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**SUBSTITUTE HOUSE BILL 2935**

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**State of Washington                      55th Legislature                      1998 Regular Session**

**By** House Committee on Health Care (originally sponsored by Representatives Dyer, Cody, Huff and Backlund)

Read first time 01/27/98. Referred to Committee on .

1            AN ACT Relating to nursing home payment rates; amending RCW  
2 74.46.010, 74.46.020, 74.46.060, 74.46.090, 74.46.100, 74.46.190,  
3 74.46.210, 74.46.220, 74.46.230, 74.46.360, 74.46.475, 74.46.610,  
4 74.46.620, 74.46.630, 74.46.640, 74.46.660, 74.46.680, 74.46.690,  
5 74.46.770, 74.46.780, 74.46.800, 74.46.820, and 72.36.030; adding new  
6 sections to chapter 74.46 RCW; creating a new section; repealing RCW  
7 74.46.105, 74.46.115, 74.46.130, 74.46.150, 74.46.160, 74.46.170,  
8 74.46.180, 74.46.670, and 74.46.595; and providing effective dates.

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

10            **Sec. 1.** RCW 74.46.010 and 1980 c 177 s 1 are each amended to read  
11 as follows:

12            This chapter may be known and cited as the "nursing ((Homes  
13 ~~Auditing and Cost Reimbursement Act of 1980~~) facility medicaid payment  
14 system."

15            **Sec. 2.** RCW 74.46.020 and 1995 1st sp.s. c 18 s 90 are each  
16 amended to read as follows:

17            Unless the context clearly requires otherwise, the definitions in  
18 this section apply throughout this chapter.

1 (1) "Accrual method of accounting" means a method of accounting in  
2 which revenues are reported in the period when they are earned,  
3 regardless of when they are collected, and expenses are reported in the  
4 period in which they are incurred, regardless of when they are paid.

5 (2) (~~("Ancillary care" means those services required by the~~  
6 ~~individual, comprehensive plan of care provided by qualified~~  
7 ~~therapists.~~

8 ~~(3))~~ "Appraisal" means the process of estimating the fair market  
9 value or reconstructing the historical cost of an asset acquired in a  
10 past period as performed by a professionally designated real estate  
11 appraiser with no pecuniary interest in the property to be appraised.  
12 It includes a systematic, analytic determination and the recording and  
13 analyzing of property facts, rights, investments, and values based on  
14 a personal inspection and inventory of the property.

15 (~~(4))~~ (3) "Arm's-length transaction" means a transaction  
16 resulting from good-faith bargaining between a buyer and seller who are  
17 not related organizations and have adverse positions in the market  
18 place. Sales or exchanges of nursing home facilities among two or more  
19 parties in which all parties subsequently continue to own one or more  
20 of the facilities involved in the transactions shall not be considered  
21 as arm's-length transactions for purposes of this chapter. Sale of a  
22 nursing home facility which is subsequently leased back to the seller  
23 within five years of the date of sale shall not be considered as an  
24 arm's-length transaction for purposes of this chapter.

25 (~~(5))~~ (4) "Assets" means economic resources of the contractor,  
26 recognized and measured in conformity with generally accepted  
27 accounting principles.

28 (~~(6))~~ (5) "Audit or department audit" means an examination of  
29 the records of a nursing facility participating in the medicaid payment  
30 system, including but not limited to: The contractor's financial and  
31 statistical records, cost reports and supporting documentation and  
32 schedules, receivables, and resident trust funds, to be performed as  
33 deemed necessary by the department and according to department rule.

34 (6) "Bad debts" means amounts considered to be uncollectible from  
35 accounts and notes receivable.

36 (7) (~~("Beds" means the number of set-up beds in the facility, not~~  
37 ~~to exceed the number of licensed beds.~~

38 ~~(8))~~ "Base price" means the per day amount that the department  
39 shall determine by arraying from high to low, using two peer groups as

1 described in this chapter, each facility's allowable cost per case mix  
2 unit, finding the median cost per case mix unit and adding ten percent.

3 (8) "Beneficial owner" means:

4 (a) Any person who, directly or indirectly, through any contract,  
5 arrangement, understanding, relationship, or otherwise has or shares:

6 (i) Voting power which includes the power to vote, or to direct the  
7 voting of such ownership interest; and/or

8 (ii) Investment power which includes the power to dispose, or to  
9 direct the disposition of such ownership interest;

10 (b) Any person who, directly or indirectly, creates or uses a  
11 trust, proxy, power of attorney, pooling arrangement, or any other  
12 contract, arrangement, or device with the purpose or effect of  
13 divesting himself or herself of beneficial ownership of an ownership  
14 interest or preventing the vesting of such beneficial ownership as part  
15 of a plan or scheme to evade the reporting requirements of this  
16 chapter;

17 (c) Any person who, subject to (~~subparagraph~~) (b) of this  
18 subsection, has the right to acquire beneficial ownership of such  
19 ownership interest within sixty days, including but not limited to any  
20 right to acquire:

21 (i) Through the exercise of any option, warrant, or right;

22 (ii) Through the conversion of an ownership interest;

23 (iii) Pursuant to the power to revoke a trust, discretionary  
24 account, or similar arrangement; or

25 (iv) Pursuant to the automatic termination of a trust,  
26 discretionary account, or similar arrangement;

27 except that, any person who acquires an ownership interest or power  
28 specified in (~~subparagraphs~~) (c)(i), (ii), or (iii) of this  
29 (~~subparagraph (c)~~) subsection with the purpose or effect of changing  
30 or influencing the control of the contractor, or in connection with or  
31 as a participant in any transaction having such purpose or effect,  
32 immediately upon such acquisition shall be deemed to be the beneficial  
33 owner of the ownership interest which may be acquired through the  
34 exercise or conversion of such ownership interest or power;

35 (d) Any person who in the ordinary course of business is a pledgee  
36 of ownership interest under a written pledge agreement shall not be  
37 deemed to be the beneficial owner of such pledged ownership interest  
38 until the pledgee has taken all formal steps necessary which are  
39 required to declare a default and determines that the power to vote or

1 to direct the vote or to dispose or to direct the disposition of such  
2 pledged ownership interest will be exercised; except that:

3 (i) The pledgee agreement is bona fide and was not entered into  
4 with the purpose nor with the effect of changing or influencing the  
5 control of the contractor, nor in connection with any transaction  
6 having such purpose or effect, including persons meeting the conditions  
7 set forth in ~~((subparagraph))~~ (b) of this subsection; and

8 (ii) The pledgee agreement, prior to default, does not grant to the  
9 pledgee:

10 (A) The power to vote or to direct the vote of the pledged  
11 ownership interest; or

12 (B) The power to dispose or direct the disposition of the pledged  
13 ownership interest, other than the grant of such power(s) pursuant to  
14 a pledge agreement under which credit is extended and in which the  
15 pledgee is a broker or dealer.

16 (9) "Capitalization" means the recording of an expenditure as an  
17 asset.

18 (10) "Case mix" means a measure of the intensity of care and  
19 services needed by the residents of a nursing facility or a group of  
20 residents in the facility.

21 (11) "Case mix weight" means a numerical value score that describes  
22 the relative resource used for each resident within the groups under  
23 the resource utilization group classification system.

24 (12) "Contractor" means ~~((an))~~ a person or entity ~~((which~~  
25 ~~contracts))~~ licensed under chapter 18.51 RCW to operate a medicare and  
26 medicaid certified nursing facility, responsible for operational  
27 decisions, and contracting with the department to provide services to  
28 ~~((medical care))~~ medicaid recipients residing in ~~((a))~~ the facility  
29 ~~((and which entity is responsible for operational decisions)).~~

30 ~~((+11+))~~ (13) "Default case" means no initial assessment has been  
31 completed for a resident and transmitted to the department by the  
32 cut-off date, or an assessment is past due for the resident under state  
33 and federal requirements.

34 (14) "Department" means the department of social and health  
35 services (DSHS) and its employees.

36 ~~((+12+))~~ (15) "Depreciation" means the systematic distribution of  
37 the cost or other basis of tangible assets, less salvage, over the  
38 estimated useful life of the assets.

1       ~~((13))~~ (16) "Direct care" means nursing care and related rate  
2 provided to each nursing facility medicaid recipient. Therapy care  
3 shall not be considered part of direct care. The direct care rate  
4 component shall be resident specific and not an averaging of the  
5 nursing care and related care provided to all medicaid recipients.

6       (17) "Direct care supplies" means medical, pharmaceutical, and  
7 other supplies required for the direct ~~((nursing and ancillary))~~ care  
8 of ~~((medical care recipients))~~ a nursing facility's residents.

9       ~~((14))~~ (18) "Entity" means an individual, partnership,  
10 corporation, limited liability company, or any other association of  
11 individuals capable of entering enforceable contracts.

12       ~~((15))~~ (19) "Equity" means the net book value of all tangible and  
13 intangible assets less the recorded value of all liabilities, as  
14 recognized and measured in conformity with generally accepted  
15 accounting principles.

16       ~~((16))~~ (20) "Facility" or "nursing facility" means a nursing home  
17 licensed in accordance with chapter 18.51 RCW, excepting nursing homes  
18 certified as institutions for mental diseases, or that portion of a  
19 multiservice facility licensed as a nursing home, or that portion of a  
20 hospital licensed in accordance with chapter 70.41 RCW which operates  
21 as a nursing home.

22       ~~((17))~~ (21) "Facility case mix weight" means the case mix weight  
23 for each resident calculated on a facility average and time weighted  
24 for all resident days.

25       (22) "Fair market value" means the replacement cost of an asset  
26 less observed physical depreciation on the date for which the market  
27 value is being determined.

28       ~~((18))~~ (23) "Financial statements" means statements prepared and  
29 presented in conformity with generally accepted accounting principles  
30 including, but not limited to, balance sheet, statement of operations,  
31 statement of changes in financial position, and related notes.

32       ~~((19))~~ (24) "Generally accepted accounting principles" means  
33 accounting principles approved by the financial accounting standards  
34 board (FASB).

35       ~~((20))~~ ~~"Generally accepted auditing standards" means auditing~~  
36 ~~standards approved by the American institute of certified public~~  
37 ~~accountants (AICPA).~~

38       ~~(21))~~ (25) "Goodwill" means the excess of the price paid for a  
39 nursing facility business over the fair market value of all ~~((other))~~

1 net identifiable((7)) tangible((7)) and intangible assets acquired, as  
2 measured in accordance with generally accepted accounting principles.

3 ~~((22))~~ (26) "Grouper" means a computer software product that  
4 groups individual nursing facility residents into case-mix  
5 classification groups based on specific resident assessment data and  
6 computer logic.

7 (27) "Historical cost" means the actual cost incurred in acquiring  
8 and preparing an asset for use, including feasibility studies,  
9 architect's fees, and engineering studies.

10 ~~((23))~~ ~~"Imprest fund" means a fund which is regularly replenished~~  
11 ~~in exactly the amount expended from it.~~

12 ~~(24))~~ (28) "Joint facility costs" means any costs which represent  
13 resources which benefit more than one nursing facility, or one nursing  
14 facility and any other business or entity.

15 ~~((25))~~ (29) "Lease agreement" means a contract between two  
16 parties for the possession and use of real or personal property or  
17 assets for a specified period of time in exchange for specified  
18 periodic payments. Elimination (due to any cause other than death or  
19 divorce) or addition of any party to the contract, expiration, or  
20 modification of any lease term in effect on January 1, 1980, or  
21 termination of the lease by either party by any means shall constitute  
22 a termination of the lease agreement. An extension or renewal of a  
23 lease agreement, whether or not pursuant to a renewal provision in the  
24 lease agreement, shall be considered a new lease agreement. A strictly  
25 formal change in the lease agreement which modifies the method,  
26 frequency, or manner in which the lease payments are made, but does not  
27 increase the total lease payment obligation of the lessee, shall not be  
28 considered modification of a lease term.

29 ~~((26))~~ (30) "Medicaid day" or "recipient day" means a calendar  
30 day of care provided to a medicaid recipient determined eligible by the  
31 department for services provided under chapter 74.09 RCW, subject to  
32 the same conditions regarding admission and discharge applicable to a  
33 patient day or resident day of care.

34 (31) "Medical care program" or "medicaid program" means medical  
35 assistance, including nursing care, provided under RCW 74.09.500 or  
36 authorized state medical care services.

37 ~~((27))~~ (32) "Medical care recipient," "medicaid recipient," or  
38 "recipient" means an individual determined eligible by the department  
39 for the services provided ~~((in))~~ under chapter 74.09 RCW.

