

1 **ARTICLE 9**

2 **RELATING TO HEALTH AND HUMAN SERVICES**

3 SECTION 1. Section 23-17-38.1 of the General Laws in Chapter 23-17 entitled "Licensing
4 of Healthcare Facilities" is hereby amended to read as follows:

5 **23-17-38.1 Hospitals -- Licensing Fee.**

6 ~~(a) There is imposed a hospital licensing fee for state~~
7 ~~fiscal year 2022 against each hospital in the state. The hospital licensing fee is equal to five and six~~
8 ~~hundred fifty six thousandths percent (5.656%) of the net patient services revenue of every hospital~~
9 ~~for the hospital's first fiscal year ending on or after January 1, 2020, except that the license fee for~~
10 ~~all hospitals located in Washington County, Rhode Island shall be discounted by thirty seven~~
11 ~~percent (37%). The discount for Washington County hospitals is subject to approval by the~~
12 ~~Secretary of the U.S. Department of Health and Human Services of a state plan amendment~~
13 ~~submitted by the executive office of health and human services for the purpose of pursuing a waiver~~
14 ~~of the uniformity requirement for the hospital license fee. This licensing fee shall be administered~~
15 ~~and collected by the tax administrator, division of taxation within the department of revenue, and~~
16 ~~all the administration, collection, and other provisions of chapter 51 of title 44 shall apply. Every~~
17 ~~hospital shall pay the licensing fee to the tax administrator on or before July 13, 2022, and payments~~
18 ~~shall be made by electronic transfer of monies to the general treasurer and deposited to the general~~
19 ~~fund. Every hospital shall, on or before June 15, 2022, make a return to the tax administrator~~
20 ~~containing the correct computation of net patient services revenue for the hospital fiscal year~~
21 ~~ending September 30, 2020, and the licensing fee due upon that amount. All returns shall be signed~~
22 ~~by the hospital's authorized representative, subject to the pains and penalties of perjury.~~

23 ~~(b)~~ (a) There is ~~also~~ imposed a hospital licensing fee for state fiscal year 2023 against each
24 hospital in the state. The hospital licensing fee is equal to five and forty-two hundredths percent
25 (5.42%) of the net patient-services revenue of every hospital for the hospital's first fiscal year
26 ending on or after January 1, 2021, except that the license fee for all hospitals located in Washington
27 County, Rhode Island shall be discounted by thirty-seven percent (37%). The discount for
28 Washington County hospitals is subject to approval by the Secretary of the U.S. Department of
29 Health and Human Services of a state plan amendment submitted by the executive office of health
30 and human services for the purpose of pursuing a waiver of the uniformity requirement for the
31 hospital license fee. This licensing fee shall be administered and collected by the tax administrator,
32 division of taxation within the department of revenue, and all the administration, collection, and
33 other provisions of chapter 51 of title 44 shall apply. Every hospital shall pay the licensing fee to
34 the tax administrator on or before June 30, 2023, and payments shall be made by electronic transfer

1 of monies to the general treasurer and deposited to the general fund. Every hospital shall, on or
2 before May 25, 2023, make a return to the tax administrator containing the correct computation of
3 net patient-services revenue for the hospital fiscal year ending September 30, 2021, and the
4 licensing fee due upon that amount. All returns shall be signed by the hospital's authorized
5 representative, subject to the pains and penalties of perjury.

6 ~~(e)~~ (b) There is also imposed a hospital licensing fee described in subsections ~~(a)~~ (c)
7 through ~~(g)~~ (f) for state fiscal years 2024 and 2025 against net patient-services revenue of every
8 non-government owned hospital as defined herein for the hospital's first fiscal year ending on or
9 after January 1, 2022. The hospital licensing fee shall have three (3) tiers with differing fees based
10 on inpatient and outpatient net patient-services revenue. The executive office of health and human
11 services, in consultation with the tax administrator, shall identify the hospitals in each tier, subject
12 to the definitions in this section, by July 15, 2023, and shall notify each hospital of its tier by August
13 1, 2023.

14 ~~(a)~~ (c) Tier 1 is composed of hospitals that do not meet the description of either Tier 2 or
15 Tier 3.

16 (1) The inpatient hospital licensing fee for Tier 1 is equal to thirteen and twelve hundredths
17 percent (13.12%) of the inpatient net patient-services revenue derived from inpatient net patient-
18 services revenue of every Tier 1 hospital.

19 (2) The outpatient hospital licensing fee for Tier 1 is equal to thirteen and thirty hundredths
20 percent (13.30%) of the net patient-services revenue derived from outpatient net patient-services
21 revenue of every Tier 1 hospital.

22 ~~(e)~~ (d) Tier 2 is composed of high Medicaid/uninsured cost hospitals and independent
23 hospitals.

