

SECOND REGULAR SESSION

SENATE BILL NO. 971

93RD GENERAL ASSEMBLY

INTRODUCED BY SENATORS NODLER AND SCOTT.

Read 1st time January 30, 2006, and ordered printed.

TERRY L. SPIELER, Secretary.

4793S.011

AN ACT

To repeal section 208.152, RSMo, and to enact in lieu thereof one new section relating to medical assistance.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 208.152, RSMo, is repealed and one new section
2 enacted in lieu thereof, to be known as section 208.152, to read as follows:

208.152. 1. Benefit payments for medical assistance shall be made on
2 behalf of those eligible needy persons as defined in section 208.151 who are
3 unable to provide for it in whole or in part, with any payments to be made on the
4 basis of the reasonable cost of the care or reasonable charge for the services as
5 defined and determined by the division of medical services, unless otherwise
6 hereinafter provided, for the following:

7 (1) Inpatient hospital services, except to persons in an institution for
8 mental diseases who are under the age of sixty-five years and over the age of
9 twenty-one years; provided that the division of medical services shall provide
10 through rule and regulation an exception process for coverage of inpatient costs
11 in those cases requiring treatment beyond the seventy-fifth percentile
12 professional activities study (PAS) or the Medicaid children's diagnosis
13 length-of-stay schedule; and provided further that the division of medical services
14 shall take into account through its payment system for hospital services the
15 situation of hospitals which serve a disproportionate number of low-income
16 patients;

17 (2) All outpatient hospital services, payments therefor to be in amounts
18 which represent no more than eighty percent of the lesser of reasonable costs or
19 customary charges for such services, determined in accordance with the principles
20 set forth in Title XVIII A and B, Public Law 89-97, 1965 amendments to the

21 federal Social Security Act (42 U.S.C. 301, et seq.), but the division of medical
22 services may evaluate outpatient hospital services rendered under this section
23 and deny payment for services which are determined by the division of medical
24 services not to be medically necessary, in accordance with federal law and
25 regulations;

26 (3) Laboratory and X-ray services;

27 (4) Nursing home services for recipients, except to persons in an
28 institution for mental diseases who are under the age of sixty-five years, when
29 residing in a hospital licensed by the department of health and senior services or
30 a nursing home licensed by the department of health and senior services or
31 appropriate licensing authority of other states or government-owned and
32 -operated institutions which are determined to conform to standards equivalent
33 to licensing requirements in Title XIX of the federal Social Security Act (42
34 U.S.C. 301, et seq.), as amended, for nursing facilities. The division of medical
35 services may recognize through its payment methodology for nursing facilities
36 those nursing facilities which serve a high volume of Medicaid patients. The
37 division of medical services when determining the amount of the benefit payments
38 to be made on behalf of persons under the age of twenty-one in a nursing facility
39 may consider nursing facilities furnishing care to persons under the age of
40 twenty-one as a classification separate from other nursing facilities;

41 (5) Nursing home costs for recipients of benefit payments under
42 subdivision (4) of this subsection for those days, which shall not exceed twelve per
43 any period of six consecutive months, during which the recipient is on a
44 temporary leave of absence from the hospital or nursing home, provided that no
45 such recipient shall be allowed a temporary leave of absence unless it is
46 specifically provided for in his plan of care. As used in this subdivision, the term
47 "temporary leave of absence" shall include all periods of time during which a
48 recipient is away from the hospital or nursing home overnight because he is
49 visiting a friend or relative;

50 (6) Physicians' services, whether furnished in the office, home, hospital,
51 nursing home, or elsewhere;

52 (7) Drugs and medicines when prescribed by a licensed physician, dentist,
53 or podiatrist; except that no payment for drugs and medicines prescribed on and
54 after January 1, 2006, by a licensed physician, dentist, or podiatrist may be made
55 on behalf of any person who qualifies for prescription drug coverage under the
56 provisions of P.L. 108-173;