1       ~~((+28+))~~ (33) "Minimum data set" means the overall data component  
2 of the resident assessment instrument, indicating the strengths, needs,  
3 and preferences of an individual nursing facility resident. The items  
4 in the minimum data set standardize communication about the resident  
5 problems, strengths, and conditions within facilities, between  
6 facilities and between facilities and outside agencies.

7       (34) "Net book value" means the historical cost of an asset less  
8 accumulated depreciation.

9       ~~((+29+))~~ (35) "Net invested funds" means the net book value of  
10 tangible fixed assets employed by a contractor to provide services  
11 under the medical care program, including land, buildings, and  
12 equipment as recognized and measured in conformity with generally  
13 accepted accounting principles, plus an allowance for working capital  
14 which shall be five percent of the product of the per patient day rate  
15 multiplied by the prior calendar year reported total patient days of  
16 each contractor.

17       ~~((+30+))~~ (36) "Operating lease" means a lease under which rental or  
18 lease expenses are included in current expenses in accordance with  
19 generally accepted accounting principles.

20       ~~((+31+))~~ (37) "Owner" means a sole proprietor, general or limited  
21 partners, members of a limited liability company, and beneficial  
22 interest holders of five percent or more of a corporation's outstanding  
23 stock.

24       ~~((+32+))~~ (38) "Ownership interest" means all interests beneficially  
25 owned by a person, calculated in the aggregate, regardless of the form  
26 which such beneficial ownership takes.

27       ~~((+33+))~~ (39) "Patient day" or "resident day" means a calendar day  
28 of care provided to a nursing facility resident, regardless of payment  
29 source, which will include the day of admission and exclude the day of  
30 discharge; except that, when admission and discharge occur on the same  
31 day, one day of care shall be deemed to exist. ~~((A "client day" or~~  
32 ~~"recipient day" means a calendar day of care provided to a medical care~~  
33 ~~recipient determined eligible by the department for services provided~~  
34 ~~under chapter 74.09 RCW, subject to the same conditions regarding~~  
35 ~~admission and discharge applicable to a patient day or resident day of~~  
36 ~~care.~~

37       ~~(+34+))~~ (40) "Professionally designated real estate appraiser" means  
38 an individual who is regularly engaged in the business of providing  
39 real estate valuation services for a fee, and who is deemed qualified

1 by a nationally recognized real estate appraisal educational  
2 organization on the basis of extensive practical appraisal experience,  
3 including the writing of real estate valuation reports as well as the  
4 passing of written examinations on valuation practice and theory, and  
5 who by virtue of membership in such organization is required to  
6 subscribe and adhere to certain standards of professional practice as  
7 such organization prescribes.

8 ~~((35))~~ (41) "Qualified therapist" means:

9 ~~((An activities specialist who has specialized education,~~  
10 ~~training, or experience as specified by the department;~~

11 ~~(b) An audiologist who is eligible for a certificate of clinical~~  
12 ~~competence in audiology or who has the equivalent education and~~  
13 ~~clinical experience;~~

14 ~~(c))~~ A mental health professional as defined by chapter 71.05 RCW;

15 ~~((d))~~ (b) A mental retardation professional who is ~~((either a~~  
16 ~~qualified therapist or a therapist))~~ approved by the department who has  
17 ~~((had))~~ specialized training or one year's experience in treating or  
18 working with the mentally retarded or developmentally disabled;

19 ~~((e) A social worker who is a graduate of a school of social work;~~

20 ~~(f))~~ (c) A speech pathologist who is eligible for a certificate of  
21 clinical competence in speech pathology or who has the equivalent  
22 education and clinical experience;

23 ~~((g))~~ (d) A physical therapist as defined by chapter 18.74 RCW;

24 ~~((h))~~ (e) An occupational therapist who is a graduate of a  
25 program in occupational therapy, or who has the equivalent of such  
26 education or training; ~~((and~~

27 ~~(i))~~ (f) A respiratory care practitioner certified under chapter  
28 18.89 RCW~~((-~~

29 ~~(36) "Questioned costs" means those costs which have been~~  
30 ~~determined in accordance with generally accepted accounting principles~~  
31 ~~but which may constitute disallowed costs or departures from the~~  
32 ~~provisions of this chapter or rules and regulations adopted by the~~  
33 ~~department)); and~~

34 (g) A music therapist who has graduated from an accredited music  
35 therapy program, is board certified, and possesses credentials as a  
36 registered music therapist or certified music therapist.

37 ~~((37) "Rebased rate" or "cost rebased rate" means a facility-~~  
38 ~~specific rate assigned to a nursing facility for a particular rate~~

1 ~~period established on desk reviewed, adjusted costs reported for that~~  
2 ~~facility covering at least six months of a prior calendar year.~~

3 ~~(38))~~ (42) "Records" means those data supporting all financial  
4 statements and cost reports including, but not limited to, all general  
5 and subsidiary ledgers, books of original entry, and transaction  
6 documentation, however such data are maintained.

7 ~~((39))~~ (43) "Related organization" means an entity which is under  
8 common ownership and/or control with, or has control of, or is  
9 controlled by, the contractor.

10 (a) "Common ownership" exists when an entity is the beneficial  
11 owner of five percent or more ownership interest in the contractor and  
12 any other entity.

13 (b) "Control" exists where an entity has the power, directly or  
14 indirectly, significantly to influence or direct the actions or  
15 policies of an organization or institution, whether or not it is  
16 legally enforceable and however it is exercisable or exercised.

17 ~~((40))~~ (44) "Related care" means only those services that are  
18 directly related to providing direct care to nursing facility  
19 residents. These services include, but are not limited to, nursing  
20 direction and supervision, medical direction, medical records, pharmacy  
21 services, activities, audiologist services, rehabilitative,  
22 restorative, or maintenance therapy services provided by licensed  
23 nurses or nursing assistants-certified, and social services.

24 (45) "Resident assessment instrument" means a federally mandated,  
25 comprehensive nursing facility resident care planning and assessment  
26 tool, consisting of the minimum data set and resident assessment  
27 protocols, including federally approved modifications, revisions, or  
28 additions.

29 (46) "Resident assessment protocols" means those components of the  
30 resident assessment instrument that use the minimum data set to  
31 identify a resident's potential problems and risk areas.

32 (47) "Resource utilization groups" means a case mix classification  
33 system that identifies relative resources needed to care for an  
34 individual nursing facility resident.

35 (48) "Restricted fund" means those funds the principal and/or  
36 income of which is limited by agreement with or direction of the donor  
37 to a specific purpose.

38 ~~((41))~~ (49) "Secretary" means the secretary of the department of  
39 social and health services.

1       (~~(42)~~) (50) "Support services" means food, food preparation,  
2 dietary, housekeeping, and laundry services provided to nursing  
3 facility residents.

4       (51) "Therapy care" means mental health, mental retardation  
5 therapy, physical therapy, respiratory therapy, speech therapy,  
6 occupational therapy, or music therapy services required by a nursing  
7 facility resident's comprehensive assessment and plan of care, that are  
8 provided by qualified therapists or by qualified therapists' assistants  
9 who are under their supervision.

10       (52) "Title XIX" or "medicaid" means the 1965 amendments to the  
11 social security act, P.L. 89-07, as amended and the medicaid program  
12 administered by the department.

13       (~~(43)~~) (53) "Physical plant capital improvement" means a  
14 capitalized improvement that is limited to an improvement to the  
15 building or the related physical plant.

16       **Sec. 3.** RCW 74.46.060 and 1985 c 361 s 6 are each amended to read  
17 as follows:

18       (1) Cost reports shall be prepared in a standard manner and form,  
19 as determined by the department(~~(, which shall provide for an itemized~~  
20 ~~list of allowable costs and a preliminary settlement report)~~). Costs  
21 reported shall be determined in accordance with generally accepted  
22 accounting principles, the provisions of this chapter, and such  
23 additional rules (~~(and regulations as are)~~) established by the  
24 (~~(secretary)~~) department.

25       (2) The records shall be maintained on the accrual method of  
26 accounting and agree with or be reconcilable to the cost report.

27       **Sec. 4.** RCW 74.46.090 and 1985 c 361 s 8 are each amended to read  
28 as follows:

29       (1) The process of reconciliation and settlement shall be applied  
30 for the following purposes:

31       (a) To identify and recover overpayments or reimburse underpayments  
32 from inaccurate billing of medicaid patient days;

33       (b) To identify and adjust for overpayments or underpayments based  
34 on falsified or inaccurate cost report data;

35       (c) To identify and adjust for overpayments or underpayments based  
36 on inaccurate resident assessment data; and

1 (d) To identify and recover overpayments in direct care and support  
2 services as allowed under this chapter.

3 (2) The department will retain the required cost reports for a  
4 period of one year after final settlement or reconciliation, or the  
5 period required under chapter 40.14 RCW, whichever is longer. Resident  
6 assessment information and clinical records shall be retained as  
7 provided elsewhere in statute or by department rule.

8 **Sec. 5.** RCW 74.46.100 and 1985 c 361 s 9 are each amended to read  
9 as follows:

10 ~~((The principles inherent within RCW 74.46.105 and 74.46.130 are))~~

11 (1) The purposes of department audits under this chapter are to  
12 ascertain, through department audit of the financial and statistical  
13 records of the contractor's nursing facility operation, that:

14 ~~((1) To ascertain, through department audit, that the))~~ (a)  
15 Allowable costs for each year for each medicaid nursing facility are  
16 accurately reported(, thereby providing a valid basis for future rate  
17 determination));

18 ~~((2) To ascertain, through department audits of the cost reports,~~  
19 ~~that))~~ (b) Cost reports ((properly)) accurately reflect the true  
20 financial condition, revenues, expenditures, equity, beneficial  
21 ownership, related party status, and records of the contractor(,  
22 particularly as they pertain to related organizations and beneficial  
23 ownership, thereby providing a valid basis for the determination of  
24 return as specified by this chapter));

25 ~~((3) To ascertain, through department audit that compliance with~~  
26 ~~the accounting and auditing provisions of this chapter and the rules~~  
27 ~~and regulations of the department as they pertain to these accounting~~  
28 ~~and auditing provisions is proper and consistent))~~ (c) The contractor's  
29 revenues, expenditures, and costs of assets are recorded in compliance  
30 with department requirements, instructions, and generally accepted  
31 accounting principles; and

32 ~~((4) To ascertain, through department audits, that))~~ (d) The  
33 responsibility of the contractor has been met in the maintenance and  
34 disbursement of patient trust funds.

35 (2) The department shall examine the submitted cost report, or a  
36 portion thereof, of each contractor for each nursing facility for each  
37 report period to determine if the information is correct, complete,  
38 reported in conformance with department instructions and generally

1 accepted accounting principles, the requirements of this chapter, and  
2 rules as the department may adopt. The department shall determine the  
3 scope of the examination.

4 (3) If the examination finds that the cost report is incorrect or  
5 incomplete, the department may make adjustments to the reported  
6 information for purposes of establishing payment rates. A schedule of  
7 proposed adjustments, including dollar amounts and explanations, shall  
8 be provided to the contractor prior to the department making any  
9 adjustments to the reported information. After receipt of the schedule  
10 of proposed adjustments, the contractor shall have a reasonable period  
11 of time, but no less than thirty days, to provide to the department  
12 either any additional information to or an explanation of, or both, the  
13 reported information. A final schedule of the adjustments shall then  
14 be provided to the contractor, including dollar amount and explanations  
15 for the adjustments. Final adjustments shall be subject to further  
16 review if desired by the contractor under the appeals or exception  
17 procedure established by the department.

18 (4) Examinations of resident trust funds and receivables shall be  
19 reported separately and in accordance with the provisions of this  
20 chapter and rules adopted by the department.

21 (5) The contractor shall:

22 (a) Provide access to the nursing facility, all financial and  
23 statistical records, and working papers that are in support of the cost  
24 report, receivables, and resident trust funds. To ensure accuracy, the  
25 department may require the contractor to submit for departmental review  
26 any underlying financial statements or other records, including income  
27 tax returns, relating to the cost report directly or indirectly; and

28 (b) Make available to the department's auditor an individual or  
29 individuals to respond to questions and requests for information from  
30 the auditor. The designated individual or individuals shall have  
31 sufficient knowledge of the issues, operations, or functions to provide  
32 accurate and reliable information.

33 (6) If an examination of the most recent cost reporting,  
34 receivable, or trust fund period discloses material discrepancies,  
35 undocumented costs, or mishandling of resident trust funds, the  
36 department may open or reopen one or both of the two preceding cost  
37 report or resident trust fund periods, whether examined or unexamined,  
38 for indication of similar material discrepancies, undocumented costs,  
39 or mishandling of resident trust funds.