24 (1) The inpatient hospital licensing fee for Tier 2 is equal to two and sixty-three hundredths
25 percent (2.63%) of the inpatient net patient-services revenue derived from inpatient net patient-
26 services revenue of every Tier 2 hospital.

27 (2) The outpatient hospital licensing fee for Tier 2 is equal to two and sixty-six hundredths
28 percent (2.66%) of the outpatient net patient-services revenue derived from outpatient net patient-
29 services revenue of every Tier 2 hospital.

30 ~~(a)~~ (e) Tier 3 is composed of hospitals that are Medicare-designated low-volume hospitals
31 and rehabilitative hospitals.

32 (1) The inpatient hospital licensing fee for Tier 3 is equal to one and thirty-one hundredths
33 percent (1.31%) of the inpatient net patient-services revenue derived from inpatient net patient-
34 services revenue of every Tier 3 hospital.

1 (2) The outpatient hospital licensing fee for Tier 3 is equal to one and thirty-three
2 hundredths percent (1.33%) of the outpatient net patient-services revenue derived from outpatient
3 net patient-services revenue of every Tier 3 hospital.

4 ~~(e)~~ (f) There is also imposed a hospital licensing fee for state fiscal years 2024 and 2025
5 against state-government owned and operated hospitals in the state as defined herein. The hospital
6 licensing fee is equal to five and twenty-five hundredths percent (5.25%) of the net patient-services
7 revenue of every hospital for the hospital's first fiscal year ending on or after January 1, 2022.

8 ~~(h)~~ (g) The hospital licensing fee described in subsections ~~(e)~~ (b) through ~~(g)~~ (f) is subject
9 to U.S. Department of Health and Human Services approval of a request to waive the requirement
10 that healthcare-related taxes be imposed uniformly as contained in 42 C.F.R. § 433.68(d).

11 ~~(h)~~ (h) This hospital licensing fee shall be administered and collected by the tax
12 administrator, division of taxation within the department of revenue, and all the administration,
13 collection, and other provisions of chapter 51 of title 44 shall apply. Every hospital shall pay the
14 licensing fee to the tax administrator before June 30 of each fiscal year, and payments shall be made
15 by electronic transfer of monies to the tax administrator and deposited to the general fund. Every
16 hospital shall, on or before August 1, 2023, make a return to the tax administrator containing the
17 correct computation of inpatient and outpatient net patient-services revenue for the hospital fiscal
18 year ending in 2022, and the licensing fee due upon that amount. All returns shall be signed by the
19 hospital's authorized representative, subject to the pains and penalties of perjury.

20 ~~(h)~~ (i) For purposes of this section the following words and phrases have the following
21 meanings:

22 (1) "Gross patient-services revenue" means the gross revenue related to patient care
23 services.

24 (2) "High Medicaid/uninsured cost hospital" means a hospital for which the hospital's total
25 uncompensated care, as calculated pursuant to § 40-8.3-2(4), divided by the hospital's total net
26 patient-services revenues, is equal to six percent (6.0%) or greater.

27 (3) "Hospital" means the actual facilities and buildings in existence in Rhode Island,
28 licensed pursuant to § 23-17-1 et seq. on June 30, 2010, and thereafter any premises included on
29 that license, regardless of changes in licensure status pursuant to chapter 17.14 of this title (hospital
30 conversions) and § 23-17-6(b) (change in effective control), that provides short-term acute inpatient
31 and/or outpatient care to persons who require definitive diagnosis and treatment for injury, illness,
32 disabilities, or pregnancy. Notwithstanding the preceding language, the negotiated Medicaid
33 managed care payment rates for a court-approved purchaser that acquires a hospital through
34 receivership, special mastership, or other similar state insolvency proceedings (which court-

1 approved purchaser is issued a hospital license after January 1, 2013) shall be based upon the newly
2 negotiated rates between the court-approved purchaser and the health plan, and such rates shall be
3 effective as of the date that the court-approved purchaser and the health plan execute the initial
4 agreement containing the newly negotiated rate. The rate-setting methodology for inpatient hospital
5 payments and outpatient hospital payments set forth in §§ 40-8-13.4(b) and 40-8-13.4(b)(2),
6 respectively, shall thereafter apply to negotiated increases for each annual twelve-month (12)
7 period as of July 1 following the completion of the first full year of the court-approved purchaser's
8 initial Medicaid managed care contract.

9 (4) "Independent hospitals" means a hospital not part of a multi-hospital system.

10 (5) "Inpatient net patient-services revenue" means the charges related to inpatient care
11 services less (i) Charges attributable to charity care; (ii) Bad debt expenses; and (iii) Contractual
12 allowances.

13 (6) "Medicare-designated low-volume hospital" means a hospital that qualifies under 42
14 C.F.R. 412.101(b)(2) for additional Medicare payments to qualifying hospitals for the higher
15 incremental costs associated with a low volume of discharges.

