

SHB 2051 - S AMD 498

By Senator Fortunato

WITHDRAWN 04/26/2025

1 On page 5, beginning on line 6, after "(b)" strike all material
2 through "~~(d))~~" on line 14 and insert "The authority shall adopt
3 rules identifying which services are included in the payment
4 described in (a) of this subsection and which services may be billed
5 separately, including specific revenue codes or services required on
6 the inpatient claim.

7 (c) Allowable medically necessary services performed during a
8 stay described in (a) of this subsection shall be billed by and paid
9 to the hospital separately for patients if the patient is not
10 discharged because a newborn of the postpartum parent remains on an
11 inpatient claim for monitoring post-in utero exposure to substances
12 leading to psychologic or physiologic dependence and continuous care
13 by the postpartum parent is appropriate first-line treatment. Such
14 services may include but are not limited to hemodialysis, laboratory
15 charges, and x-rays.

16 (d) "

17 Reletter the remaining subsections consecutively and correct any
18 internal references accordingly.

EFFECT: Allows the Health Care Authority to adopt rules for payment for ancillary services and for payment to be made to a hospital for patients when that patient is in administrative bed day status because a newborn of the postpartum parent remains on an inpatient claim for monitoring post-in utero exposure to substances leading to psychologic or physiologic dependence and continuous care by the postpartum parent is appropriate first-line treatment.

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