1       (7) Any assets, liabilities, revenues, or expenses reported as  
2 allowable that are not supported by adequate documentation in the  
3 contractor's records shall be disallowed. Documentation must show both  
4 that costs reported were incurred during the period covered by the  
5 report and were related to resident care, and that assets reported were  
6 used in the provision of resident care.

7       (8) When access is required at the facility or at another location  
8 in the state, the department shall notify a contractor at least ten  
9 days prior of its intent to examine all financial and statistical  
10 records and all working papers that are in support of the cost report,  
11 receivables, and resident trust funds.

12       (9) The department is authorized to take adverse rate action if a  
13 contractor, or any of its employees, does not allow access to the  
14 contractor's nursing facility records.

15       (10) RCW 74.46.100 through 74.46.130, and rules adopted by the  
16 department pursuant thereto prior to January 1, 1998, shall continue to  
17 govern the medicaid nursing facility audit process for periods prior to  
18 January 1, 1997, as if these statutes and rules remained in full force  
19 and effect.

20       NEW SECTION. Sec. 6. (1) The department shall reconcile medicaid  
21 resident days to billed days and medicaid payments for each medicaid  
22 nursing facility for the preceding calendar year, or for that portion  
23 of the calendar year the provider's contract was in effect.

24       (2) The contractor shall make any payment owed the department,  
25 determined by the process of reconciliation or settlement, within sixty  
26 days after notification and demand for payment is sent to the  
27 contractor.

28       (3) The department shall make any payment due the contractor within  
29 sixty days after it determines the underpayment exists and notification  
30 is sent to the contractor.

31       (4) Interest at the rate of one percent per month accrues against  
32 the department or the contractor on an unpaid balance existing sixty  
33 days after notification is sent to the contractor. Accrued interest  
34 shall be adjusted back to the date it began to accrue if the payment  
35 obligation is subsequently revised after administrative or judicial  
36 review.

37       (5) The department is authorized to withhold funds from  
38 contractor's payment for services, and to take all other actions

1 authorized by law, to recover amounts due and payable from the  
2 contractor, including any accrued interest. Neither a timely filed  
3 request to pursue the department's administrative appeals or exception  
4 procedure established in rule, nor commencement of judicial review as  
5 may be available to the contractor in law, to contest a payment  
6 obligation determination shall delay recovery from the contractor or  
7 payment to the contractor.

8 NEW SECTION. **Sec. 7.** (1) Contractors shall not receive any  
9 additional payment for any overexpenditure amounts in the direct care,  
10 operations, property, support services, or return on investment  
11 components, except as provided in this chapter. The payment rate, as  
12 calculated under this chapter, shall represent full compensation for  
13 care and services covered by this chapter.

14 (2) RCW 74.46.150 through 74.46.180, and rules adopted by the  
15 department pursuant thereto prior to January 1, 1998, shall continue to  
16 govern the medicaid settlement process for nursing facilities,  
17 including refunds, interest obligations, and other rights of the  
18 parties, for periods prior to July 1, 1998, as if these statutes and  
19 rules remained in full force and effect.

20 **Sec. 8.** RCW 74.46.190 and 1995 1st sp.s. c 18 s 96 are each  
21 amended to read as follows:

22 (1) The substance of a transaction will prevail over its form.

23 (2) All documented costs which are ordinary, necessary, related to  
24 care of medical care recipients, and not expressly unallowable under  
25 this chapter, are to be allowable. (~~Costs of providing ancillary care~~  
26 ~~are allowable, subject to any applicable cost center limit contained in~~  
27 ~~this chapter, provided documentation establishes the costs were~~  
28 ~~incurred for medical care recipients and other sources of payment to~~  
29 ~~which recipients may be legally entitled, such as private insurance or~~  
30 ~~medicare, were first fully utilized.))~~

31 (3) (~~Costs applicable to services, facilities, and supplies~~  
32 ~~furnished to the provider by related organizations are allowable but at~~  
33 ~~the cost to the related organization, provided they do not exceed the~~  
34 ~~price of comparable services, facilities, or supplies that could be~~  
35 ~~purchased elsewhere.~~

36 (4) ~~Beginning January 1, 1985,~~) The payment for property usage is  
37 to be independent of ownership structure and financing arrangements.

1       (~~(5) Beginning July 1, 1995,~~) (4) Allowable costs shall not  
2 include costs reported by a (~~nursing care provider~~) contractor for a  
3 prior period to the extent such costs, due to statutory exemption, will  
4 not be incurred by the nursing facility in the period to be covered by  
5 the rate.

6       **Sec. 9.** RCW 74.46.210 and 1991 sp.s. c 8 s 14 are each amended to  
7 read as follows:

8       All documented costs that are ordinary, necessary, and related to  
9 the care of medical care recipients and are not expressly unallowable  
10 will be allowable costs. These expenses include:

11       (1) Meeting licensing and certification standards;

12       (2) Meeting standards of providing regular room, (~~nursing,~~  
13 ~~ancillary, and dietary services~~) direct care, operations, and support  
14 services, as established by department rule (~~and regulation pursuant~~  
15 ~~to chapter 211, Laws of 1979 ex. sess.~~); and

16       (3) Fulfilling accounting and reporting requirements imposed by  
17 this chapter.

18       **Sec. 10.** RCW 74.46.220 and 1980 c 177 s 22 are each amended to  
19 read as follows:

20       (1) Costs applicable to services, facilities, and supplies  
21 furnished by a related organization to the contractor shall be  
22 allowable only to the extent they do not exceed the lower of the cost  
23 to the related organization or the price of comparable services,  
24 facilities, or supplies purchased elsewhere.

25       (2) Documentation of costs to the related organization shall be  
26 made available to the (~~auditor at the time and place the records~~  
27 ~~relating to the entity are audited~~) department. Payments to or for  
28 the benefit of the related organization will be disallowed where the  
29 cost to the related organization cannot be documented.

30       **Sec. 11.** RCW 74.46.230 and 1993 sp.s. c 13 s 3 are each amended to  
31 read as follows:

32       (1) The necessary and ordinary one-time expenses directly incident  
33 to the preparation of a newly constructed or purchased building by a  
34 contractor for operation as a licensed facility shall be allowable  
35 costs. These expenses shall be limited to start-up and organizational  
36 costs incurred prior to the admission of the first patient.

1 (2) Start-up costs shall include, but not be limited to,  
2 administrative and nursing salaries, utility costs, taxes, insurance,  
3 repairs and maintenance, and training; except, that they shall exclude  
4 expenditures for capital assets. These costs will be allowable in the  
5 ((administrative)) operations cost center if they are amortized over a  
6 period of not less than sixty months beginning with the month in which  
7 the first patient is admitted for care.

8 (3) Organizational costs are those necessary, ordinary, and  
9 directly incident to the creation of a corporation or other form of  
10 business of the contractor including, but not limited to, legal fees  
11 incurred in establishing the corporation or other organization and fees  
12 paid to states for incorporation; except, that they do not include  
13 costs relating to the issuance and sale of shares of capital stock or  
14 other securities. Such organizational costs will be allowable in the  
15 ((administrative)) operations cost center if they are amortized over a  
16 period of not less than sixty months beginning with the month in which  
17 the first patient is admitted for care.

18 **Sec. 12.** RCW 74.46.360 and 1997 c 277 s 1 are each amended to read  
19 as follows:

20 (1) For all partial or whole rate periods after December 31, 1984,  
21 the cost basis of land and depreciation base of depreciable assets  
22 shall be the historical cost of the contractor or lessor, when the  
23 assets are leased by the contractor, in acquiring the asset in an  
24 arm's-length transaction and preparing it for use, less goodwill, and  
25 less accumulated depreciation, if applicable, which has been incurred  
26 during periods that the assets have been used in or as a facility by  
27 any contractor, such accumulated depreciation to be measured in  
28 accordance with subsections (4), (5), and (6) of this section and RCW  
29 74.46.350 and 74.46.370. If the department challenges the historical  
30 cost of an asset, or if the contractor cannot or will not provide the  
31 historical costs, the department will have the department of general  
32 administration, through an appraisal procedure, determine the fair  
33 market value of the assets at the time of purchase. The cost basis of  
34 land and depreciation base of depreciable assets will not exceed such  
35 fair market value.

36 (2) For new or replacement building construction or for substantial  
37 building additions requiring the acquisition of land and which  
38 commenced to operate on or after July 1, 1997, the department shall

1 determine allowable land costs of the additional land acquired for the  
2 replacement construction or building additions to be the lesser of:

3 (a) The contractor's or lessor's actual cost per square foot; or

4 (b) The square foot land value as established by an appraisal that  
5 meets the latest publication of the Uniform Standards of Professional  
6 Appraisal Practice (USPAP) and the financial institutions reform,  
7 recovery, and enhancement act (FIRREA).

8 (3) Subject to the provisions of subsection (2) of this section,  
9 if, in the course of financing a project, an arm's-length lender has  
10 ordered a Uniform Standards of Professional Appraisal Practice  
11 appraisal on the land that meets financial institutions reform,  
12 recovery, and enhancement act standards and the arm's-length lender has  
13 accepted the ordered appraisal, the department shall accept the  
14 appraisal value as allowable land costs for calculation of payment.

15 If the contractor or lessor is unable or unwilling to provide or  
16 cause to be provided to the department, or the department is unable to  
17 obtain from the arm's-length lender, a lender-approved appraisal that  
18 meets the standards of the Uniform Standards of Professional Appraisal  
19 Practice and financial institutions reform, recovery, and enhancement  
20 act, the department shall order such an appraisal and accept the  
21 appraisal as the allowable land costs. If the department orders the  
22 Uniform Standards of Professional Appraisal Practice and financial  
23 institutions reform, recovery, and enhancement act appraisal, the  
24 contractor shall immediately reimburse the department for the costs  
25 incurred.

26 (4) The historical cost of depreciable and nondepreciable donated  
27 assets, or of depreciable and nondepreciable assets received through  
28 testate or intestate distribution, shall be the lesser of:

29 (a) Fair market value at the date of donation or death; or

30 (b) The historical cost base of the owner last contracting with the  
31 department, if any.

32 (5) Estimated salvage value of acquired, donated, or inherited  
33 assets shall be deducted from historical cost where the straight-line  
34 or sum-of-the-years' digits method of depreciation is used.

35 (6)(a) For facilities, other than those described under subsection  
36 (2) of this section, operating prior to July 1, 1997, where land or  
37 depreciable assets are acquired that were used in the medical care  
38 program subsequent to January 1, 1980, the cost basis or depreciation  
39 base of the assets will not exceed the net book value which did exist

1 or would have existed had the assets continued in use under the  
2 previous contract with the department; except that depreciation shall  
3 not be assumed to accumulate during periods when the assets were not in  
4 use in or as a facility.

5 (b) The provisions of (a) of this subsection shall not apply to the  
6 most recent arm's-length acquisition if it occurs at least ten years  
7 after the ownership of the assets has been previously transferred in an  
8 arm's-length transaction nor to the first arm's-length acquisition that  
9 occurs after January 1, 1980, for facilities participating in the  
10 medical care program prior to January 1, 1980. The new cost basis or  
11 depreciation base for such acquisitions shall not exceed the fair  
12 market value of the assets as determined by the department of general  
13 administration through an appraisal procedure. A determination by the  
14 department of general administration of fair market value shall be  
15 final unless the procedure used to make such determination is shown to  
16 be arbitrary and capricious. For all partial or whole rate periods  
17 after July 17, 1984, this subsection is inoperative for any transfer of  
18 ownership of any asset, depreciable or nondepreciable, occurring on or  
19 after July 18, 1984, leaving (a) of this subsection to apply alone to  
20 such transfers: PROVIDED, HOWEVER, That this subsection shall apply to  
21 transfers of ownership of assets occurring prior to January 1, 1985, if  
22 the costs of such assets have never been reimbursed under medicaid cost  
23 reimbursement on an owner-operated basis or as a related-party lease:  
24 PROVIDED FURTHER, That for any contractor that can document in writing  
25 an enforceable agreement for the purchase of a nursing home dated prior  
26 to July 18, 1984, and submitted to the department prior to January 1,  
27 1988, the cost basis of allowable land and the depreciation base of the  
28 nursing home, for rates established after July 18, 1984, shall not  
29 exceed the fair market value of the assets at the date of purchase as  
30 determined by the department of general administration through an  
31 appraisal procedure. For medicaid cost reimbursement purposes, an  
32 agreement to purchase a nursing home dated prior to July 18, 1984, is  
33 enforceable, even though such agreement contains no legal description  
34 of the real property involved, notwithstanding the statute of frauds or  
35 any other provision of law.