57 (8) Emergency ambulance services and, effective January 1, 1990,
58 medically necessary transportation to scheduled, physician-prescribed nonelective
59 treatments;

60 (9) Early and periodic screening and diagnosis of individuals who are
61 under the age of twenty-one to ascertain their physical or mental defects, and
62 health care, treatment, and other measures to correct or ameliorate defects and
63 chronic conditions discovered thereby. Such services shall be provided in
64 accordance with the provisions of Section 6403 of P.L. 101-239 and federal
65 regulations promulgated thereunder;

66 (10) Home health care services;

67 (11) Family planning as defined by federal rules and regulations;
68 provided, however, that such family planning services shall not include abortions
69 unless such abortions are certified in writing by a physician to the Medicaid
70 agency that, in his professional judgment, the life of the mother would be
71 endangered if the fetus were carried to term;

72 (12) Inpatient psychiatric hospital services for individuals under age
73 twenty-one as defined in Title XIX of the federal Social Security Act (42 U.S.C.
74 1396d, et seq.);

75 (13) Outpatient surgical procedures, including presurgical diagnostic
76 services performed in ambulatory surgical facilities which are licensed by the
77 department of health and senior services of the state of Missouri; except, that
78 such outpatient surgical services shall not include persons who are eligible for
79 coverage under Part B of Title XVIII, Public Law 89-97, 1965 amendments to the
80 federal Social Security Act, as amended, if exclusion of such persons is permitted
81 under Title XIX, Public Law 89-97, 1965 amendments to the federal Social
82 Security Act, as amended;

83 (14) **(a)** Personal care services which are medically oriented tasks having
84 to do with a person's physical requirements, as opposed to housekeeping
85 requirements, which enable a person to be treated by his **or her** physician on an
86 outpatient, rather than on an inpatient or residential basis in a hospital,
87 intermediate care facility, or skilled nursing facility. Personal care services shall
88 be rendered by an individual not a member of the recipient's family who is
89 qualified to provide such services where the services are prescribed by a physician
90 in accordance with a plan of treatment and are supervised by a licensed
91 nurse. Persons eligible to receive personal care services shall be those persons
92 who would otherwise require placement in a hospital, intermediate care facility,

93 or skilled nursing facility. Benefits payable for personal care services shall not
94 exceed for any one recipient one hundred percent of the average statewide charge
95 for care and treatment in an intermediate care facility for a comparable period
96 of time.

97 **(b) Persons residing in a residential care facility I or II, as**
98 **defined in section 198.006, RSMo, who are eligible for coverage under**
99 **Title XIX shall be assessed by the department of health and senior**
100 **services to determine the amount of personal care services the**
101 **residential care facility is authorized to be reimbursed for under Title**
102 **XIX by using an assessment device that:**

103 **a. Determines if each person eligible for coverage under Title**
104 **XIX residing in a residential care facility I or II needs assistance with**
105 **each personal care service allowed;**

106 **b. Determines the frequency that each personal care service may**
107 **be rendered by a facility on a monthly basis and if delivered, is allowed**
108 **to be reimbursed for under Title XIX; and**

109 **c. Establishes a uniform amount of minutes each personal care**
110 **service is allowed for reimbursement. The following three categories**
111 **shall be established representing various amounts of minutes for which**
112 **an eligible person needs assistance:**

113 **(i) Minimal assistance with each personal care service task;**

114 **(ii) Moderate assistance with each personal care service task;**
115 **and**

116 **(iii) Maximum assistance with each personal care service task.**

117 **(c) When the assessor determines whether the person residing in**
118 **a residential care facility I or II is eligible for each of the personal care**
119 **service allowed for reimbursement, the frequency of each personal care**
120 **service as determined under subparagraph b of paragraph (b) of this**
121 **subdivision shall be multiplied by the amount of minutes allowed for**
122 **such personal care service as determined in subparagraph c of**
123 **paragraph (b) of this subdivision. The product of such multiplication**
124 **shall be divided by fifteen to determine the number of units each**
125 **person may receive from a residential care facility and that is eligible**
126 **for reimbursement under Title XIX. A unit is fifteen minutes of each**
127 **personal care service delivered and reimbursed at a rate established**
128 **through appropriations.**