16 (7) "Net patient-services revenue" means the charges related to patient care services less
17 (i) Charges attributable to charity care; (ii) Bad debt expenses; and (iii) Contractual allowances.

18 (8) "Non-government owned hospitals" means a hospital not owned and operated by the
19 state of Rhode Island.

20 (9) "Outpatient net patient-services revenue" means the charges related to outpatient care
21 services less (i) Charges attributable to charity care; (ii) Bad debt expenses; and (iii) Contractual
22 allowances.

23 (10) "Rehabilitative hospital" means Rehabilitation Hospital Center licensed by the Rhode
24 Island department of health.

25 (11) "State-government owned and operated hospitals" means a hospital facility licensed
26 by the Rhode Island department of health, owned and operated by the state of Rhode Island.

27 ~~(h)~~ (j) The tax administrator in consultation with the executive office of health and human
28 services shall make and promulgate any rules, regulations, and procedures not inconsistent with
29 state law and fiscal procedures that he or she deems necessary for the proper administration of this
30 section and to carry out the provisions, policy, and purposes of this section.

31 ~~(h)~~ (k) The licensing fee imposed by subsection (a) shall apply to hospitals as defined herein
32 that are duly licensed on July 1, ~~2021~~ 2022, and shall be in addition to the inspection fee imposed
33 by § 23-17-38 and to any licensing fees previously imposed in accordance with this section.

34 ~~(m) The licensing fee imposed by subsection (b) shall apply to hospitals as defined herein~~

1 ~~that are duly licensed on July 1, 2022, and shall be in addition to the inspection fee imposed by §~~
2 ~~23-17-38 and to any licensing fees previously imposed in accordance with this section.~~

3 ~~(h)~~ (l) The licensing fees imposed by subsections ~~(e)~~ (b) through ~~(g)~~ (f) shall apply to
4 hospitals as defined herein that are duly licensed on July 1, 2023, and shall be in addition to the
5 inspection fee imposed by § 23-17-38 and to any licensing fees previously imposed in accordance
6 with this section.

7 SECTION 2. Section 40-8-19 of the General Laws in Chapter 40-8 entitled “Medical
8 Assistance” is hereby amended to read as follows:

9 **40-8-19. Rates of payment to nursing facilities.**

10 **(a) Rate reform.**

11 (1) The rates to be paid by the state to nursing facilities licensed pursuant to chapter 17 of
12 title 23, and certified to participate in Title XIX of the Social Security Act for services rendered to
13 Medicaid-eligible residents, shall be reasonable and adequate to meet the costs that must be
14 incurred by efficiently and economically operated facilities in accordance with 42 U.S.C. §
15 1396a(a)(13). The executive office of health and human services (“executive office”) shall
16 promulgate or modify the principles of reimbursement for nursing facilities in effect as of July 1,
17 2011, to be consistent with the provisions of this section and Title XIX, 42 U.S.C. § 1396 et seq.,
18 of the Social Security Act.

19 (2) The executive office shall review the current methodology for providing Medicaid
20 payments to nursing facilities, including other long-term-care services providers, and is authorized
21 to modify the principles of reimbursement to replace the current cost-based methodology rates with
22 rates based on a price-based methodology to be paid to all facilities with recognition of the acuity
23 of patients and the relative Medicaid occupancy, and to include the following elements to be
24 developed by the executive office:

25 (i) A direct-care rate adjusted for resident acuity;

26 (ii) An indirect-care and other direct-care rate comprised of a base per diem for all
27 facilities;

28 (iii) Revision of rates as necessary based on increases in direct and indirect costs beginning
29 October 2024 utilizing data from the most recent finalized year of facility cost report. The per diem
30 rate components deferred in subsections (a)(2)(i) and (a)(2)(ii) of this section shall be adjusted
31 accordingly to reflect changes in direct and indirect care costs since the previous rate review;

32 (iv) Application of a fair-rental value system;

33 (v) Application of a pass-through system; and

34 (vi) Adjustment of rates by the change in a recognized national nursing home inflation

