Sixty-fifth Legislative Assembly of North Dakota

## **HOUSE BILL NO. 1115**

Introduced by

**Human Services Committee** 

(At the request of the Department of Human Services)

A BILL for an Act to create and enact a new subsection to section 50-24.4-15 of the North

Dakota Century Code, relating to actual allowable historical property costs; to amend and

reenact subsection 1 of section 23-09.3-01.1 and, subsection 1 of section 23-16-01.1,

subsection 3 of section 50-24.4-06; subsection 6 of section 50-24.4-07; section 50-24.4-10; and

subsection 1 of 50-24.4-19 of the North Dakota Century Code, relating to the moratoria on basic

care and nursing facility bed capacity and ratesetting for nursing homes.

## 7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- 8 **SECTION 1. AMENDMENT.** Subsection 1 of section 23-09.3-01.1 of the North Dakota 9 Century Code is amended and reenacted as follows:
  - 1. Basic care beds may not be added to the state's licensed bed capacity during the period between August 1, 20152017, and July 31, 20172019, except when:
    - a. A nursing facility converts nursing facility beds to basic care;
    - An entity licenses bed capacity transferred as basic care bed capacity under section 23-16-01.1;
    - c. An entity demonstrates to the state department of health and the department of human services that basic care services are not readily available within a designated area of the state or that existing basic care beds within a fifty-mile [80.47-kilometer] radius have been occupied at ninety percent or more for the previous twelve months. In determining whether basic care services will be readily available if an additional license is issued, preference may be given to an entity that agrees to any participation program established by the department of human services for individuals eligible for services under the medical assistance program under title XIX of the Social Security Act [42 U.S.C. 1396 et seq.];

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- d. The state department of health and the department of human services grant a
   short-term license to allow an individual to transition from an assisted living bed
   to a basic care bed at the same facility; or
- d.e. The state department of health and the department of human services grant approval of new basic care beds to an entity. The approved entity shall license the beds within forty-eight months from the date of approval.

**SECTION 2. AMENDMENT.** Subsection 1 of section 23-16-01.1 of the North Dakota Century Code is amended and reenacted as follows:

Notwithstanding sections 23-16-06 and 23-16-10, except when a facility reverts basic care beds to nursing facility beds or relicenses nursing facility beds delicensed after July 31, 2011, nursing facility beds may not be added to the state's licensed bed capacity during the period between August 1, 20152017, and July 31, 20172019. A nursing facility may not delicense nursing facility bed capacity, relicense nursing facility bed capacity, convert licensed nursing bed capacity to basic care bed capacity, revert licensed basic care bed capacity back to nursing facility bed capacity, or otherwise reconfigure licensed nursing facility bed capacity more than one time in a twelve-month period.

**SECTION 3. AMENDMENT.** Subsection 3 of section 50-24.4-06 of the North Dakota Century Code is amended and reenacted as follows:

- 3. For purposes of determining rates, the department shall:
  - a. Include, contingent upon approval of the medicaid state plan by the centers for medicare and medicaid services, allowable bad debt expenses in an amount not to exceed one hundred eighty days of resident care per year or an aggregate of three hundred sixty days of resident care for any one individual; and
  - b. Include allowable bad debt expenses in the propertyindirect care cost category in the report year in which the bad debt is determined to be uncollectible with no likelihood of future recovery.
  - c. Notwithstanding section 50-24.4-07, include as an allowable cost any tax paid by a basic care or nursing facility due to provisions of the federal Patient Protection and Affordable Care Act [Pub. L. 111-148], as amended by the Health Care and Education Reconciliation Act of 2010 [Pub. L. 111-152].

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SECTION 4. AMENDMENT. Subsection 6 of section 50-24.4-07 of the North Dakota Century Code is amended and reenacted as follows:

The facility shall report the education expense separately on the facility's cost report. The expense is allowed as a passthrough in the indirect care cost category and is limited only by the fifteen thousand dollar maximum per individual.