36 (c) In the case of land or depreciable assets leased by the same  
37 contractor since January 1, 1980, in an arm's-length lease, and  
38 purchased by the lessee/contractor, the lessee/contractor shall have  
39 the option:

1 (i) To have the provisions of subsection (b) of this section apply  
2 to the purchase; or

3 (ii) To have the reimbursement for property and return on  
4 investment continue to be calculated pursuant to the provisions  
5 contained in ((~~RCW 74.46.530(1)(e) and (f)~~)) section 23 of this act  
6 based upon the provisions of the lease in existence on the date of the  
7 purchase, but only if the purchase date meets one of the following  
8 criteria:

9 (A) The purchase date is after the lessor has declared bankruptcy  
10 or has defaulted in any loan or mortgage held against the leased  
11 property;

12 (B) The purchase date is within one year of the lease expiration or  
13 renewal date contained in the lease;

14 (C) The purchase date is after a rate setting for the facility in  
15 which the reimbursement rate set pursuant to this chapter no longer is  
16 equal to or greater than the actual cost of the lease; or

17 (D) The purchase date is within one year of any purchase option in  
18 existence on January 1, 1988.

19 (d) For all rate periods past or future where land or depreciable  
20 assets are acquired from a related organization, the contractor's cost  
21 basis and depreciation base shall not exceed the base the related  
22 organization had or would have had under a contract with the  
23 department.

24 (e) Where the land or depreciable asset is a donation or  
25 distribution between related organizations, the cost basis or  
26 depreciation base shall be the lesser of (i) fair market value, less  
27 salvage value, or (ii) the cost basis or depreciation base the related  
28 organization had or would have had for the asset under a contract with  
29 the department.

30 NEW SECTION. **Sec. 13.** (1) Effective July 1, 1998, nursing  
31 facility medicaid payment rates shall have five components: Direct  
32 care, operations, support services, property, and return on investment.  
33 The department shall establish and adjust each of these components, as  
34 provided in this section and elsewhere in this chapter, for each  
35 medicaid nursing facility in this state.

36 (2) The operations, property, and return on investment rates shall  
37 be based upon a minimum facility occupancy of eighty percent of  
38 licensed beds, regardless of how many beds are set up or in use. The

1 department shall not apply the minimum facility occupancy requirement  
2 in the reconciliation or settlement processes.

3 (3) Adjustments to direct care, operations, and support services  
4 component rates for economic trends and conditions shall utilize  
5 changes in the nursing home input price index without capital costs  
6 published by the health care financing administration of the United  
7 States department of health and human services (HCFA index), to be  
8 applied as specified in this section. The department is authorized to  
9 use appropriate alternate indexes as selected by the department if any  
10 index specified in this section ceases to be published or is  
11 determined, after consultation with industry representatives, to  
12 inadequately predict change in nursing facility costs. The department  
13 shall, by rule, adopt an appropriate alternate index as necessary.

14 (4) Information and data sources used in determining medicaid  
15 payment rates, including formulas, procedures, cost report periods,  
16 resident assessment instrument formats, resident assessment  
17 methodologies, and resident classification and case mix weighting  
18 methodologies, may by rule be substituted or altered as appropriate.

19 (5)(a) Direct care, operations, and support services component  
20 rates shall be established annually using adjusted cost report data  
21 covering at least six months, using an annual cycle beginning with  
22 January 1, 1996, through December 31, 1996, adjusted cost report data  
23 to establish the July 1, 1998, component rates and thereafter using the  
24 immediately preceding January 1st through December 31st adjusted cost  
25 report data to establish each subsequent July 1st direct care,  
26 operations, and support services component rates.

27 (b) The July 1, 1998, direct care, operations, and support services  
28 rates, based on the January 1, 1996, through December 31, 1996,  
29 adjusted cost report data, shall be adjusted for economic trends and  
30 conditions using the change in the HCFA index between July 1, 1996, and  
31 July 1, 1997, and multiplying by a factor of one and one-half.

32 (c) The July 1, 1999, and all subsequent July 1st direct care,  
33 operations, and support services component rates, based on the  
34 preceding year's adjusted cost report data, shall be adjusted for  
35 economic trends and conditions using the midpoint of the base period  
36 cost report to the midpoint of the rate period and determining the  
37 actual change in the HCFA index and projected inflation as of the end  
38 of the first calendar quarter preceding the rate period, and so forth.

1 (d) Direct care component rates shall be updated quarterly in  
2 accordance with section 19 of this act.

3 (6) Medicaid contractors shall pay to all facility staff at least  
4 a minimum wage of the greater of five dollars and fifteen cents per  
5 hour or the federal minimum wage.

6 (7) For new contractors, as defined by the department in rule, the  
7 department shall assign the facility to an appropriate peer group using  
8 the metropolitan statistical area and nonmetropolitan statistical area  
9 criteria described in section 18 of this act. The peer group prices  
10 and rates of payment for the direct care, operations, and support  
11 services components shall be the same as those prices and rates of  
12 payment determined in accordance with sections 18, 19, 21, and 22 of  
13 this act. Payment for therapy care shall be made in accordance with  
14 section 20 of this act. The property and return on investment rate  
15 components shall be determined in accordance with sections 23 and 24 of  
16 this act.

17 (8) Using the principles of payment established in this chapter,  
18 the department shall establish in rule procedures, principles, and  
19 conditions for determining rates for facilities in circumstances not  
20 directly addressed by this chapter, including but not limited to: The  
21 need to prorate inflation for partial-period cost report data, existing  
22 facilities with expanded new bed capacity, and other circumstances.

23 NEW SECTION. **Sec. 14.** (1) In addition to meeting the rule-making  
24 requirements of chapter 34.05 RCW, the department shall provide to  
25 contractors, beneficiaries, their representatives, and other concerned  
26 members of the public a reasonable opportunity to review and comment on  
27 its nursing facility medicaid payment system, including its rate  
28 setting methodologies and justifications.

29 (2) The department shall periodically, and at least quarterly,  
30 convene stakeholder meetings particularly during the initial years  
31 following implementation of the new payment system.

32 **Sec. 15.** RCW 74.46.475 and 1985 c 361 s 13 are each amended to  
33 read as follows:

34 (1) The department shall analyze the submitted cost report or a  
35 portion thereof of each contractor for each report period to determine  
36 if the information is correct, complete, ~~((and))~~ reported in  
37 conformance with department instructions and generally accepted

1 accounting principles, the requirements of this chapter, and such rules  
2 (~~and regulations~~) as the (~~secretary~~) department may adopt. If the  
3 analysis finds that the cost report is incorrect or incomplete, the  
4 department may make adjustments to the reported information for  
5 purposes of establishing (~~reimbursement~~) payment rates. A schedule  
6 of such adjustments shall be provided to contractors and shall include  
7 an explanation for the adjustment and the dollar amount of the  
8 adjustment. Adjustments shall be subject to review and appeal as  
9 provided in this chapter.

10 (2) The department shall accumulate data from properly completed  
11 cost reports, in addition to assessment data on each facility's  
12 resident population characteristics, for use in:

- 13 (a) Exception profiling; and
- 14 (b) Establishing rates.

15 (3) The department may further utilize such accumulated data for  
16 analytical, statistical, or informational purposes as necessary.

17 NEW SECTION. **Sec. 16.** (1) The department shall employ the  
18 resource utilization group III case mix classification methodology.  
19 The department shall use the forty-four group index maximizing model  
20 for the resource utilization group III grouper version 5.10, but the  
21 department may revise or update the classification methodology to  
22 reflect advances or refinements in resident assessment or  
23 classification.

24 (2)(a) Until and unless the department is able to specify  
25 additional case mix groups and assign appropriate case mix weights  
26 reflecting the care and resource utilization needs of residents in  
27 accordance with the study described in section 38 of this act, for  
28 qualifying facilities the department shall:

29 (i) Place residents with AIDS, residents with traumatic brain  
30 injury, residents requiring ventilator care, or residents who are  
31 behaviorally challenged into a category designated as an outlier group;  
32 and

33 (ii) Adjust a qualifying nursing facility's July 1, 1998, direct  
34 care payment, and all subsequent direct care payments, for each outlier  
35 resident, in an amount that is equal to the difference between the  
36 amount the facility would have received under the nursing facility  
37 reimbursement system, existing prior to July 1, 1998, and the amount,  
38 as calculated under section 19 of this act. To determine the

1 reimbursement amount that the facility would have received under the  
2 nursing facility reimbursement system in effect prior to July 1, 1998,  
3 the department shall use the qualifying facility's nursing component  
4 rate as it existed on June 30, 1998, including any exceptional care  
5 rate add-ons, and adjust the total by an appropriate inflation factor.

6 (b) For the purposes of this section a "qualifying facility" is a  
7 nursing facility that has an atypical concentration of residents in the  
8 outlier group.

9 (3) A default case mix group shall be established for ungroupable  
10 cases. The case mix weight assigned to this group shall be set at  
11 1.000, equivalent to the lowest case mix group weight. Cases in which  
12 there is an untimely assessment for the resident shall be grouped into  
13 this default case mix group.

14 (4)(a) Payment for direct care at the pilot nursing facility in  
15 King county designed to meet the service needs of residents living with  
16 AIDS, as defined in RCW 70.24.017, and as specifically authorized for  
17 this purpose under chapter 9, Laws of 1989 1st ex. sess., shall be  
18 exempt from the direct care metropolitan statistical area peer group  
19 cost limitation set forth in this chapter.

20 (b) Direct care component rates at the AIDS pilot facility shall be  
21 based on direct care reported costs at the pilot facility, utilizing  
22 the same three year rate setting cycle prescribed for other nursing  
23 facilities, and as supported by a staffing benchmark based upon a  
24 department approved acuity measurement system.

25 (c) All other rate setting principles, cost lids, and limits,  
26 including settlement at the lower of cost or rate in direct care,  
27 therapy care, and support services, shall apply to the AIDS pilot  
28 facility.

29 (d) This subsection shall apply only to the AIDS pilot nursing  
30 facility.

31 NEW SECTION. **Sec. 17.** (1) Each case mix classification group  
32 shall be assigned a case mix weight. The case mix weight for each  
33 resident of a nursing facility shall be based on data from resident  
34 assessment instruments completed for the resident and weighted by the  
35 number of days the resident was in each case mix classification group.  
36 Days shall be counted as provided in this section.

37 (2) The case mix weights shall be based on the average minutes per  
38 registered nurse, licensed practical nurse, and certified nurse aide,

1 for each case mix group, and using the health care financing  
2 administration of the United States department of health and human  
3 services 1995 nursing facility staff time measurement study stemming  
4 from its multistate nursing home case mix and quality demonstration  
5 project. Those minutes shall be weighted by state-wide ratios of  
6 registered nurse to certified nurse aide, and licensed practical nurse  
7 to certified nurse aide, wages, including salaries and benefits, which  
8 shall be based on 1995 cost report data for this state.

9 (3) The case mix weights shall be determined as follows:

10 (a) Set the certified nurse aide wage weight at 1.000 and calculate  
11 wage weights for registered nurse and licensed practical nurse average  
12 wages by dividing the certified nurse average aide wage into the  
13 registered nurse average wage or licensed practical nurse average wage;

14 (b) Calculate the total weighted minutes for each case mix group in  
15 the resource utilization group III classification system by multiplying  
16 the wage weight for each worker classification by the average number of  
17 minutes that classification of worker spends caring for a resident in  
18 that resource utilization group III classification group, and summing  
19 the products;

20 (c) Assign a case mix weight of 1.000 to the resource utilization  
21 group III classification group with the lowest total weighted minutes  
22 and calculate case mix weights by dividing the lowest group's total  
23 weighted minutes into each group's total weighted minutes and rounding  
24 weight calculations to the third decimal place.

25 (4) The case mix weights in this state may be revised if the health  
26 care financing administration updates its nursing facility staff time  
27 measurement studies. In such a case, the department shall use the most  
28 recent adjusted cost report year for the wages, salaries, and benefits  
29 data.

30 The case mix weights shall be revised annually when direct care  
31 component rates are established using the adjusted cost report data as  
32 described in section 13(5)(a) of this act.

33 NEW SECTION. **Sec. 18.** (1) From individual case mix weights, the  
34 department shall determine the facility average case mix index for each  
35 medicaid nursing facility.