1 index to be applied on October 1 of each year, beginning October 1, 2012. This adjustment will not
2 occur on October 1, 2013, October 1, 2014, or October 1, 2015, but will occur on April 1, 2015.
3 The adjustment of rates will also not occur on October 1, 2017, October 1, 2018, October 1, 2019,
4 and October 2022. Effective July 1, 2018, rates paid to nursing facilities from the rates approved
5 by the Centers for Medicare and Medicaid Services and in effect on October 1, 2017, both fee-for-
6 service and managed care, will be increased by one and one-half percent (1.5%) and further
7 increased by one percent (1%) on October 1, 2018, and further increased by one percent (1%) on
8 October 1, 2019. Effective October 1, 2022, rates paid to nursing facilities from the rates approved
9 by the Centers for Medicare and Medicaid Services and in effect on October 1, 2021, both fee-for-
10 service and managed care, will be increased by three percent (3%). In addition to the annual nursing
11 home inflation index adjustment, there shall be a base rate staffing adjustment of one-half percent
12 (0.5%) on October 1, 2021, one percent (1.0%) on October 1, 2022, and one and one-half percent
13 (1.5%) on October 1, 2023. The inflation index shall be applied without regard for the transition
14 factors in subsections (b)(1) and (b)(2). For purposes of October 1, 2016, adjustment only, any rate
15 increase that results from application of the inflation index to subsections (a)(2)(i) and (a)(2)(ii)
16 shall be dedicated to increase compensation for direct-care workers in the following manner: Not
17 less than 85% of this aggregate amount shall be expended to fund an increase in wages, benefits,
18 or related employer costs of direct-care staff of nursing homes. For purposes of this section, direct-
19 care staff shall include registered nurses (RNs), licensed practical nurses (LPNs), certified nursing
20 assistants (CNAs), certified medical technicians, housekeeping staff, laundry staff, dietary staff, or
21 other similar employees providing direct-care services; provided, however, that this definition of
22 direct-care staff shall not include: (i) RNs and LPNs who are classified as “exempt employees”
23 under the federal Fair Labor Standards Act (29 U.S.C. § 201 et seq.); or (ii) CNAs, certified medical
24 technicians, RNs, or LPNs who are contracted, or subcontracted, through a third-party vendor or
25 staffing agency. By July 31, 2017, nursing facilities shall submit to the secretary, or designee, a
26 certification that they have complied with the provisions of this subsection (a)(2)(vi) with respect
27 to the inflation index applied on October 1, 2016. Any facility that does not comply with the terms
28 of such certification shall be subjected to a clawback, paid by the nursing facility to the state, in the
29 amount of increased reimbursement subject to this provision that was not expended in compliance
30 with that certification.

31 (3) Commencing on October 1, 2021, eighty percent (80%) of any rate increase that results
32 from application of the inflation index to subsections (a)(2)(i) and (a)(2)(ii) of this section shall be
33 dedicated to increase compensation for all eligible direct-care workers in the following manner on
34 October 1, of each year.

1 (i) For purposes of this subsection, compensation increases shall include base salary or
2 hourly wage increases, benefits, other compensation, and associated payroll tax increases for
3 eligible direct-care workers. This application of the inflation index shall apply for Medicaid
4 reimbursement in nursing facilities for both managed care and fee-for-service. For purposes of this
5 subsection, direct-care staff shall include registered nurses (RNs), licensed practical nurses (LPNs),
6 certified nursing assistants (CNAs), certified medication technicians, licensed physical therapists,
7 licensed occupational therapists, licensed speech-language pathologists, mental health workers
8 who are also certified nurse assistants, physical therapist assistants, housekeeping staff, laundry
9 staff, dietary staff or other similar employees providing direct-care services; provided, however
10 that this definition of direct-care staff shall not include:

11 (A) RNs and LPNs who are classified as “exempt employees” under the federal Fair Labor
12 Standards Act (29 U.S.C. § 201 et seq.); or

13 (B) CNAs, certified medication technicians, RNs or LPNs who are contracted or
14 subcontracted through a third-party vendor or staffing agency.

15 (4)(i) By July 31, 2021, and July 31 of each year thereafter, nursing facilities shall submit
16 to the secretary or designee a certification that they have complied with the provisions of subsection
17 (a)(3) of this section with respect to the inflation index applied on October 1. The executive office
18 of health and human services (EOHHS) shall create the certification form nursing facilities must
19 complete with information on how each individual eligible employee’s compensation increased,
20 including information regarding hourly wages prior to the increase and after the compensation
21 increase, hours paid after the compensation increase, and associated increased payroll taxes. A
22 collective bargaining agreement can be used in lieu of the certification form for represented
23 employees. All data reported on the compliance form is subject to review and audit by EOHHS.
24 The audits may include field or desk audits, and facilities may be required to provide additional
25 supporting documents including, but not limited to, payroll records.

26 (ii) Any facility that does not comply with the terms of certification shall be subjected to a
27 clawback and twenty-five percent (25%) penalty of the unspent or impermissibly spent funds, paid
28 by the nursing facility to the state, in the amount of increased reimbursement subject to this
29 provision that was not expended in compliance with that certification.

30 (iii) In any calendar year where no inflationary index is applied, eighty percent (80%) of
31 the base rate staffing adjustment in that calendar year pursuant to subsection (a)(2)(vi) of this
32 section shall be dedicated to increase compensation for all eligible direct-care workers in the
33 manner referenced in subsections (a)(3)(i), (a)(3)(i)(A), and (a)(3)(i)(B) of this section.

