## **HOUSE BILL No. 5888**

April 25, 2018, Introduced by Reps. Hammoud, Bellino and Noble and referred to the Committee on Oversight.

A bill to amend 1939 PA 280, entitled

"The social welfare act,"

by amending section 109 (MCL 400.109), as amended by 2017 PA 253.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 109. (1) The following medical services may be provided
- 2 under this act:

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- 3 (a) Hospital services that an eligible individual may receive
- 4 consist of medical, surgical, or obstetrical care, together with
- 5 necessary drugs, X-rays, physical therapy, prosthesis,
- 6 transportation, and nursing care incident to the medical, surgical,
- 7 or obstetrical care. The period of inpatient hospital service shall
- 8 be the minimum period necessary in this type of facility for the
- 9 proper care and treatment of the individual. Necessary
  - hospitalization to provide dental care shall be provided if

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- 1 certified by the attending dentist with the approval of the
- 2 department. An individual who is receiving medical treatment as an
- 3 inpatient because of a diagnosis of tuberculosis or mental disease
- 4 may receive service under this section, notwithstanding the mental
- **5** health code, 1974 PA 258, MCL 330.1001 to 330.2106. , and 1925 PA
- 6 177, MCL 332.151 to 332.164. The department shall pay for hospital
- 7 services according to the state plan for medical assistance adopted
- 8 under section 10 and approved by the United States Department of
- 9 Health and Human Services.
- 10 (b) An eligible individual may receive physician services
- 11 authorized by the department. The service may be furnished in the
- 12 physician's office, the eligible individual's home, a medical
- 13 institution, or elsewhere in case of emergency. A physician shall
- 14 be paid a reasonable charge for the service rendered. Reasonable
- 15 charges shall be determined by the department and shall not be more
- 16 than those paid in this state for services rendered under title
- **17** XVIII.
- 18 (c) An eligible individual may receive nursing home services
- 19 in a state licensed nursing home, a medical care facility, or other
- 20 facility or identifiable unit of that facility, certified by the
- 21 appropriate authority as meeting established standards for a
- 22 nursing home under the laws and rules of this state and the United
- 23 States Department of Health and Human Services, to the extent found
- 24 necessary by the attending physician, dentist, or certified
- 25 Christian Science practitioner. An eligible individual may receive
- 26 nursing services in an extended care services program established
- 27 under section 22210 of the public health code, 1978 PA 368, MCL

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- 1 333.22210, to the extent found necessary by the attending physician
- 2 when the combined length of stay in the acute care bed and short-
- 3 term nursing care bed exceeds the average length of stay for
- 4 Medicaid hospital diagnostic related group reimbursement. The
- 5 department shall not make a final payment under title XIX for
- 6 benefits available under title XVIII without documentation that
- 7 title XVIII claims have been filed and denied. The department shall
- 8 pay for nursing home services according to the state plan for
- 9 medical assistance adopted according to section 10 and approved by
- 10 the United States Department of Health and Human Services. A county
- 11 shall reimburse a county maintenance of effort rate determined on
- 12 an annual basis for each patient day of Medicaid nursing home
- 13 services provided to eligible individuals in long-term care
- 14 facilities owned by the county and licensed to provide nursing home
- 15 services. For purposes of determining rates and costs described in
- 16 this subdivision, all of the following apply:
- 17 (i) For county-owned facilities with per patient day updated
- 18 variable costs exceeding the variable cost limit for the county
- 19 facility, county maintenance of effort rate means 45% of the
- 20 difference between per patient day updated variable cost and the
- 21 concomitant nursing home-class variable cost limit, the quantity
- 22 offset by the difference between per patient day updated variable
- 23 cost and the concomitant variable cost limit for the county
- 24 facility. The county rate shall not be less than zero.
- 25 (ii) For county-owned facilities with per patient day updated
- 26 variable costs not exceeding the variable cost limit for the county
- 27 facility, county maintenance of effort rate means 45% of the