36 (2)(a) In calculating the average case mix index for each facility,  
37 the department shall include all residents who were physically in the  
38 facility at any time during the time period corresponding to the period

1 covered by cost reports included in the rate base under section  
2 13(5)(a) of this act, except that for purposes of establishing the July  
3 1, 1998, direct care component rate, the department shall include only  
4 those residents who were physically in the facility, at any time,  
5 during the July 1, 1997, through December 31, 1997, time period.

6 (b) The facility average case mix index shall exclude all default  
7 cases.

8 (3) The facility average case mix index shall be determined by  
9 multiplying the case mix weight of each resident by the number of days,  
10 as defined in this section and as applicable, the resident was at each  
11 particular case mix classification, and then averaging.

12 (4)(a) In determining the number of days a resident is classified  
13 into a particular case mix group, the department shall determine a  
14 start date for calculating case mix grouping periods as follows:

15 (i) If a resident's initial assessment for a first stay or a return  
16 stay in the nursing facility is completed and transmitted to the  
17 department by the cutoff date as described in subsection (5) of this  
18 section, the start date shall be the later of either the first day of  
19 the quarter or the resident's facility admission or readmission date;

20 (ii) If a resident's significant change, quarterly, or annual  
21 assessment is completed and transmitted to the department by the cutoff  
22 date as described in subsection (5) of this section, the start date  
23 shall be the date the assessment is completed;

24 (iii) If a resident's significant change, quarterly, or annual  
25 assessment is not completed and transmitted to the department by the  
26 cutoff date as described in subsection (5) of this section, the start  
27 date shall be the due date for the assessment.

28 (b) If state or federal rules require more frequent assessment, the  
29 same principles for determining the start date of a resident's  
30 classification in a particular case mix group set forth in subsection  
31 (4)(a) of this section shall apply.

32 (c) In calculating the number of days a resident is classified into  
33 a particular case mix group, the department shall determine an end date  
34 for calculating case mix grouping periods as follows:

35 (i) If a resident is discharged before the end of the applicable  
36 quarter, the end date shall be the day before discharge;

37 (ii) If a resident is not discharged before the end of the  
38 applicable quarter, the end date shall be the last day of the quarter;

1 (iii) If a new assessment is due for a resident or a new assessment  
2 is completed and transmitted to the department, the end date of the  
3 previous assessment shall be the earlier of either the day before the  
4 assessment is due or the day before the assessment is completed by the  
5 nursing facility.

6 (5) The cutoff date for the department to use resident assessment  
7 data, for the purposes of calculating the facility average case mix  
8 index, shall be one month and one day after the end of the quarter for  
9 which the resident assessment data is transmitted.

10 (6) The facility average case mix index shall be calculated once  
11 per year in combination with cost report data as specified and as  
12 adjusted in section 13(5) of this act to establish a facility's  
13 allowable cost per case mix unit.

14 (7) Each facility's allowable cost per case mix unit shall be  
15 arrayed from high to low using two peer groups: (a) A metropolitan  
16 statistical area determined and defined by the United States bureau of  
17 labor statistics or other appropriate agency or office of the federal  
18 government; and (b) those facilities not located in a metropolitan  
19 statistical area. The department shall identify the median facility  
20 allowable cost per case mix unit, plus ten percent, for the  
21 metropolitan statistical area and nonmetropolitan statistical area,  
22 which shall represent the base price.

23 (8) For July 1, 1998, and July 1, 1999, direct care component rate  
24 setting only, the department shall establish ceilings and floors above  
25 and below each of the base prices.

26 (a) Beginning on July 1, 1998, the ceiling shall be set at one  
27 hundred ten percent of the base price metropolitan statistical area and  
28 base price nonmetropolitan statistical area and the floor shall be set  
29 at eighty-five percent of the base price metropolitan statistical area  
30 and nonmetropolitan statistical area.

31 (b) Beginning on July 1, 1999, the ceiling shall be set at one  
32 hundred five percent of the base price metropolitan statistical area  
33 and nonmetropolitan statistical area and the floor shall be set at  
34 ninety two and one-half percent of the base price metropolitan  
35 statistical area and nonmetropolitan statistical area.

36 (c) The ceilings and floors established under this subsection  
37 represent the ceiling prices and floor prices by which each resident's  
38 rate of payment shall be established in accordance with subsection (9),

1 (10), or (11) of this section and in accordance with section 19 of this  
2 act.

3 (9) Facilities having allowable costs per case mix unit above the  
4 ceiling, as established in subsection (8) of this section, shall have  
5 each of their resident's rate of payment determined using the ceiling  
6 price.

7 (10) Facilities having allowable costs per case mix unit below the  
8 floor, as established in subsection (8) of this section, shall have  
9 each of their resident's rate of payment determined using the floor  
10 price.

11 (11) Facilities having allowable costs per case mix unit between  
12 the floor and ceiling as established in subsection (8) of this section,  
13 shall have each of their resident's rate of payment determined using  
14 that facility's allowable cost per case mix unit as the price.

15 NEW SECTION. **Sec. 19.** (1) The direct care component rate relates  
16 to the provision of nursing care and related care for one resident of  
17 a nursing facility for one day, including direct care supplies.  
18 Therapy services and supplies, which are paid under section 20 of this  
19 act, shall be excluded from the direct care component rate. The direct  
20 care component rate includes elements of case mix determined consistent  
21 with the principles of this section and other applicable provisions of  
22 this chapter.

23 (2) Beginning July 1, 1998, the department shall determine and  
24 update the direct care component rate on a quarterly basis. If a  
25 required resident assessment becomes due and has not been timely  
26 submitted to the department as required under federal or state  
27 requirements, the resident shall be assigned to the default case mix  
28 group until the facility transmits the necessary resident assessment  
29 data. Once the resident assessment data is transmitted, the department  
30 shall retroactively adjust the facility's direct care component rate.  
31 In determining direct care component rates the department shall  
32 utilize, as specified in this section, minimum data set resident  
33 assessment data for each resident of the facility, as transmitted to,  
34 and if necessary corrected by, the department in the resident  
35 assessment instrument format approved by federal authorities for use in  
36 this state. The effective date of the change to the direct care  
37 component rate shall be the date on which the resident assessment was  
38 completed.

1 (3) The medicaid resident assessment data shall be classified into  
2 a resource utilization group and shall be assigned corresponding case  
3 mix weights. Each medicaid resident's assigned case mix weight value  
4 shall be multiplied by either the ceiling price, the floor price, the  
5 facilities allowable cost per case mix unit price, or the base price as  
6 determined in section 18 of this act, to derive the payment rate for  
7 each medicaid resident.

8 (a) For July 1, 1998, and July 1, 1999, direct care component  
9 rates, the department shall use the following prices to derive the  
10 payment rate for each resident: (i) The ceiling price shall be used  
11 for those facilities having allowable costs per case mix unit at or  
12 above the ceiling; (ii) the floor price shall be used for those  
13 facilities having allowable costs per case mix unit at or below the  
14 floor; and (iii) each facility's allowable cost per case mix unit shall  
15 be used for those facilities having allowable costs per case mix unit  
16 between the ceiling and the floor.

17 (b) For July 1, 2000, and all subsequent July 1st direct care  
18 component rates, the department shall use the base price as established  
19 under section 18 of this act, to derive the payment rate for each  
20 resident.

21 (4) The payment rate derived for each medicaid resident shall be in  
22 effect until the resident's next required assessment or until the  
23 resident is discharged.

24 (5) The facility shall return to the department one-half of the  
25 amount, if any, which has not been expended on direct care during the  
26 rate year. The department shall identify the amount, if any, which has  
27 not been expended on direct care following the audit and settlement  
28 procedures as described in chapter . . . , Laws of 1998 (this act).

29 (6) The department may question the accuracy of assessment data for  
30 any resident and utilize corrected information in determining direct  
31 care component rates. The contractor shall, under the provisions of  
32 this chapter, be provided an opportunity to contest any determination  
33 made by the department as to the accuracy of the assessment data  
34 submitted for any resident under section 26 of this act or RCW  
35 74.46.780.

36 (7) A contractor may request the department to adjust its direct  
37 care component rate under section 16, 25, or 26 of this act, or RCW  
38 74.46.780.

1        NEW SECTION.    **Sec. 20.**    (1)(a) Therapy care payment shall relate to  
2 the provision of one-on-one therapy provided to medicaid residents by  
3 a qualified therapist, as defined in this chapter, or by a qualified  
4 therapists' assistant, and shall include copayment or deductible  
5 amounts under the medicare program.

6        (b) Costs associated with the provisions of therapy care that are  
7 paid privately, by commercial insurance, or the federal medicare  
8 program, except for copayment or deductible amounts, shall be excluded  
9 from payment under this chapter.

10       (c) Consultation services shall be included in the direct care  
11 component rate.

12       (2) Beginning July 1, 1998, the department shall pay for therapy  
13 care based on claims submitted. Only claims submitted by an eligible  
14 nursing facility therapy services provider, using the UB-92 claim form  
15 for physical, speech, or occupational therapy services, shall be paid.  
16 An eligible nursing facility therapy provider shall be the individual  
17 or entity licensed to provide therapy services or certified to  
18 participate in the medicare program. Payment shall be limited to  
19 medically necessary services.

20       (a) Payment for physical, speech, or occupational therapy, by  
21 therapy type, shall be based on units of therapy provided and shall be  
22 paid using the same fee amounts established by the department's medical  
23 assistance administration for outpatient hospital services. Each unit  
24 of therapy shall be based on fifteen minute increments of one-on-one  
25 therapy time.

26       (b) Payment for mental health, mental retardation, and respiratory  
27 therapy, by therapy type, shall be based on a fee schedule. The fee  
28 schedule shall be developed by the department in consultation with  
29 provider representatives. The fee schedule shall be in an amount or  
30 amounts sufficient to encourage the appropriate use of such therapy  
31 care.

32       (3)(a) The department may, by rule, establish a utilization  
33 threshold, expressed either as dates of service per resident or in  
34 dollars per resident, or both, which if exceeded will result in a case  
35 management review of the medical necessity for the therapy care. In  
36 establishing the case management utilization threshold or thresholds,  
37 the department shall consult with provider representatives.

38       (b) The department shall complete its case management utilization  
39 review, if required, promptly and shall notify the contractor of its

1 decision no later than ten days following the date on which the  
2 necessary documentation demonstrating medical necessity or therapeutic  
3 appropriateness for the therapy was submitted.

4 (4) The department shall by rule establish procedures for billing  
5 for therapy care, including the copayment or deductible amounts under  
6 the medicare program. Claims for payment shall be submitted to the  
7 department's medical assistance administration at least quarterly.

8 (5) The department shall reimburse a contractor for all allowable  
9 therapy care within twenty days following the submission of claims.

10 NEW SECTION. **Sec. 21.** (1)(a) The operations component rate  
11 relates to the general operation of a nursing facility for one resident  
12 for one day, including but not limited to management, administration,  
13 utilities, office supplies, accounting and bookkeeping, minor building  
14 maintenance, minor equipment repairs and replacements, and other  
15 activities and services, exclusive of taxes paid under (b) of this  
16 subsection as a pass through, direct care, therapy care, property,  
17 support services, and return on investment.

18 (b) Real estate, personal property, and any business and occupation  
19 taxes shall be paid by the department, as they become due, in an amount  
20 that is proportionate to the nursing facility's medicaid resident days  
21 to total days during the immediately preceding cost report year.

22 (2) Beginning July 1, 1998, the department shall determine each  
23 nursing facility's operations component rate using cost report data  
24 specified by section 13(5)(a) of this act and adjusted by the greater  
25 of a facility's total resident days for the facility in the prior  
26 period or resident days as calculated on eighty percent facility  
27 occupancy.

28 (3) To determine each facility's operations component rate the  
29 department shall:

30 (a) Array facilities' adjusted general operations costs per  
31 adjusted resident day for each facility from facilities' cost reports  
32 from the applicable report year, for facilities located within a  
33 metropolitan statistical area and for those not located in a  
34 metropolitan statistical area and determine the median adjusted cost  
35 for each peer group;

36 (b) Set each facility's operations component rate at the adjusted  
37 median per resident day general operations cost for that facility's

1 peer group, metropolitan statistical area or nonmetropolitan  
2 statistical area;

3 (c) Use the facility's anticipated resident occupancy level  
4 subsequent to the decrease or increase in licensed bed capacity if a  
5 contractor elects to bank licensed beds or to convert banked beds to  
6 active service under chapter 70.38 RCW, however, in no case shall the  
7 department use less than eighty percent occupancy of the facility's  
8 licensed bed capacity after banking or conversion; and

9 (d) Adjust each facility's operations component rate for economic  
10 trends and conditions as provided in section 13(5)(b) or (c) of this  
11 act.