34 (b) Transition to full implementation of rate reform. For no less than four (4) years after

1 the initial application of the price-based methodology described in subsection (a)(2) to payment
2 rates, the executive office of health and human services shall implement a transition plan to
3 moderate the impact of the rate reform on individual nursing facilities. The transition shall include
4 the following components:

5 (1) No nursing facility shall receive reimbursement for direct-care costs that is less than
6 the rate of reimbursement for direct-care costs received under the methodology in effect at the time
7 of passage of this act; for the year beginning October 1, 2017, the reimbursement for direct-care
8 costs under this provision will be phased out in twenty-five-percent (25%) increments each year
9 until October 1, 2021, when the reimbursement will no longer be in effect; and

10 (2) No facility shall lose or gain more than five dollars (\$5.00) in its total, per diem rate the
11 first year of the transition. An adjustment to the per diem loss or gain may be phased out by twenty-
12 five percent (25%) each year; except, however, for the years beginning October 1, 2015, there shall
13 be no adjustment to the per diem gain or loss, but the phase out shall resume thereafter; and

14 (3) The transition plan and/or period may be modified upon full implementation of facility
15 per diem rate increases for quality of care-related measures. Said modifications shall be submitted
16 in a report to the general assembly at least six (6) months prior to implementation.

17 (4) Notwithstanding any law to the contrary, for the twelve-month (12) period beginning
18 July 1, 2015, Medicaid payment rates for nursing facilities established pursuant to this section shall
19 not exceed ninety-eight percent (98%) of the rates in effect on April 1, 2015. Consistent with the
20 other provisions of this chapter, nothing in this provision shall require the executive office to restore
21 the rates to those in effect on April 1, 2015, at the end of this twelve-month (12) period.

22 SECTION 3. Sections 40-8.3-2 and 40-8.3-3 of the General Laws in Chapter 40-8.3 entitled
23 “Uncompensated Care” are hereby amended to read as follows:

24 **40-8.3-2. Definitions.**

25 As used in this chapter:

26 (1) “Base year” means, for the purpose of calculating a disproportionate share payment for
27 any fiscal year ending after September 30, ~~2022~~ 2023, the period from October 1, ~~2020~~ 2021,
28 through September 30, ~~2021~~ 2022, and for any fiscal year ending after September 30, ~~2023~~ 2024,
29 the period from October 1, ~~2021~~ 2022, through September 30, ~~2022~~ 2023.

30 (2) “Medicaid inpatient utilization rate for a hospital” means a fraction (expressed as a
31 percentage), the numerator of which is the hospital’s number of inpatient days during the base year
32 attributable to patients who were eligible for medical assistance during the base year and the
33 denominator of which is the total number of the hospital’s inpatient days in the base year.

34 (3) “Participating hospital” means any nongovernment and nonpsychiatric hospital that:

1 (i) Was licensed as a hospital in accordance with chapter 17 of title 23 during the base year
2 and shall mean the actual facilities and buildings in existence in Rhode Island, licensed pursuant to
3 § 23-17-1 et seq. on June 30, 2010, and thereafter any premises included on that license, regardless
4 of changes in licensure status pursuant to chapter 17.14 of title 23 (hospital conversions) and § 23-
5 17-6(b) (change in effective control), that provides short-term, acute inpatient and/or outpatient
6 care to persons who require definitive diagnosis and treatment for injury, illness, disabilities, or
7 pregnancy. Notwithstanding the preceding language, the negotiated Medicaid managed care
8 payment rates for a court-approved purchaser that acquires a hospital through receivership, special
9 mastership, or other similar state insolvency proceedings (which court-approved purchaser is issued
10 a hospital license after January 1, 2013), shall be based upon the newly negotiated rates between
11 the court-approved purchaser and the health plan, and the rates shall be effective as of the date that
12 the court-approved purchaser and the health plan execute the initial agreement containing the newly
13 negotiated rate. The rate-setting methodology for inpatient hospital payments and outpatient
14 hospital payments set forth in §§ 40-8-13.4(b)(1)(ii)(C) and 40-8-13.4(b)(2), respectively, shall
15 thereafter apply to negotiated increases for each annual twelve-month (12) period as of July 1
16 following the completion of the first full year of the court-approved purchaser's initial Medicaid
17 managed care contract;

18 (ii) Achieved a medical assistance inpatient utilization rate of at least one percent (1%)
19 during the base year; and

20 (iii) Continues to be licensed as a hospital in accordance with chapter 17 of title 23 during
21 the payment year.

22 (4) "Uncompensated-care costs" means, as to any hospital, the sum of: (i) The cost incurred
23 by the hospital during the base year for inpatient or outpatient services attributable to charity care
24 (free care and bad debts) for which the patient has no health insurance or other third-party coverage
25 less payments, if any, received directly from such patients; ~~and~~ (ii) The cost incurred by the hospital
26 during the base year for inpatient or outpatient services attributable to Medicaid beneficiaries less
27 any Medicaid reimbursement received therefor; ~~multiplied by the uncompensated-care index;~~ and
28 (iii) the sum of (4)(i) and 4(ii) shall be offset by the estimated hospital's commercial equivalent
29 rates state directed payment for the current SFY in which the disproportionate share hospital (DSH)
30 payment is made. The sum of (4)(i), (4)(ii), and (4)(iii) shall be multiplied by the uncompensated
31 care index.

