds from the assessment imposed by Section 26-35a-104 which shall be
481	deposited in the restricted account to be used for the purpose described in Subsection (1)(b);
482	(ii) fines paid by nursing care facilities for excessive Medicare inpatient revenue under
483	Section 26-18-506;
484	[(iii)] (iii) money appropriated or otherwise made available by the Legislature; and
485	[(iii)] (iv) any interest earned on the account.
486	(b) (i) Money in the account shall only be used:
487	(A) to the extent authorized by federal law, to obtain federal financial participation in
488	the Medicaid program;
489	(B) to provide the increased level of hospice reimbursement resulting from the nursing
490	care facilities assessment imposed under Section 26-35a-104;
491	(C) for the Medicaid program to make quality incentive payments to nursing care
492	facilities, subject to approval of a Medicaid state plan amendment to do so by the Centers for

493	Medicare and Medicaid Services within the United States Department of Health and Human
494	Services; and
495	[(C)] <u>(D)</u> in the manner described in Subsection (1)(b)(ii).
496	(ii) The money appropriated from the restricted account to the department:
497	(A) shall be used only to increase the rates paid prior to [the effective date of this act]
498	July 1, 2004, to nursing care facilities for providing services pursuant to the Medicaid program
499	and for administrative expenses as described in Subsection (1)(b)(ii)(C);
500	(B) may not be used to replace existing state expenditures paid to nursing care facilities
501	for providing services pursuant to the Medicaid program, except for increased costs due to
502	hospice reimbursement under Subsection (1)(b)(i)(B); and
503	(C) may be used for administrative expenses, if the administrative expenses for the
504	fiscal year do not exceed 3% of the money deposited into the restricted account during the
505	fiscal year.
506	(2) Money shall be appropriated from the restricted account to the department for the
507	purposes described in Subsection (1)(b) in accordance with Title 63J, Chapter 1, Budgetary
508	Procedures Act.
508a	Ĥ→ Section 7. Effective Date.
508b	If approved by two-thirds of all members elected to each house, this bill takes effect
508c	upon the approval by the governor, or the day following the constitutional time limit of Utah
508d	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
508e	the date of veto override. ←Ĥ

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