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- 1 difference between per patient day updated variable cost and the
- 2 concomitant nursing home class variable cost limit.
- 3 (iii) For county-owned facilities with per patient day updated
- 4 variable costs not exceeding the concomitant nursing home class
- 5 variable cost limit, the county maintenance of effort rate shall
- 6 equal zero.
- 7 (iv) For the purposes of this section: "per patient day
- 8 updated variable costs and the variable cost limit for the county
- 9 facility" shall be determined according to the state plan for
- 10 medical assistance; for freestanding county facilities the "nursing
- 11 home class variable cost limit" shall be determined according to
- 12 the state plan for medical assistance and for hospital attached
- 13 county facilities the "nursing class variable cost limit" shall be
- 14 determined according to the state plan for medical assistance plus
- 15 \$5.00 per patient day; and "freestanding" and "hospital attached"
- 16 shall be determined according to the federal regulations.
- 17 (v) If the county maintenance of effort rate computed under
- 18 this section exceeds the county maintenance of effort rate in
- 19 effect as of September 30, 1984, the rate in effect as of September
- 20 30, 1984 shall remain in effect until a time that the rate computed
- 21 under this section is less than the September 30, 1984 rate. This
- 22 limitation remains in effect until December 31, 2022. For each
- 23 subsequent county fiscal year, the maintenance of effort rate may
- 24 not increase by more than \$1.00 per patient day each year.
- 25 (vi) For county-owned facilities, reimbursement for plant
- 26 costs will continue to be based on interest expense and
- 27 depreciation allowance unless otherwise provided by law.

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- 1 (d) An eligible individual may receive pharmaceutical services
- 2 from a licensed pharmacist of the person's choice as prescribed by
- 3 a licensed physician or dentist and approved by the department. In
- 4 an emergency, but not routinely, the individual may receive
- 5 pharmaceutical services rendered personally by a licensed physician
- 6 or dentist on the same basis as approved for pharmacists.
- 7 (e) An eligible individual may receive other medical and
- 8 health services as authorized by the department.
- 9 (f) Psychiatric care may also be provided according to the
- 10 guidelines established by the department to the extent of
- 11 appropriations made available by the legislature for the fiscal
- **12** year.
- 13 (g) An eligible individual may receive screening, laboratory
- 14 services, diagnostic services, early intervention services, and
- 15 treatment for chronic kidney disease under guidelines established
- 16 by the department. A clinical laboratory performing a creatinine
- 17 test on an eligible individual under this subdivision shall include
- 18 in the lab report the glomerular filtration rate (eGFR) of the
- 19 individual and shall report it as a percentage of kidney function
- 20 remaining.
- 21 (h) An eligible individual may receive medically necessary
- 22 acute medical detoxification for opioid use disorder, medically
- 23 necessary inpatient care at an approved facility, or care in an
- 24 appropriately licensed substance use disorder residential treatment
- 25 facility.
- 26 (2) The director shall provide notice to the public, according
- 27 to applicable federal regulations, and shall obtain the approval of

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- 1 the committees on appropriations of the house of representatives
- 2 and senate of the legislature of this state, of a proposed change
- 3 in the statewide method or level of reimbursement for a service, if
- 4 the proposed change is expected to increase or decrease payments
- 5 for that service by 1% or more during the 12 months after the
- 6 effective date of the change.
- 7 (3) As used in this act:
- 8 (a) "Title XVIII" means title XVIII of the social security
- 9 act, 42 USC 1395 to 1395*lll*.
- 10 (b) "Title XIX" means title XIX of the social security act, 42
- 11 USC 1396 to 1396w-5.
- 12 (c) "Title XX" means title XX of the social security act, 42
- **13** USC 1397 to <del>1397m-5.</del>**1397N-13.**
- 14 Enacting section 1. This amendatory act does not take effect
- 15 unless Senate Bill No. or House Bill No. 5884 (request no.
- 16 05296'18) of the 99th Legislature is enacted into law.

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