32 (5) "Uncompensated-care index" means the annual percentage increase for hospitals
33 established pursuant to § 27-19-14 [repealed] for each year after the base year, up to and including
34 the payment year; provided, however, that the uncompensated-care index for the payment year

1 ending September 30, 2007, shall be deemed to be five and thirty-eight hundredths percent (5.38%),
2 and that the uncompensated-care index for the payment year ending September 30, 2008, shall be
3 deemed to be five and forty-seven hundredths percent (5.47%), and that the uncompensated-care
4 index for the payment year ending September 30, 2009, shall be deemed to be five and thirty-eight
5 hundredths percent (5.38%), and that the uncompensated-care index for the payment years ending
6 September 30, 2010, September 30, 2011, September 30, 2012, September 30, 2013, September
7 30, 2014, September 30, 2015, September 30, 2016, September 30, 2017, September 30, 2018,
8 September 30, 2019, September 30, 2020, September 30, 2021, September 30, 2022, September
9 30, 2023, ~~and~~ September 30, 2024, and September 30, 2025, shall be deemed to be five and thirty
10 hundredths percent (5.30%).

11 **40-8.3-3. Implementation**

12 ~~(a) For federal fiscal year 2022, commencing on October 1, 2021, and ending September~~
13 ~~30, 2022, the executive office of health and human services shall submit to the Secretary of the~~
14 ~~United States Department of Health and Human Services a state plan amendment to the Rhode~~
15 ~~Island Medicaid DSH Plan to provide:~~

16 ~~(1) That the DSH Plan to all participating hospitals, not to exceed an aggregate limit of~~
17 ~~\$145.1 million, shall be allocated by the executive office of health and human services to the Pool~~
18 ~~D component of the DSH Plan; and~~

19 ~~(2) That the Pool D allotment shall be distributed among the participating hospitals in direct~~
20 ~~proportion to the individual participating hospital's uncompensated care costs for the base year,~~
21 ~~inflated by the uncompensated care index to the total uncompensated care costs for the base year~~
22 ~~inflated by the uncompensated care index for all participating hospitals. The disproportionate share~~
23 ~~payments shall be made on or before June 30, 2022, and are expressly conditioned upon approval~~
24 ~~on or before July 5, 2022, by the Secretary of the United States Department of Health and Human~~
25 ~~Services, or his or her authorized representative, of all Medicaid state plan amendments necessary~~
26 ~~to secure for the state the benefit of federal financial participation in federal fiscal year 2022 for~~
27 ~~the disproportionate share payments.~~

28 ~~(b)~~ (a) For federal fiscal year 2023, commencing on October 1, 2022, and ending
29 September 30, 2023, the executive office of health and human services shall submit to the Secretary
30 of the United States Department of Health and Human Services a state plan amendment to the
31 Rhode Island Medicaid DSH Plan to provide:

32 (1) That the DSH Plan to all participating hospitals, not to exceed an aggregate limit of
33 \$159.0 million, shall be allocated by the executive office of health and human services to the Pool
34 D component of the DSH Plan; and

1 (2) That the Pool D allotment shall be distributed among the participating hospitals in direct
2 proportion to the individual participating hospital's uncompensated-care costs for the base year,
3 inflated by the uncompensated-care index to the total uncompensated-care costs for the base year
4 inflated by the uncompensated-care index for all participating hospitals. The disproportionate share
5 payments shall be made on or before June 15, 2023, and are expressly conditioned upon approval
6 on or before June 23, 2023, by the Secretary of the United States Department of Health and Human
7 Services, or his or her authorized representative, of all Medicaid state plan amendments necessary
8 to secure for the state the benefit of federal financial participation in federal fiscal year 2023 for
9 the disproportionate share payments.

10 ~~(a)~~ (b) For federal fiscal year 2024, commencing on October 1, 2023, and ending
11 September 30, 2024, the executive office of health and human services shall submit to the Secretary
12 of the United States Department of Health and Human Services a state plan amendment to the
13 Rhode Island Medicaid DSH Plan to provide:

14 (1) That the DSH Plan to all participating hospitals, not to exceed an aggregate limit of
15 \$14.8 ~~7~~ million, shall be allocated by the executive office of health and human services to the Pool
16 D component of the DSH Plan; and

17 (2) That the Pool D allotment shall be distributed among the participating hospitals in direct
18 proportion to the individual participating hospital's uncompensated-care costs for the base year,
19 inflated by the uncompensated-care index to the total uncompensated-care costs for the base year
20 inflated by the uncompensated-care index for all participating hospitals. The disproportionate share
21 payments shall be made on or before June ~~15~~ 30, 2024, and are expressly conditioned upon approval
22 on or before June 23, 2024, by the Secretary of the United States Department of Health and Human
23 Services, or his or her authorized representative, of all Medicaid state plan amendments necessary
24 to secure for the state the benefit of federal financial participation in federal fiscal year 2024 for
25 the disproportionate share payments.