129 **(d) The assessment device shall be used as the plan of care.**

130 **(e) A change in the amount of personal care service a facility is**
131 **authorized to deliver to a person residing in the facility shall be based**
132 **on the level of care needs as determined by the assessment device**
133 **described in paragraph (b) of this subdivision;**

134 (15) Mental health services. The state plan for providing medical
135 assistance under Title XIX of the Social Security Act, 42 U.S.C. 301, as amended,
136 shall include the following mental health services when such services are
137 provided by community mental health facilities operated by the department of
138 mental health or designated by the department of mental health as a community
139 mental health facility or as an alcohol and drug abuse facility or as a
140 child-serving agency within the comprehensive children's mental health service
141 system established in section 630.097, RSMo. The department of mental health
142 shall establish by administrative rule the definition and criteria for designation
143 as a community mental health facility and for designation as an alcohol and drug
144 abuse facility. Such mental health services shall include:

145 (a) Outpatient mental health services including preventive, diagnostic,
146 therapeutic, rehabilitative, and palliative interventions rendered to individuals
147 in an individual or group setting by a mental health professional in accordance
148 with a plan of treatment appropriately established, implemented, monitored, and
149 revised under the auspices of a therapeutic team as a part of client services
150 management;

151 (b) Clinic mental health services including preventive, diagnostic,
152 therapeutic, rehabilitative, and palliative interventions rendered to individuals
153 in an individual or group setting by a mental health professional in accordance
154 with a plan of treatment appropriately established, implemented, monitored, and
155 revised under the auspices of a therapeutic team as a part of client services
156 management;

157 (c) Rehabilitative mental health and alcohol and drug abuse services
158 including home and community-based preventive, diagnostic, therapeutic,
159 rehabilitative, and palliative interventions rendered to individuals in an
160 individual or group setting by a mental health or alcohol and drug abuse
161 professional in accordance with a plan of treatment appropriately established,
162 implemented, monitored, and revised under the auspices of a therapeutic team
163 as a part of client services management. As used in this section, "mental health
164 professional" and "alcohol and drug abuse professional" shall be defined by the
165 department of mental health pursuant to duly promulgated rules.

166 With respect to services established by this subdivision, the department of social
167 services, division of medical services, shall enter into an agreement with the
168 department of mental health. Matching funds for outpatient mental health
169 services, clinic mental health services, and rehabilitation services for mental
170 health and alcohol and drug abuse shall be certified by the department of mental
171 health to the division of medical services. The agreement shall establish a
172 mechanism for the joint implementation of the provisions of this subdivision. In
173 addition, the agreement shall establish a mechanism by which rates for services
174 may be jointly developed;

175 (16) Such additional services as defined by the division of medical services
176 to be furnished under waivers of federal statutory requirements as provided for
177 and authorized by the federal Social Security Act (42 U.S.C. 301, et seq.) subject
178 to appropriation by the general assembly;

179 (17) Beginning July 1, 1990, the services of a certified pediatric or family
180 nursing practitioner to the extent that such services are provided in accordance
181 with chapter 335, RSMo, and regulations promulgated thereunder, regardless of
182 whether the nurse practitioner is supervised by or in association with a physician
183 or other health care provider;

184 (18) Nursing home costs for recipients of benefit payments under
185 subdivision (4) of this subsection to reserve a bed for the recipient in the nursing
186 home during the time that the recipient is absent due to admission to a hospital
187 for services which cannot be performed on an outpatient basis, subject to the
188 provisions of this subdivision:

189 (a) The provisions of this subdivision shall apply only if:

190 a. The occupancy rate of the nursing home is at or above ninety-seven
191 percent of Medicaid certified licensed beds, according to the most recent quarterly
192 census provided to the department of health and senior services which was taken
193 prior to when the recipient is admitted to the hospital; and