12 NEW SECTION. **Sec. 22.** (1) The support services component rate  
13 relates to the provision of food, food preparation, dietary,  
14 housekeeping, and laundry services for one resident day.

15 (2) Beginning July 1, 1998, the department shall determine each  
16 nursing facility's support services component rate using cost report  
17 data specified by section 13(5)(a) of this act.

18 (3) To determine each facility's support services component rate  
19 the department shall:

20 (a) Array facilities' adjusted support services costs per resident  
21 day for each facility from facilities' costs reports from the  
22 applicable report year, for facilities located within a metropolitan  
23 statistical area and for those located in a nonmetropolitan statistical  
24 area and determine the median adjusted cost for each peer group;

25 (b) Set each facility's support services component rate at the  
26 adjusted median per resident day support services cost for that  
27 facility's peer group, metropolitan statistical area, and  
28 nonmetropolitan statistical area; and

29 (c) Adjust each facility's support services component rate for  
30 economic trends and conditions as provided in section 13(5)(b) or (c)  
31 of this act.

32 (4) The facility will return to the department any overpayment  
33 amount that the department identifies following the audit and  
34 settlement procedures as described in this act.

35 NEW SECTION. **Sec. 23.** (1) The property component rate shall be  
36 determined in accordance with this section, RCW 74.46.310 through  
37 74.46.380, and in accordance with the property rate component rules in

1 effect as of December 1, 1997; except that the minimum occupancy  
2 requirement shall be eighty percent as specified in this section.

3 (2) The property component rate for each facility shall be  
4 determined by dividing the sum of the reported allowable prior period  
5 actual depreciation, subject to RCW 74.46.310 through 74.46.380,  
6 adjusted for any capitalized additions or replacements approved by the  
7 department, and the retained savings, if any, from such component rate,  
8 by the greater of a facility's total resident days for the facility in  
9 the prior period or resident days as calculated on eighty percent  
10 facility occupancy. If a capitalized addition or retirement of an  
11 asset will result in a different licensed bed capacity during the  
12 ensuing period, the prior period total resident days used in computing  
13 the property component rate shall be adjusted to anticipated resident  
14 day level.

15 (3) A nursing facility's property component rate shall be rebased  
16 annually, effective July 1st, in accordance with this section and this  
17 chapter.

18 (4) When a certificate of need for a new facility is requested, the  
19 department, in reaching its decision, shall take into consideration  
20 per-bed land and building construction costs for the facility which  
21 shall not exceed a maximum to be established by the department.

22 (5) For the purpose of calculating a nursing facility's property  
23 component rate, if a contractor elects to bank licensed beds or to  
24 convert banked beds to active service, under chapter 70.38 RCW, the  
25 department shall use the facility's anticipated resident occupancy  
26 level subsequent to the decrease or increase in licensed bed capacity;  
27 however, in no case shall the department use less than eighty percent  
28 occupancy of the facility's licensed bed capacity after banking or  
29 conversion.

30 NEW SECTION. **Sec. 24.** (1) The return on investment component rate  
31 shall be determined in accordance with this section and in accordance  
32 with the return on investment component rate rules in effect as of  
33 December 1, 1997; except that the minimum occupancy requirement shall  
34 be eighty percent as specified in this section.

35 (2) The department shall establish for each medicaid nursing  
36 facility a return on investment (ROI) component rate that shall be  
37 composed of two parts: A financing allowance and a variable return  
38 allowance. The financing allowance part of a facility's return on

1 investment subcomponent shall be rebased annually, effective July 1st,  
2 in accordance with the provisions of this section and this chapter.

3 (a) The financing allowance shall be determined by multiplying the  
4 net invested funds of each facility by .10, and dividing by the greater  
5 of a nursing facility's total resident days from the most recent cost  
6 report period or resident days calculated on eighty percent facility  
7 occupancy. If a capitalized addition or retirement of an asset will  
8 result in a different licensed bed capacity during the ensuing period,  
9 the prior period total resident days used in computing the financing  
10 and variable return allowances shall be adjusted to the anticipated  
11 resident day level.

12 (b) In computing the portion of net invested funds representing the  
13 net book value of tangible fixed assets, the same assets, depreciation  
14 bases, lives, and methods referred to in RCW 74.46.330, 74.46.350,  
15 74.46.360, 74.46.370, and 74.46.380, including owned and leased assets,  
16 shall be utilized, except that the capitalized cost of land upon which  
17 the facility is located and other contiguous land that is reasonable  
18 and necessary for use in the regular course of providing resident care  
19 shall also be included. Subject to provisions and limitations  
20 contained in this chapter, for land purchased by owners or lessors  
21 before July 18, 1984, capitalized cost of land shall be the buyer's  
22 capitalized cost. For all partial or whole rate periods after July 17,  
23 1984, if the land is purchased after July 17, 1984, capitalized cost  
24 shall be that of the owner of record on July 17, 1984, or buyer's  
25 capitalized cost, whichever is lower. In the case of leased facilities  
26 where the net invested funds are unknown or the contractor is unable to  
27 provide necessary information to determine net invested funds, the  
28 department has the authority to determine an amount for net invested  
29 funds based on an appraisal conducted according to RCW 74.46.360(1).

30 (c) In determining the variable return allowance:

31 (i) For July 1, 1998, rate setting and for all subsequent July 1st  
32 rate setting periods, the department, without utilizing peer groups,  
33 shall first rank all facilities in numerical order from highest to  
34 lowest according to their per resident day adjusted allowable costs for  
35 direct care, operations, and support services combined for 1996, 1998,  
36 and thereafter for each subsequent calendar year cost report period.

37 (ii) The department shall then compute the variable return  
38 allowance by multiplying the appropriate percentage amounts, which  
39 shall not be less than one percent and not greater than four percent,

1 by the sum of the facility's direct care, operations, and support  
2 services rate components. The percentage amounts will be based on  
3 groupings of facilities according to the rankings prescribed in (i) of  
4 this subsection (2)(c). Those groups of facilities with lower per diem  
5 costs shall receive higher percentage amounts than those with higher  
6 per diem costs.

7 (d) The sum of the financing allowance and the variable return  
8 allowance shall be the return on investment component rate for each  
9 facility and shall be added to the component rates of each contractor  
10 as determined in sections 19, 21, 22, and 23 of this act.

11 (e) In the case of a facility that was leased by the contractor as  
12 of January 1, 1980, in an arm's-length agreement, which continues to be  
13 leased under the same lease agreement, and for which the annualized  
14 lease payment, plus any interest and depreciation expenses associated  
15 with contractor-owned assets, for the period covered by the prospective  
16 rates, divided by the contractor's total resident days, minus the  
17 property component rate determined according to section 23 of this act,  
18 is more than the return on investment component rate determined  
19 according to (d) of this subsection, the following shall apply:

20 (i) The financing allowance shall be recomputed substituting the  
21 fair market value of the assets as of January 1, 1982, as determined by  
22 the department of general administration through an appraisal  
23 procedure, less accumulated depreciation on the lessor's assets since  
24 January 1, 1982, for the net book value of the assets in determining  
25 net invested funds for the facility. A determination by the department  
26 of general administration of fair market value shall be final unless  
27 the procedure used to make such a determination is shown to be  
28 arbitrary and capricious.

29 (ii) The sum of the financing allowance computed under (e)(i) of  
30 this subsection and the variable allowance shall be compared to the  
31 annualized lease payment, plus any interest and depreciation associated  
32 with contractor-owned assets, for the period covered by the prospective  
33 rates, divided by the contractor's total resident days, minus the  
34 property component rate determined according to section 23 of this  
35 act. The lesser of the two amounts shall be called the alternate  
36 return on investment component rate.

37 (iii) The return on investment component rate determined according  
38 to (d) of this subsection or the alternate return on investment

1 component rate, whichever is greater, shall be the return on investment  
2 component rate for the facility.

3 (f) In the case of a facility that was leased by the contractor as  
4 of January 1, 1980, in an arm's-length agreement, if the lease is  
5 renewed or extended under a provision of the lease, the treatment  
6 provided in (e) of this subsection shall be applied except that in the  
7 case of renewals or extensions made subsequent to April 1, 1985,  
8 reimbursement for the annualized lease payment shall be no greater than  
9 the reimbursement for the annualized lease payment for the last year  
10 prior to the renewal or extension of the lease.

11 (3) For the purpose of calculating a nursing facility's return on  
12 investment component rate, if a contractor elects to bank beds or to  
13 convert banked beds to active service, under chapter 70.38 RCW, the  
14 department shall use the facility's anticipated resident occupancy  
15 level subsequent to the decrease or increase in licensed bed capacity;  
16 however, in no case shall the department use less than eighty percent  
17 occupancy of the facility's licensed bed capacity after banking or  
18 conversion.

19 (4) Each biennium, beginning in 1999, the department shall review  
20 the adequacy of return on investment component rates in relation to  
21 anticipated requirements for maintaining, reducing, or expanding  
22 nursing care capacity. The department shall report the results of such  
23 a review to the legislature and make recommendations for adjustments in  
24 the return on investment component rates utilized in this section, if  
25 appropriate.

26 NEW SECTION. **Sec. 25.** (1) The department, in consultation with  
27 interested parties, shall adopt rules to establish criteria the  
28 department will use in reviewing any request by a contractor for a  
29 prospective rate adjustment for a physical plant capital improvement.  
30 The rules shall also specify the time periods for submission and review  
31 of proposed physical plant capital improvements. In establishing the  
32 criteria, the department may consider, but is not limited to, the  
33 following:

34 (a) The remaining functional life of the facility and the length of  
35 time since the facility's last significant improvement;

36 (b) The amount and scope of renovation or remodel to the facility  
37 and whether the facility will be able to serve better the needs of its  
38 residents;

1 (c) Whether the proposed improvement improves the quality of the  
2 living conditions of the residents;

3 (d) Whether the proposed improvement might eliminate life safety,  
4 building code, or construction standard waivers;

5 (e) The percentage of public-pay residents in the facility.

6 (2) The department shall prospectively adjust a contractor's  
7 relevant component rate or rates to address program changes, changes in  
8 staffing, or changes in minimum wage levels as required by the  
9 department.

10 (3) Rate adjustments under this section may be provided only if  
11 funds are appropriated for this purpose.

12 NEW SECTION. **Sec. 26.** (1) The department may adjust component  
13 rates for errors or omissions made in establishing component rates and  
14 determine amounts either overpaid to the contractor or under paid by  
15 the department.

16 (2) A contractor may request the department to adjust its component  
17 rates because of:

18 (a) An error or omission the contractor made in completing a cost  
19 report;

20 (b) An alleged error or omission made by the department in  
21 determining one or more of the contractor's component rates; or

22 (c) An error made by the contractor in completing a resident  
23 assessment or an alleged error made by the department in determining  
24 that the contractor erred under section 19 of this act.

25 (3) A request for a rate adjustment made on incorrect cost  
26 reporting must be accompanied by the amended cost report pages prepared  
27 in accordance with the department's written instructions and by a  
28 written explanation of the error or omission and the necessity for the  
29 amended cost report pages and the rate adjustment.

30 (4) The department shall review a contractor's request for a rate  
31 adjustment because of an alleged error or omission, even if the time  
32 period has expired in which the contractor must appeal the rate when  
33 initially issued, pursuant to rules adopted by the department under RCW  
34 74.46.780. If the request is received after this time period, the  
35 department has the authority to correct the rate if it agrees an error  
36 or omission was committed. However, if the request is denied, the  
37 contractor shall not be entitled to any appeals or exception review  
38 procedure that the department may adopt under RCW 74.46.780.

1 (5) The department shall notify the contractor of the amount of the  
2 overpayment to be recovered or additional payment to be made to the  
3 contractor reflecting a rate adjustment to correct an error or  
4 omission. The recovery from the contractor of the overpayment or the  
5 additional payment to the contractor shall be governed by the  
6 reconciliation, settlement, security, and recovery processes set forth  
7 in this chapter and by rules adopted by the department in accordance  
8 with this chapter and RCW 74.46.800.