26 (c) For federal fiscal year 2025, commencing on October 1, 2024, and ending September
27 30, 2025, the executive office of health and human services shall submit to the Secretary of the
28 United States Department of Health and Human Services a state plan amendment to the Rhode
29 Island Medicaid DSH Plan to provide:

30 (1) That the DSH Plan to all participating hospitals, not to exceed an aggregate limit of
31 \$14.7 million, shall be allocated by the executive office of health and human services to the Pool
32 D component of the DSH Plan; and

33 (2) That the Pool D allotment shall be distributed among the participating hospitals in direct
34 proportion to the individual participating hospital's uncompensated-care costs for the base year,

1 [inflated by the uncompensated-care index to the total uncompensated-care costs for the base year](#)
2 [inflated by the uncompensated-care index of all participating hospitals. The disproportionate share](#)
3 [payments shall be made on or before June 30, 2025, and are expressly conditioned upon approval](#)
4 [on or before June 23, 2025, by the Secretary of the United States Department of Health and Human](#)
5 [Services, or his or her authorized representative, of all Medicaid state plan amendments necessary](#)
6 [to secure for the state the benefit of federal financial participating in federal fiscal year 2025 for](#)
7 [the disproportionate share payments.](#)

8 (d) No provision is made pursuant to this chapter for disproportionate-share hospital
9 payments to participating hospitals for uncompensated-care costs related to graduate medical
10 education programs.

11 (e) The executive office of health and human services is directed, on at least a monthly
12 basis, to collect patient-level uninsured information, including, but not limited to, demographics,
13 services rendered, and reason for uninsured status from all hospitals licensed in Rhode Island.

14 SECTION 4. Section 40.1-8.5-8 of the General Laws in Chapter 40.1-8.5 entitled
15 “Community Mental Health Services” is hereby amended to read as follows:

16 **40.1-8.5-8. Certified community behavioral health clinics.**

17 (a) The executive office of health and human services is authorized and directed to submit
18 to the Secretary of the United States Department of Health and Human Services a state plan
19 amendment for the purposes of establishing Certified Community Behavioral Health Clinics in
20 accordance with Section 223 of the federal Protecting Access to Medicare Act of 2014.

21 (b) The executive office of health and human services shall amend its Title XIX State plan
22 pursuant to Title XIX [42 U.S.C. § 1396 et seq.] and Title XXI [42 U.S.C § 1397 et seq.] of the
23 Social Security Act as necessary to cover all required services for persons with mental health and
24 substance use disorders at a certified community behavioral health clinic through a monthly
25 bundled payment methodology that is specific to each organization’s anticipated costs and inclusive
26 of all required services within Section 223 of the federal Protecting Access to Medicare Act of
27 2014. Such certified community behavioral health clinics shall adhere to the federal model,
28 including payment structures and rates. [Any change in Federal requirements and/or guidance may](#)
29 [result in and necessitate the executive office of health and human services delaying the](#)
30 [implementation of such certified clinics.](#)

31 (c) A certified community behavioral health clinic means any licensed behavioral health
32 organization that meets the federal certification criteria of Section 223 of the Protecting Access to
33 Medicare Act of 2014. The department of behavioral healthcare, developmental disabilities and
34 hospitals shall define additional criteria to certify the clinics including, but not limited to the

1 provision of, these services:

- 2 (1) Outpatient mental health and substance use services;
- 3 (2) Twenty-four (24) hour mobile crisis response and hotline services;
- 4 (3) Screening, assessment, and diagnosis, including risk assessments;
- 5 (4) Person-centered treatment planning;
- 6 (5) Primary care screening and monitoring of key indicators of health risks;
- 7 (6) Targeted case management;
- 8 (7) Psychiatric rehabilitation services;
- 9 (8) Peer support and family supports;
- 10 (9) Medication-assisted treatment;
- 11 (10) Assertive community treatment; and
- 12 (11) Community-based mental health care for military service members and veterans.

13 (d) Subject to the approval from the United States Department of Health and Human
14 Services' Centers for Medicare and Medicaid Services, the certified community behavioral health
15 clinic model pursuant to this chapter shall be established by ~~February 1, 2024~~ [July 1, 2024](#), and
16 include any enhanced Medicaid match for required services or populations served.

17 (e) By August 1, 2022, the executive office of health and human services will issue the
18 appropriate purchasing process and vehicle for organizations that want to participate in the Certified
19 Community Behavioral Health Clinic model program.

