## SENATE BILL 5507

## State of Washington 69th Legislature 2025 Regular Session

By Senators Cleveland, Hasegawa, Saldaña, and Valdez

Read first time 01/27/25. Referred to Committee on Health & Long-Term Care.

1 AN ACT Relating to providing coverage for massage therapy under 2 medical assistance plans; and reenacting and amending RCW 74.09.520.

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

4 Sec. 1. RCW 74.09.520 and 2023 c 315 s 1 and 2023 c 299 s 1 are 5 each reenacted and amended to read as follows:

6 (1) The term "medical assistance" may include the following care 7 and services subject to rules adopted by the authority or department: (a) Inpatient hospital services; (b) outpatient hospital services; 8 (c) other laboratory and X-ray services; (d) nursing facility 9 10 services; (e) physicians' services, which shall include prescribed 11 medication and instruction on birth control devices; (f) medical 12 care, or any other type of remedial care as may be established by the secretary or director; (g) home health care services; (h) private 13 duty nursing services; (i) dental services; (j) physical 14 and 15 occupational therapy and related services; (k) prescribed drugs, dentures, and prosthetic devices; and eyeglasses prescribed by a 16 17 physician skilled in diseases of the eye or by an optometrist, 18 whichever the individual may select; (1) personal care services, as 19 provided in this section; (m) hospice services; (n) other diagnostic, 20 screening, preventive, and rehabilitative services; and (o) like 21 services when furnished to a child by a school district in a manner

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1 consistent with the requirements of this chapter. For the purposes of 2 this section, neither the authority nor the department may cut off 3 any prescription medications, oxygen supplies, respiratory services, 4 or other life-sustaining medical services or supplies.

5 "Medical assistance," notwithstanding any other provision of law, 6 shall not include routine foot care, or dental services delivered by 7 any health care provider, that are not mandated by Title XIX of the 8 social security act unless there is a specific appropriation for 9 these services.

10 (2) The department shall adopt, amend, or rescind such 11 administrative rules as are necessary to ensure that Title XIX 12 personal care services are provided to eligible persons in 13 conformance with federal regulations.

(a) These administrative rules shall include financial
eligibility indexed according to the requirements of the social
security act providing for medicaid eligibility.

(b) The rules shall require clients be assessed as having a medical condition requiring assistance with personal care tasks. Plans of care for clients requiring health-related consultation for assessment and service planning may be reviewed by a nurse.

(c) The department shall determine by rule which clients have a health-related assessment or service planning need requiring registered nurse consultation or review. This definition may include clients that meet indicators or protocols for review, consultation, or visit.

26 (3) The department shall design and implement a means to assess the level of functional disability of persons eligible for personal 27 care services under this section. The personal care services benefit 28 shall be provided to the extent funding is available according to the 29 assessed level of functional disability. Any reductions in services 30 31 made necessary for funding reasons should be accomplished in a manner 32 that assures that priority for maintaining services is given to persons with the greatest need as determined by the assessment of 33 functional disability. 34

35 (4) Effective July 1, 1989, the authority shall offer hospice36 services in accordance with available funds.

37 (5) For Title XIX personal care services administered by the 38 department, the department shall contract with area agencies on aging 39 or may contract with a federally recognized Indian tribe under RCW 40 74.39A.090(3): (a) To provide case management services to individuals receiving
 Title XIX personal care services in their own home; and

3 (b) To reassess and reauthorize Title XIX personal care services 4 or other home and community services as defined in RCW 74.39A.009 in 5 home or in other settings for individuals consistent with the intent 6 of this section:

7 (i) Who have been initially authorized by the department to 8 receive Title XIX personal care services or other home and community 9 services as defined in RCW 74.39A.009; and

10 (ii) Who, at the time of reassessment and reauthorization, are 11 receiving such services in their own home.

12 (6) In the event that an area agency on aging or federally 13 recognized Indian tribe is unwilling to enter into or satisfactorily 14 fulfill a contract or an individual consumer's need for case 15 management services will be met through an alternative delivery 16 system, the department is authorized to:

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(a) Obtain the services through competitive bid; and

18 (b) Provide the services directly until a qualified contractor 19 can be found.

20 (7) Subject to the availability of amounts appropriated for this 21 specific purpose, the authority may offer medicare part D 22 prescription drug copayment coverage to full benefit dual eligible 23 beneficiaries.