9 **Sec. 27.** RCW 74.46.610 and 1983 1st ex.s. c 67 s 33 are each  
10 amended to read as follows:

11 (1) A contractor shall bill the department each month by completing  
12 and returning a facility billing statement as provided by the  
13 department (~~(which shall include, but not be limited to:~~

14 ~~(a) Billing by cost center;~~

15 ~~(b) Total patient days; and~~

16 ~~(c) Patient days for medical care recipients)).~~

17 The statement shall be completed and filed in accordance with rules  
18 (~~(and regulations)~~) established by the (~~(secretary)~~) department.

19 (2) A facility shall not bill the department for service provided  
20 to a (~~(recipient)~~) client for medicaid until an award letter of  
21 eligibility of such (~~(recipient)~~) client, under rules established under  
22 chapter 74.09 RCW, has been received by the facility. However a  
23 facility may bill and shall be reimbursed for all (~~(medical care~~  
24 ~~recipients)~~) medicaid clients referred to the facility by the  
25 department prior to the receipt of the award letter of eligibility or  
26 the denial of such eligibility. If an award letter is not received  
27 within forty-five days of the date on which a request for eligibility  
28 determination was submitted, the medicaid client's eligibility shall be  
29 presumed. If the department subsequently denies eligibility, the  
30 department shall recover the amounts paid against the resident pursuant  
31 to its authority under chapter 43.20B RCW.

32 (3) Billing shall cover the (~~(patient)~~) medicaid days of care.

33 **Sec. 28.** RCW 74.46.620 and 1980 c 177 s 62 are each amended to  
34 read as follows:

35 (1) The department will (~~(reimburse)~~) pay a contractor for service  
36 rendered under the facility contract and billed in accordance with RCW  
37 74.46.610.

1 (2) The amount paid will be computed using the appropriate rates  
2 assigned to the contractor.

3 (3) For each recipient, the department will pay an amount equal to  
4 the appropriate rates, multiplied by the number of (~~patient~~) medicaid  
5 resident days each rate was in effect, less the amount the recipient is  
6 required to pay for his or her care as set forth by RCW 74.46.630.

7 **Sec. 29.** RCW 74.46.630 and 1980 c 177 s 63 are each amended to  
8 read as follows:

9 (1) The department will notify a contractor of the amount each  
10 medical care recipient is required to pay for care provided under the  
11 contract and the effective date of such required contribution. It is  
12 the contractor's responsibility to collect that portion of the cost of  
13 care from the patient, and to account for any authorized reduction from  
14 his or her contribution in accordance with rules (~~and regulations~~)  
15 established by the (~~secretary~~) department.

16 (2) If a contractor receives documentation showing a change in the  
17 income or resources of a recipient which will mean a change in his or  
18 her contribution toward the cost of care, this shall be reported in  
19 writing to the department within seventy-two hours and in a manner  
20 specified by rules (~~and regulations~~) established by the (~~secretary~~)  
21 department. If necessary, appropriate corrections will be made in the  
22 next facility statement, and a copy of documentation supporting the  
23 change will be attached. If increased funds for a recipient are  
24 received by a contractor, an amount determined by the department shall  
25 be allowed for clothing and personal and incidental expense, and the  
26 balance applied to the cost of care.

27 (3) The contractor shall accept the (~~reimbursement~~) payment rates  
28 established by the department as full compensation for all services  
29 provided under the contract, certification as specified by Title XIX,  
30 and licensure under chapter 18.51 RCW. The contractor shall not seek  
31 or accept additional compensation from or on behalf of a recipient for  
32 any or all such services.

33 **Sec. 30.** RCW 74.46.640 and 1995 1st sp.s. c 18 s 112 are each  
34 amended to read as follows:

35 (1) Payments to a contractor may be withheld by the department in  
36 each of the following circumstances:

1 (a) A required report is not properly completed and filed by the  
2 contractor within the appropriate time period, including any approved  
3 extension. Payments will be released as soon as a properly completed  
4 report is received; and

5 (b) State auditors, department auditors, or authorized personnel in  
6 the course of their duties are refused access to a nursing facility or  
7 are not provided with existing appropriate records. Payments will be  
8 released as soon as such access or records are provided((;

9 ~~(c) A refund in connection with a preliminary or final settlement~~  
10 ~~or rate adjustment is not paid by the contractor when due. The amount~~  
11 ~~withheld will be limited to the unpaid amount of the refund and any~~  
12 ~~accumulated interest owed to the department as authorized by this~~  
13 ~~chapter;~~

14 ~~(d) Payment for the final sixty days of service under a contract~~  
15 ~~will be held in the absence of adequate alternate security acceptable~~  
16 ~~to the department pending final settlement when the contract is~~  
17 ~~terminated; and~~

18 ~~(e) Payment for services at any time during the contract period in~~  
19 ~~the absence of adequate alternate security acceptable to the~~  
20 ~~department, if a contractor's net medicaid overpayment liability for~~  
21 ~~one or more nursing facilities or other debt to the department, as~~  
22 ~~determined by preliminary settlement, final settlement, civil fines~~  
23 ~~imposed by the department, third party liabilities or other source,~~  
24 ~~reaches or exceeds fifty thousand dollars, whether subject to good~~  
25 ~~faith dispute or not, and for each subsequent increase in liability~~  
26 ~~reaching or exceeding twenty five thousand dollars. Payments will be~~  
27 ~~released as soon as practicable after acceptable security is provided~~  
28 ~~or refund to the department is made)).~~

29 (2) No payment will be withheld until written notification of the  
30 suspension is provided to the contractor, stating the reason for the  
31 withholding, except that neither a request to pursue the administrative  
32 appeals or exception procedure established by the department in rule  
33 nor commencement of judicial review, as may be available to the  
34 contractor in law, shall delay suspension of payment.

35 **Sec. 31.** RCW 74.46.660 and 1992 c 215 s 1 are each amended to read  
36 as follows:

37 In order to participate in the ((~~prospective cost related~~  
38 ~~reimbursement~~)) nursing facility medicaid payment system established by

1 this chapter, the person or legal ((organization)) entity responsible  
2 for operation of a facility shall:

3 (1) Obtain a state certificate of need and/or federal capital  
4 expenditure review (section 1122) approval pursuant to chapter 70.38  
5 RCW and Part 100, Title 42 CFR where required;

6 (2) Hold the appropriate current license;

7 (3) Hold current Title XIX certification;

8 (4) Hold a current contract to provide services under this chapter;

9 (5) Comply with all provisions of the contract and all  
10 ((application)) applicable regulations, including but not limited to  
11 the provisions of this chapter; and

12 (6) Obtain and maintain medicare certification, under Title XVIII  
13 of the social security act, 42 U.S.C. Sec. 1395, as amended, for a  
14 portion of the facility's licensed beds. ((Until June 1, 1993, the  
15 department may grant exemptions from the medicare certification  
16 requirements of this subsection to nursing facilities that are making  
17 good faith efforts to obtain medicare certification.))

18 **Sec. 32.** RCW 74.46.680 and 1985 c 361 s 2 are each amended to read  
19 as follows:

20 (1) On the effective date of a change of ownership the department's  
21 contract with the old owner shall be terminated. The old owner shall  
22 give the department sixty days' written notice of such termination.  
23 When certificate of need and/or section 1122 approval is required  
24 pursuant to chapter 70.38 RCW and Part 100, Title 42 CFR, for the new  
25 owner to acquire the facility, and the new owner wishes to continue to  
26 provide service to recipients without interruption, certificate of need  
27 and/or section 1122 approval shall be obtained before the old owner  
28 submits a notice of termination.

29 (2) If the new owner desires to participate in the ((cost-related  
30 reimbursement)) nursing facility medicaid payment system, it shall meet  
31 the conditions specified in RCW 74.46.660 ((and shall submit a  
32 projected budget in accordance with RCW 74.46.670 no later than sixty  
33 days before the date of the change of ownership)). The facility  
34 contract with the new owner shall be effective as of the date of the  
35 change of ownership.

36 **Sec. 33.** RCW 74.46.690 and 1995 1st sp.s. c 18 s 113 are each  
37 amended to read as follows:

1 (1) When a facility contract is terminated for any reason, (~~the~~  
2 ~~old contractor shall submit~~) final reports shall be submitted as  
3 required by RCW 74.46.040.

4 (2) Upon notification of a contract termination, the department  
5 shall determine by (~~preliminary or final settlement calculations~~)  
6 settlement or reconciliation the amount of any overpayments made to the  
7 contractor, including overpayments disputed by the contractor. If  
8 (~~preliminary or final~~) settlements are unavailable for any period up  
9 to the date of contract termination, the department shall make a  
10 reasonable estimate of any overpayment or underpayments for such  
11 periods. The reasonable estimate shall be based upon prior period  
12 settlements, available audit findings, the projected impact of  
13 prospective rates, and other information available to the department.  
14 The department shall also determine and add in the total of all other  
15 debts and potential debts owed to the department regardless of source,  
16 including, but not limited to, interest owed to the department as  
17 authorized by this chapter, civil fines imposed by the department, or  
18 third-party liabilities.

19 (3) For all cost reports after December 31, 1997, the old  
20 contractor shall provide security, in a form deemed adequate by the  
21 department, equal to the total amount of determined and estimated  
22 overpayments and all (~~other~~) debts and potential debts from any  
23 source, whether or not the overpayments are the subject of good faith  
24 dispute including but not limited to, interest owed to the department,  
25 civil fines imposed by the department, and third-party liabilities.  
26 Security shall consist of one or more of the following:

27 (a) Withheld payments due the old contractor under the contract  
28 being terminated; (~~or~~)

29 (b) (~~A surety bond issued by a bonding company acceptable to the~~  
30 ~~department; or~~

31 ~~(c)) An assignment of funds to the department;~~ (~~or~~

32 ~~(d) Collateral acceptable to the department; or~~

33 ~~(e) A purchaser's)) (c) The new contractor's assumption of~~  
34 liability for the prior contractor's (~~overpayment~~) debt or potential  
35 debt;

36 (d) An authorization to withhold payments from one or more medicaid  
37 nursing facilities that continue to be operated by the old contractor;

38 (~~f)) (e) A promissory note secured by a deed of trust; or~~

1       (~~(g)~~ Any combination of (a), (b), (c), (d), (e), or (f) of this  
2 subsection)) (f) Other collateral or security acceptable to the  
3 department.

4       (4) (~~A surety bond or~~) An assignment of funds shall:

5       (a) Be at least equal (~~(in)~~) to the amount (~~(to)~~) of determined or  
6 estimated (~~(overpayments, whether or not the subject of good faith~~  
7 ~~dispute,)~~) debt or potential debt minus withheld payments or other  
8 security provided; and

9       (b) (~~Be issued or accepted by a bonding company or financial~~  
10 ~~institution licensed to transact business in Washington state;~~

11       (c) Be for a term, as determined by the department, sufficient to  
12 ensure effectiveness after final settlement and the exhaustion of any  
13 administrative appeals or exception procedure and judicial remedies, as  
14 may be available to and sought by the contractor, regarding payment,  
15 settlement, civil fine, interest assessment, or other debt issues:  
16 PROVIDED, That the bond or assignment shall initially be for a term of  
17 at least five years, and shall be forfeited if not renewed thereafter  
18 in an amount equal to any remaining combined overpayment and debt  
19 liability as determined by the department;

20       (d) Provide that the full amount of the bond or assignment, or  
21 both, shall be paid to the department if a properly completed final  
22 cost report is not filed in accordance with this chapter, or if  
23 financial records supporting this report are not preserved and made  
24 available to the auditor; and

25       (e)) Provide that an amount equal to any recovery the department  
26 determines is due from the contractor from settlement or from any  
27 (~~(other)~~) source of debt to the department, but not exceeding the  
28 amount of the (~~(bond and)~~) assignment, shall be paid to the department  
29 if the contractor does not pay the (~~(refund and)~~) debt within sixty  
30 days following receipt of written demand for payment from the  
31 department to the contractor.

32       (5) The department shall release any payment withheld as security  
33 if alternate security is provided under subsection (3) of this section  
34 in an amount equivalent to the determined and estimated  
35 (~~(overpayments)~~) debt.

36       (6) If the total of withheld payments(~~(, bonds,)~~) and assignments  
37 is less than the total of determined and estimated overpayments and  
38 debts, the unsecured amount of (~~(such)~~) the overpayments and the debt  
39 shall be a debt due the state and shall become a lien against the real

1 and personal property of the contractor from the time of filing by the  
2 department with the county auditor of the county where the contractor  
3 resides or owns property, and the lien claim has preference over the  
4 claims of all unsecured creditors.