20 (f) The organizations will submit a detailed cost report developed by the department of
21 behavioral healthcare, developmental disabilities and hospitals with approval from the executive
22 office of health and human services, that includes the cost for the organization to provide the
23 required services.

24 (g) The department of behavioral healthcare, developmental disabilities and hospitals, in
25 coordination with the executive office of health and human services, will prepare an analysis of
26 proposals, determine how many behavioral health clinics can be certified in FY 2024 and the costs
27 for each one. Funding for the Certified Behavioral Health Clinics will be included in the FY 2024
28 budget recommended by the Governor.

29 (h) The executive office of health and human services shall apply for the federal Certified
30 Community Behavioral Health Clinics Demonstration Program if another round of funding
31 becomes available.

32 SECTION 5. Rhode Island Medicaid Reform Act of 2008 Resolution.

33 WHEREAS, the General Assembly enacted Chapter 12.4 of Title 42 entitled "The Rhode
34 Island Medicaid Reform Act of 2008"; and

1 WHEREAS, a legislative enactment is required pursuant to Rhode Island General Laws
2 section 42-12.4-1, et seq.; and

3 WHEREAS, Rhode Island General Laws section 42-7.2-5(3)(i) provides that the secretary
4 of the executive office of health and human Services is responsible for the review and coordination
5 of any Medicaid section 1115 demonstration waiver requests and renewals as well as any initiatives
6 and proposals requiring amendments to the Medicaid state plan or category II or III changes as
7 described in the demonstration, “with potential to affect the scope, amount, or duration of publicly-
8 funded health care services, provider payments or reimbursements, or access to or the availability
9 of benefits and services provided by Rhode Island general and public laws”; and

10 WHEREAS, in pursuit of a more cost-effective consumer choice system of care that is
11 fiscally sound and sustainable, the secretary requests legislative approval of the following proposals
12 to amend the demonstration; and

13 WHEREAS, implementation of adjustments may require amendments to the Rhode
14 Island’s Medicaid state plan and/or section 1115 waiver under the terms and conditions of the
15 demonstration. Further, adoption of new or amended rules, regulations and procedures may also
16 be required:

17 (a) *Nursing Facility Payment Technical Correction.* The executive office of health and
18 human services will clarify that the “other direct care” component of the nursing facility per diem
19 may be revised as necessary based on increases from the most recently finalized year of the cost
20 report used in the State’s rate review.

21 (b) *DSH Uncompensated Care Calculation.* The executive office of health and human
22 services proposes to seek approval from the federal centers for Medicare and Medicaid services to
23 evaluate the impact of the recently enacted hospital directed payments for payments as a percentage
24 of commercial equivalent rates in the calculation of base year uncompensated care used for
25 disproportionate share hospital payments.

26 (c) *Provider Reimbursement Rates.* The secretary of the executive office of health and
27 human services is authorized to pursue and implement any waiver amendments, state plan
28 amendments, and/or changes to the applicable department’s rules, regulations, and procedures
29 required to implement updates to Medicaid provider reimbursement rates consisting of rate
30 increases equal to one third (1/3) of the increases recommended in the Social and Human Service
31 Programs Review Final Report produced by the office of the health insurance commissioner
32 pursuant to Rhode Island General Laws section 42-14.5-3(t)(2)(x) and including any revisions to
33 these recommendations noted by the executive office of health and human services in its SFY 25
34 budget submission. except that one hundred (100) percent of the recommended rate increases for

1 Early Intervention shall be implemented in SFY 25, rather than one third of the increases. This
2 shall further include the recommendation that these rate updates shall be effective on October 1,
3 2024.

4 *(d) Federal Financing Opportunities.* The executive off health and human services
5 proposes that it shall review Medicaid requirements and opportunities under the U.S. Patient
6 Protection and Affordable Care Act of 2010 (PPACA) and various other recently enacted federal
7 laws and pursue any changes in the Rhode Island Medicaid program that promote, increase and
8 enhance service quality, access and cost-effectiveness that may require a Medicaid state plan
9 amendment or amendment under the terms and conditions of Rhode Island’s section 1115 waiver,
10 its successor, or any extension thereof. Any such actions by the executive office of health and
11 human services shall not have an adverse impact on beneficiaries or cause there to be an increase
12 in expenditures beyond the amount appropriated for state fiscal year 2025.

13 Now, therefore, be it:

14 RESOLVED, that the General Assembly hereby approves the proposals stated above in the
15 recitals; and be it further;

16 RESOLVED, that the secretary of the executive office of health and human services is
17 authorized to pursue and implement any waiver amendments, state plan amendments, and/or
18 changes to the applicable department’s rules, regulations and procedures approved herein and as
19 authorized by Rhode Island General Laws section 42-12.4; and be it further;

20 RESOLVED, that this Joint Resolution shall take effect on July 1, 2024.

21 SECTION 6. This article shall take effect upon passage, except for Section 6 which shall
22 take effect as of July 1, 2024.