**SECTION 5. AMENDMENT.** Section 50-24.4-10 of the North Dakota Century Code is amended and reenacted as follows:

## **50-24.4-10.** Operating costs.

- The department shall establish procedures for determining per diem reimbursement for operating costs.
- 2. The department shall analyze and evaluate each nursing home's cost report of allowable operating costs incurred by the nursing home during the reporting year immediately preceding the rate year for which the payment rate becomes effective.
  - The department shall establish limits on actual allowable historical operating cost per diems based on cost reports of allowable operating costs taking into consideration relevant factors including resident needs, nursing hours necessary to meet resident needs, size of the nursing home, and the costs that must be incurred for the care of residents in an efficiently and economically operated nursing home. For the rate year beginning 2006, the department shall establish limits for cost categories using the June 30, 2003, cost report year as the base period. The limits may not fall below the median of the most recent cost report. Until a new base period is established, the department shall adjust the limits annually by the inflation rate for nursing home services used to develop the legislative appropriation for the department. In determining allowable historical operating cost per diems for purposes of setting limits and nursing home payment rates, the department shall divide the allowable historical operating costs by the actual number of resident days, except that when a nursing home is occupied at less than ninety percent of licensed capacity days, the department may establish procedures to adjust the computation of the indirect care cost per diem to an imputed occupancy level at or below ninety percent. To encourage the development of home and community-based services as an alternative to nursing home care, the department may waive the imputed occupancy level requirements for a

- nursing home that the department determines to be providing significant home and community-based services in coordination with home and community-based service providers to avoid duplicating existing services. The department shall establish efficiency incentives for indirect care costs. The department may establish efficiency incentives for different operating cost categories. The department shall consider establishing efficiency incentives in care-related cost categories.
- 4. Each nursing home shall receive an operating cost payment rate equal to the sum of the nursing home's operating cost payment rates for each operating cost category. The operating cost payment rate for an operating cost category must be the lesser of the nursing home's historical operating cost in the category increased by the inflation rate for nursing home services used to develop the legislative appropriation for the department for the operating cost category plus an efficiency incentive established pursuant to subsection 3 or the limit for the operating cost category increased by the same inflation rate. If a nursing home's actual historic operating costs are greater than the prospective payment rate for that rate year, there may be no retroactive cost settle-up. In establishing payment rates for one or more operating cost categories, the department may establish separate rates for different classes of residents based on their relative care needs.
- 5. The efficiency incentives to be established by the department, pursuant to subsection 3 for a facility with an actual rate below the limit rate for, shall establish an indirect care costs must include the lesser of two dollars and sixty cents per resident day or the amount determined by multiplying seventy percent times the difference between the actual rate, exclusive of inflation rates, and the limit rate, exclusive of current inflation rates cost category incentive for a nursing home with an actual indirect care cost rate below the limit rate for indirect care costs, within the limits of legislative appropriations. The efficiency incentive must be included as a part of the indirect care cost rate, and calculated as follows:
  - a. The base year for each nursing home's indirect care limit rate is the 2016 reporting year;

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29 30 31 **SECTION 6.** A new subsection to section 50-24.4-15 of the North Dakota Century Code is created and enacted as follows:

For rate years beginning after December 31, 2017, the limitation on actual allowable historical property costs per diem is sixty dollars for a nursing home licensed before July 1, 2017. The limitation on actual allowable historical property costs per diem is forty dollars for a nursing home first licensed after June 30, 2017. Annually, the department shall adjust the limits by the inflation rate for nursing home services used to develop the legislative appropriation for the department.

**SECTION 7. AMENDMENT.** Subsection 1 of section 50-24.4-19 of the North Dakota Century Code is amended and reenacted as follows:

Charging private-paying residents rates for similar services which exceed those rates which are approved by the department for medical assistance recipients, as determined by the prospective desk audit rate, except under the following circumstances: the nursing home may charge private-paying residents a property rate that does not exceed the actual allowable historical property costs less the property costs reimbursable under section 6 of this Act; and the nursing home may charge private-paying residents a higher rate for a private room and charge for special services which are not included in the daily rate if medical assistance residents are charged separately at the same rate for the same services in addition to the daily rate paid by the department of human services. Services covered by the payment rate must be the same regardless of payment source. Special services, if offered, must be offered to all residents and charged separately at the same rate. Residents are free to select or decline special services. Special services must not include services which must be provided by the nursing home in order to comply with licensure or certification standards and that if not provided would result in a deficiency or violation by the nursing home. Services beyond those required to comply with licensure or certification standards must not be charged separately as a special service if they were included in the payment rate for the previous reporting year. A nursing home that charges a private-paying resident a rate in violation of this chapter is subject to an action by the state or any of its subdivisions or agencies for civil damages. A private-paying resident or the resident's legal representative has a cause of action for civil damages against a

nursing home that charges the resident rates in violation of this chapter. The damages awarded shall include three times the payments that result from the violation, together with costs and disbursements, including reasonable attorney's fees or their equivalent.