5 (7) ~~((The contractor shall file))~~ A properly completed final cost  
6 report shall be filed in accordance with the requirements of ~~((this~~  
7 ~~chapter))~~ RCW 74.46.040, which shall be ~~((audited))~~ examined by the  
8 department in accordance with the requirements of RCW 74.46.100. ~~((A~~  
9 ~~final settlement shall be determined within ninety days following~~  
10 ~~completion of the audit process, including completion of any~~  
11 ~~administrative appeals or exception procedure review of the audit~~  
12 ~~requested by the contractor, but not including completion of any~~  
13 ~~judicial review available to and commenced by the contractor.))~~

14 (8) ~~((Following determination of settlement for all periods,))~~  
15 Security held pursuant to this section shall be released to the  
16 contractor after all ~~((overpayments, erroneous payments, and))~~ debts  
17 ~~((determined in connection with final settlement, or otherwise)),~~  
18 including accumulated interest owed the department, have been paid by  
19 the old contractor.

20 (9) If, after calculation of settlements for any periods, it is  
21 determined that overpayments exist in excess of the value of security  
22 held by the state, the department may seek recovery of these additional  
23 overpayments as provided by law.

24 (10) Regardless of whether a contractor intends to terminate its  
25 medicaid contracts, if a contractor's net medicaid overpayments and  
26 erroneous payments for one or more settlement periods, and for one or  
27 more nursing facilities, combined with debts due the department,  
28 reaches or exceeds a total of fifty thousand dollars, as determined by  
29 ~~((preliminary settlement, final))~~ settlement, civil fines imposed by  
30 the department, third-party liabilities or by any other source, whether  
31 such amounts are subject to good faith dispute or not, the department  
32 shall demand and obtain security equivalent to the total of such  
33 overpayments, erroneous payments, and debts and shall obtain security  
34 for each subsequent increase in liability reaching or exceeding twenty-  
35 five thousand dollars. Such security shall meet the criteria in  
36 subsections (3) and (4) of this section, except that the department  
37 shall not accept an assumption of liability. The department shall  
38 withhold all or portions of a contractor's current contract payments or  
39 impose liens, or both, if security acceptable to the department is not

1 forthcoming. The department shall release a contractor's withheld  
2 payments or lift liens, or both, if the contractor subsequently  
3 provides security acceptable to the department. (~~This subsection  
4 shall apply to all overpayments and erroneous payments determined by  
5 preliminary or final settlements issued on or after July 1, 1995,  
6 regardless of what payment periods the settlements may cover and shall  
7 apply to all debts owed the department from any source, including  
8 interest debts, which become due on or after July 1, 1995.~~)

9 **Sec. 34.** RCW 74.46.770 and 1995 1st sp.s. c 18 s 114 are each  
10 amended to read as follows:

11 (1) (~~For all nursing facility medicaid payment rates effective on  
12 or after July 1, 1995, and for all settlements and audits issued on or  
13 after July 1, 1995, regardless of what periods the settlements or  
14 audits may cover,~~) If a contractor wishes to contest the way in which  
15 a rule relating to the medicaid payment rate system was applied to the  
16 contractor by the department, it shall pursue the appeals or exception  
17 procedure established by the department in rule authorized by RCW  
18 74.46.780.

19 (2) If a contractor wishes to challenge the legal validity of a  
20 statute, rule, or contract provision or wishes to bring a challenge  
21 based in whole or in part on federal law, (~~including but not limited  
22 to issues of procedural or substantive compliance with the federal  
23 medicaid minimum payment standard for long term care facility  
24 services,~~) the appeals or exception procedure established by the  
25 department in rule may not be used for these purposes. This  
26 prohibition shall apply regardless of whether the contractor wishes to  
27 obtain a decision or ruling on an issue of validity or federal  
28 compliance or wishes only to make a record for the purpose of  
29 subsequent judicial review.

30 (3) If a contractor wishes to challenge the legal validity of a  
31 statute, rule, or contract provision relating to the medicaid payment  
32 rate system, or wishes to bring a challenge based in whole or in part  
33 on federal law, it must bring such action de novo in a court of proper  
34 jurisdiction as may be provided by law.

35 **Sec. 35.** RCW 74.46.780 and 1995 1st sp.s. c 18 s 115 are each  
36 amended to read as follows:

1       (~~For all nursing facility medicaid payment rates effective on or~~  
2 ~~after July 1, 1995, and for all audits completed and settlements issued~~  
3 ~~on or after July 1, 1995, regardless of what periods the payment rates,~~  
4 ~~audits, or settlements may cover,)) The department shall establish in  
5 rule, consistent with federal requirements for nursing facilities  
6 participating in the medicaid program, an appeals or exception  
7 procedure that allows individual nursing care providers an opportunity  
8 to submit additional evidence and receive prompt administrative review  
9 of payment rates with respect to resident assessment accuracy and other  
10 such issues as the department deems appropriate.~~

11       **Sec. 36.** RCW 74.46.800 and 1980 c 177 s 80 are each amended to  
12 read as follows:

13       The department shall adopt, (~~promulgate,~~) amend, and rescind such  
14 administrative rules and definitions as are necessary to carry out the  
15 policies and purposes of this chapter and to resolve issues and develop  
16 procedures needed to implement, update, and improve the case mix  
17 elements of the nursing facility medicaid payment system. (~~In~~  
18 ~~addition, at least annually the department shall review changes to~~  
19 ~~generally accepted accounting principles and generally accepted~~  
20 ~~auditing standards as approved by the financial accounting standards~~  
21 ~~board, and the American institute of certified public accountants,~~  
22 ~~respectively. The department shall adopt by administrative rule those~~  
23 ~~approved changes which it finds to be consistent with the policies and~~  
24 ~~purposes of this chapter.))~~

25       **Sec. 37.** RCW 74.46.820 and 1985 c 361 s 14 are each amended to  
26 read as follows:

27       (1) (~~Cost reports and their final audit~~) Financial reports filed  
28 by the contractor shall be subject to public disclosure pursuant to the  
29 requirements of chapter 42.17 RCW. Notwithstanding any other provision  
30 of law, (~~cost~~) reports (~~schedules~~) showing information on rental or  
31 lease of assets, the facility or corporate balance sheet, schedule of  
32 changes in financial position, statement of changes in equity-fund  
33 balances, notes to financial statements, and any (~~accompanying~~)  
34 schedules summarizing (~~the~~) adjustments to a contractor's financial  
35 records, reports on review of internal control and accounting  
36 procedures, and letters of comments or recommendations relating to  
37 suggested improvements in internal control or accounting procedures

1 which are prepared pursuant to the requirements of this chapter shall  
2 be exempt from public disclosure.

3 ~~((This))~~ (2) Subsection (1) of this section does not prevent a  
4 contractor from having access to its own records or from authorizing an  
5 agent or designee to have access to the contractor's records.

6 ~~((+2))~~ (3) Regardless of whether any document or report submitted  
7 to the secretary pursuant to this chapter is subject to public  
8 disclosure, copies of such documents or reports shall be provided by  
9 the secretary, upon written request, to the legislature and to state  
10 agencies or state or local law enforcement officials who have an  
11 official interest in the contents thereof.

12 NEW SECTION. Sec. 38. (1) The department of social and health  
13 services shall study and provide recommendations, by December 12, 1998,  
14 to the chairs of the house of representatives health care committee and  
15 the senate health and long-term care committee on the appropriateness  
16 of extending the case mix principles, described in chapter . . . , Laws  
17 of 1998 (this act), to home and community service providers, as defined  
18 in chapter 74.39A RCW. The department shall invite stakeholders to  
19 participate in this study.

20 (2) The department of social and health services shall contract  
21 with an independent and recognized organization to study and evaluate  
22 the impacts of chapter . . . , Laws of 1998 (this act) implementation on  
23 access, quality of care, quality of life for nursing facility  
24 residents, and the wage and benefit levels of all long-term care  
25 employees. The department shall require, and the contractor shall  
26 submit, a report with the results of this study and evaluation,  
27 including their findings, to the governor and legislature by December  
28 1, 2000.

29 (3) The department of social and health services shall study and,  
30 as needed, specify additional case mix groups and appropriate case mix  
31 weights to reflect the resource utilization of residents whose care  
32 needs are not adequately identified or reflected in the resource  
33 utilization group III grouper version 5.10. At a minimum, the  
34 department shall study the adequacy of the resource utilization group  
35 III grouper version 5.10, including the minimum data set, for capturing  
36 the care and resource utilization needs of residents with AIDS,  
37 residents with traumatic brain injury, residents requiring ventilator  
38 care, and residents who are behaviorally challenged. The department

1 shall report its findings to the chairs of the house of representatives  
2 health care committee and the senate health and long-term care  
3 committee by December 12, 2000.

4 **Sec. 39.** RCW 72.36.030 and 1993 sp.s. c 3 s 5 are each amended to  
5 read as follows:

6 All of the following persons who have been actual bona fide  
7 residents of this state at the time of their application, and who are  
8 indigent and unable to support themselves and their families may be  
9 admitted to a state veterans' home under rules as may be adopted by the  
10 director of the department, unless sufficient facilities and resources  
11 are not available to accommodate these people:

12 (1)(a) All honorably discharged veterans of a branch of the armed  
13 forces of the United States or merchant marines; (b) members of the  
14 state militia disabled while in the line of duty; (~~and~~) (c) Filipino  
15 World War II veterans who swore an oath to American authority and who  
16 participated in military engagements with American soldiers; and (d)  
17 the spouses of these veterans, merchant marines, and members of the  
18 state militia. However, it is required that the spouse was married to  
19 and living with the veteran three years prior to the date of  
20 application for admittance, or, if married to him or her since that  
21 date, was also a resident of a state veterans' home in this state or  
22 entitled to admission thereto;

23 (2)(a) The spouses of: (i) All honorably discharged veterans of  
24 the United States armed forces; (ii) merchant marines; and (iii)  
25 members of the state militia who were disabled while in the line of  
26 duty and who were residents of a state veterans' home in this state or  
27 were entitled to admission to one of this state's state veteran homes  
28 at the time of death; (b) the spouses of: (i) All honorably discharged  
29 veterans of a branch of the United States armed forces; (ii) merchant  
30 marines; and (iii) members of the state militia who would have been  
31 entitled to admission to one of this state's state veterans' homes at  
32 the time of death, but for the fact that the spouse was not indigent,  
33 but has since become indigent and unable to support himself or herself  
34 and his or her family. However, the included spouse shall be at least  
35 fifty years old and have been married to and living with their husband  
36 or wife for three years prior to the date of their application. The  
37 included spouse shall not have been married since the death of his or  
38 her husband or wife to a person who is not a resident of one of this

1 state's state veterans' homes or entitled to admission to one of this  
2 state's state veterans' homes; and

3 (3) All applicants for admission to a state veterans' home shall  
4 apply for all federal and state benefits for which they may be  
5 eligible, including medical assistance under chapter 74.09 RCW.

6 NEW SECTION. **Sec. 40.** The following acts or parts of acts are  
7 each repealed:

8 (1) RCW 74.46.105 and 1995 1st sp.s. c 18 s 91, 1985 c 361 s 10, &  
9 1983 1st ex.s. c 67 s 5;

10 (2) RCW 74.46.115 and 1995 1st sp.s. c 18 s 92 & 1983 1st ex.s. c  
11 67 s 6;

12 (3) RCW 74.46.130 and 1985 c 361 s 11, 1983 1st ex.s. c 67 s 7, &  
13 1980 c 177 s 13;

14 (4) RCW 74.46.150 and 1983 1st ex.s. c 67 s 8 & 1980 c 177 s 15;

15 (5) RCW 74.46.160 and 1995 1st sp.s. c 18 s 93, 1985 c 361 s 12,  
16 1983 1st ex.s. c 67 s 9, & 1980 c 177 s 16;

17 (6) RCW 74.46.170 and 1995 1st sp.s. c 18 s 94, 1983 1st ex.s. c 67  
18 s 10, & 1980 c 177 s 17;

19 (7) RCW 74.46.180 and 1995 1st sp.s. c 18 s 95 & 1993 sp.s. c 13 s  
20 2; and

21 (8) RCW 74.46.670 and 1983 1st ex.s. c 67 s 35 & 1980 c 177 s 67.

22 NEW SECTION. **Sec. 41.** RCW 74.46.595 and 1995 1st sp.s. c 18 s 98  
23 are each repealed effective July 2, 1998.

24 NEW SECTION. **Sec. 42.** Sections 6, 7, 13, 14, and 16 through 26 of  
25 this act are each added to chapter 74.46 RCW.

26 NEW SECTION. **Sec. 43.** Sections 23 through 26 of this act take  
27 effect July 1, 1998.

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