(8) Effective January 1, 2016, the authority shall require
universal screening and provider payment for autism and developmental
delays as recommended by the bright futures guidelines of the
American academy of pediatrics, as they existed on August 27, 2015.
This requirement is subject to the availability of funds.

29 (9) Subject to the availability of amounts appropriated for this specific purpose, effective January 1, 2018, the authority shall 30 31 require provider payment for annual depression screening for youth 32 ages twelve through eighteen as recommended by the bright futures quidelines of the American academy of pediatrics, as they existed on 33 January 1, 2017. Providers may include, but are not limited to, 34 primary care providers, public health nurses, and other providers in 35 a clinical setting. This requirement is subject to the availability 36 of funds appropriated for this specific purpose. 37

(10) Subject to the availability of amounts appropriated for this specific purpose, effective January 1, 2018, the authority shall require provider payment for maternal depression screening for

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1 mothers of children ages birth to six months. This requirement is 2 subject to the availability of funds appropriated for this specific 3 purpose.

4 (11) Subject to the availability of amounts appropriated for this 5 specific purpose, the authority shall:

6 (a) Allow otherwise eligible reimbursement for the following 7 related to mental health assessment and diagnosis of children from 8 birth through five years of age:

9 (i) Up to five sessions for purposes of intake and assessment, if 10 necessary;

11 (ii) Assessments in home or community settings, including 12 reimbursement for provider travel; and

(b) Require providers to use the current version of the DC:0-5 diagnostic classification system for mental health assessment and diagnosis of children from birth through five years of age.

16 (12) Effective January 1, 2024, the authority shall require 17 coverage for noninvasive preventive colorectal cancer screening tests 18 assigned either a grade of A or grade of B by the United States 19 preventive services task force and shall require coverage for 20 colonoscopies performed as a result of a positive result from such a 21 test.

(13) (a) The authority shall require or provide payment to the hospital for any day of a hospital stay in which an adult or child patient enrolled in medical assistance, including home and community services or with a medicaid managed care organization, under this chapter:

(i) Does not meet the criteria for acute inpatient level of careas defined by the authority;

(ii) Meets the criteria for discharge, as defined by the authority or department, to any appropriate placement including, but not limited to:

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(A) A nursing home licensed under chapter 18.51 RCW;

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(B) An assisted living facility licensed under chapter 18.20 RCW;

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(C) An adult family home licensed under chapter 70.128 RCW; or

35 (D) A setting in which residential services are provided or 36 funded by the developmental disabilities administration of the 37 department, including supported living as defined in RCW 71A.10.020; 38 and 1 (iii) Is not discharged from the hospital because placement in 2 the appropriate location described in (a)(ii) of this subsection is 3 not available.

4 (b) The authority shall adopt rules identifying which services 5 are included in the payment described in (a) of this subsection and 6 which services may be billed separately, including specific revenue 7 codes or services required on the inpatient claim.

8 (c) Allowable medically necessary services performed during a 9 stay described in (a) of this subsection shall be billed by and paid 10 to the hospital separately. Such services may include but are not 11 limited to hemodialysis, laboratory charges, and x-rays.

12 (d) Pharmacy services and pharmaceuticals shall be billed by and13 paid to the hospital separately.

(e) The requirements of this subsection do not alter requirementsfor billing or payment for inpatient care.

16 (f) The authority shall adopt, amend, or rescind such 17 administrative rules as necessary to facilitate calculation and 18 payment of the amounts described in this subsection, including for 19 clients of medicaid managed care organizations.

20 (g) The authority shall adopt rules requiring medicaid managed 21 care organizations to establish specific and uniform administrative 22 and review processes for payment under this subsection.

(h) For patients meeting the criteria in (a)(ii)(A) of this 23 subsection, hospitals must utilize swing beds or skilled nursing beds 24 25 to the extent the services are available within their facility and 26 the associated reimbursement methodology prior to the billing under the methodology in (a) of this subsection, if the hospital determines 27 that such swing bed or skilled nursing bed placement is appropriate 28 29 for the patient's care needs, the patient is appropriate for the existing patient mix, and appropriate staffing is available. 30

31 (14) Beginning January 1, 2027, the authority shall provide 32 coverage for massage therapy performed by a licensed massage 33 therapist when medically necessary as a nonpharmacological 34 alternative for the treatment or management of pain and with a 35 referral from a provider authorized to order or refer items or 36 services.

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