194 b. The patient is admitted to a hospital for a medical condition with an
195 anticipated stay of three days or less;

196 (b) The payment to be made under this subdivision shall be provided for
197 a maximum of three days per hospital stay;

198 (c) For each day that nursing home costs are paid on behalf of a recipient
199 pursuant to this subdivision during any period of six consecutive months such
200 recipient shall, during the same period of six consecutive months, be ineligible for
201 payment of nursing home costs of two otherwise available temporary leave of

202 absence days provided under subdivision (5) of this subsection; and

203 (d) The provisions of this subdivision shall not apply unless the nursing
204 home receives notice from the recipient or the recipient's responsible party that
205 the recipient intends to return to the nursing home following the hospital stay.
206 If the nursing home receives such notification and all other provisions of this
207 subsection have been satisfied, the nursing home shall provide notice to the
208 recipient or the recipient's responsible party prior to release of the reserved bed.

209 2. Additional benefit payments for medical assistance shall be made on
210 behalf of those eligible needy children, pregnant women and blind persons with
211 any payments to be made on the basis of the reasonable cost of the care or
212 reasonable charge for the services as defined and determined by the division of
213 medical services, unless otherwise hereinafter provided, for the following:

214 (1) Dental services;

215 (2) Services of podiatrists as defined in section 330.010, RSMo;

216 (3) Optometric services as defined in section 336.010, RSMo;

217 (4) Orthopedic devices or other prosthetics, including eye glasses,
218 dentures, hearing aids, and wheelchairs;

219 (5) Hospice care. As used in this subsection, the term "hospice care"
220 means a coordinated program of active professional medical attention within a
221 home, outpatient and inpatient care which treats the terminally ill patient and
222 family as a unit, employing a medically directed interdisciplinary team. The
223 program provides relief of severe pain or other physical symptoms and supportive
224 care to meet the special needs arising out of physical, psychological, spiritual,
225 social, and economic stresses which are experienced during the final stages of
226 illness, and during dying and bereavement and meets the Medicare requirements
227 for participation as a hospice as are provided in 42 CFR Part 418. The rate of
228 reimbursement paid by the division of medical services to the hospice provider for
229 room and board furnished by a nursing home to an eligible hospice patient shall
230 not be less than ninety-five percent of the rate of reimbursement which would
231 have been paid for facility services in that nursing home facility for that patient,
232 in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus
233 Budget Reconciliation Act of 1989);

234 (6) Comprehensive day rehabilitation services beginning early posttrauma
235 as part of a coordinated system of care for individuals with disabling
236 impairments. Rehabilitation services must be based on an individualized,
237 goal-oriented, comprehensive and coordinated treatment plan developed,

238 implemented, and monitored through an interdisciplinary assessment designed
239 to restore an individual to optimal level of physical, cognitive, and behavioral
240 function. The division of medical services shall establish by administrative rule
241 the definition and criteria for designation of a comprehensive day rehabilitation
242 service facility, benefit limitations and payment mechanism. Any rule or portion
243 of a rule, as that term is defined in section 536.010, RSMo, that is created under
244 the authority delegated in this subdivision shall become effective only if it
245 complies with and is subject to all of the provisions of chapter 536, RSMo, and,
246 if applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are
247 nonseverable and if any of the powers vested with the general assembly pursuant
248 to chapter 536, RSMo, to review, to delay the effective date, or to disapprove and
249 annul a rule are subsequently held unconstitutional, then the grant of
250 rulemaking authority and any rule proposed or adopted after August 28, 2005,
251 shall be invalid and void.

252 3. Benefit payments for medical assistance for surgery as defined by rule
253 duly promulgated by the division of medical services, and any costs related
254 directly thereto, shall be made only when a second medical opinion by a licensed
255 physician as to the need for the surgery is obtained prior to the surgery being
256 performed.

257 4. The division of medical services may require any recipient of medical
258 assistance to pay part of the charge or cost, as defined by rule duly promulgated
259 by the division of medical services, for all covered services except for those
260 services covered under subdivisions (14) and (15) of subsection 1 of this section
261 and sections 208.631 to 208.657 to the extent and in the manner authorized by
262 Title XIX of the federal Social Security Act (42 U.S.C. 1396, et seq.) and
263 regulations thereunder. When substitution of a generic drug is permitted by the
264 prescriber according to section 338.056, RSMo, and a generic drug is substituted
265 for a name brand drug, the division of medical services may not lower or delete
266 the requirement to make a co-payment pursuant to regulations of Title XIX of the
267 federal Social Security Act. A provider of goods or services described under this
268 section must collect from all recipients the partial payment that may be required
269 by the division of medical services under authority granted herein, if the division
270 exercises that authority, to remain eligible as a provider. Any payments made
271 by recipients under this section shall be reduced from any payments made by the
272 state for goods or services described herein except the recipient portion of the
273 pharmacy professional dispensing fee shall be in addition to and not in lieu of

274 payments to pharmacists. A provider may collect the co-payment at the time a
275 service is provided or at a later date. A provider shall not refuse to provide a
276 service if a recipient is unable to pay a required cost sharing. If it is the routine
277 business practice of a provider to terminate future services to an individual with
278 an unclaimed debt, the provider may include uncollected co-payments under this
279 practice. Providers who elect not to undertake the provision of services based on
280 a history of bad debt shall give recipients advance notice and a reasonable
281 opportunity for payment. A provider, representative, employee, independent
282 contractor, or agent of a pharmaceutical manufacturer shall not make co-payment
283 for a recipient. This subsection shall not apply to other qualified children,
284 pregnant women, or blind persons. If the Centers for Medicare and Medicaid
285 Services does not approve the Missouri Medicaid state plan amendment
286 submitted by the department of social services that would allow a provider to
287 deny future services to an individual with uncollected co-payments, the denial of
288 services shall not be allowed. The department of social services shall inform
289 providers regarding the acceptability of denying services as the result of unpaid
290 co-payments.

291 5. The division of medical services shall have the right to collect
292 medication samples from recipients in order to maintain program integrity.

293 6. Reimbursement for obstetrical and pediatric services under subdivision
294 (6) of subsection 1 of this section shall be timely and sufficient to enlist enough
295 health care providers so that care and services are available under the state plan
296 for medical assistance at least to the extent that such care and services are
297 available to the general population in the geographic area, as required under
298 subparagraph (a)(30)(A) of 42 U.S.C. 1396a and federal regulations promulgated
299 thereunder.

300 7. Beginning July 1, 1990, reimbursement for services rendered in
301 federally funded health centers shall be in accordance with the provisions of
302 subsection 6402(c) and Section 6404 of P.L. 101-239 (Omnibus Budget
303 Reconciliation Act of 1989) and federal regulations promulgated thereunder.

304 8. Beginning July 1, 1990, the department of social services shall provide
305 notification and referral of children below age five, and pregnant, breast-feeding,
306 or postpartum women who are determined to be eligible for medical assistance
307 under section 208.151 to the special supplemental food programs for women,
308 infants and children administered by the department of health and senior
309 services. Such notification and referral shall conform to the requirements of

310 Section 6406 of P.L. 101-239 and regulations promulgated thereunder.

311 9. Providers of long-term care services shall be reimbursed for their costs
312 in accordance with the provisions of Section 1902 (a)(13)(A) of the Social Security
313 Act, 42 U.S.C. 1396a, as amended, and regulations promulgated thereunder.

314 10. Reimbursement rates to long-term care providers with respect to a
315 total change in ownership, at arm's length, for any facility previously licensed and
316 certified for participation in the Medicaid program shall not increase payments
317 in excess of the increase that would result from the application of Section 1902
318 (a)(13)(C) of the Social Security Act, 42 U.S.C. 1396a (a)(13)(C).

319 11. The department of social services, division of medical services, may
320 enroll qualified residential care facilities, as defined in chapter 198, RSMo, as
321 Medicaid personal care providers.

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