1	SENATE BILL NO. 296
2	INTRODUCED BY B. BEARD, M. MALONE, T. WELCH, C. KEOGH, J. SCHILLINGER, T. RUNNING WOLF,
3	C. KNUDSEN, A. BUCKLEY, D. FERN, S. VINTON, L. REKSTEN, M. CAFERRO, M. THANE, F. SMITH, M.
4	BERTOGLIO, L. BREWSTER, J. DOOLING, M. BINKLEY, B. LER, A. REGIER, K. SEEKINS-CROWE, F.
5	NAVE, R. MARSHALL, E. BUTTREY, D. LOGE, R. FITZGERALD, G. OBLANDER, J. BERGSTROM, T.
6	BROCKMAN, G. PARRY, M. YAKAWICH, B. BROWN, J. SMALL, B. MOLNAR, S. HINEBAUCH, S.
7	FITZPATRICK, M. DUNWELL, D. LENZ, M. LANG, R. MINER, K. ABBOTT, D. EMRICH, J. KASSMIER, B.
8	PHALEN, J. FIELDER, L. DEMING, S. HOWELL, Z. WIRTH, R. KNUDSEN
9	
10	A BILL FOR AN ACT ENTITLED: "AN ACT CREATING THE SENIOR CARE FACILITY ACCESS AND
11	STABILIZATION ACT; REVISING FUNDING LAWS RELATED TO SKILLED NURSING AND ASSISTED
12	LIVING FACILITIES; ESTABLISHING PROCEDURES FOR CALCULATING PERSONAL NEEDS
13	<u>ALLOWANCES AND</u> ROOM AND BOARD <u>COSTS</u> FOR ASSISTED LIVING RESIDENTS; REQUIRING
14	MONEY APPROPRIATED FOR NURSING HOME SERVICES TO BE USED ONLY FOR THOSE PURPOSES;
15	REQUIRING THE DEPARTMENT OF PUBLIC HEALTH AND HUMAN SERVICES TO PURSUE THE
16	COMMUNITY FIRST CHOICE FUNDING OPTION FOR ASSISTED LIVING; AMENDING SECTION 53-6-113,
17	MCA; AND PROVIDING AN EFFECTIVE DATE."
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19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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21	NEW SECTION. Section 1. — Short title. [Sections 1 through 8] may be cited as the "Senior Care
22	Facility Access and Stabilization Act".
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24	NEW SECTION. Section 2. Purpose. (1) The legislature affirms the importance of providing frail,
25	elderly Montanans with quality residential long-term care services that meet health and safety standards and
26	are provided close to home, family, and friends.
27	(2) The purposes of [sections 1 through 8] are to :
28	(a) ensure that residential long-term care services are available close to home for Montana seniors



1	who need that level of care;
2	(b) ensure that the state takes steps to stabilize medicaid payments to residential long-term care
3	facilities to avoid closures of nursing homes and to maintain access to assisted living facilities for those on m
4	edicaid;
5	(c) establish standards for setting medicaid rates;
6	(d) provide for inflationary adjustments;
7	(e) clarify uses of legislative appropriations; and
8	(f) maximize the use of federal funds for senior and long-term care services.
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10	NEW SECTION. Section 3. Definitions. As used in [sections 1 through 8], the following definitions
11	apply:
12	(1) "Assisted living facility " has the meaning provided in 50-5-101.
13	(2) "Department" means the department of public health and human services provided for in 2-15-
14	2201.
15	(3) "Medicaid" means the medical assistance program established under Title 53, chapter 6.
16	(4) "Nursing home" means a facility that provides skilled nursing care as defined in 50-5-101 and is
17	certified by the centers for medicare and medicaid services to participate in the medicare or medicaid program.
18	(5) "Residential long-term care services" means assisted living facility services and nursing home
19	services.
20	
21	NEW SECTION. Section 4. Medicaid rates for residential long-term care services. (1) (a) In
22	setting medicaid reimbursement rates for nursing homes, the department shall consider:
23	(i) the actual costs of providing the services, including costs associated with quality and safety
24	standards;
25	(ii) inflation;
26	(iii) the acuity of the residents served in the facility;
27	(iv) cost factors unique to specific geographic regions, including local or regional labor and housing
28	costs and circumstances unique to rural facilities;



1	(v) the cost of complying with revised or new federal regulations; and
2	(vi) incentives for improving quality and access to care for difficult to place residents.
3	(b) The department shall establish reimbursement rates for nursing homes that provide a
4	differential payment based on c osts, acuity of residents served, geographic cost factors, and quality and other
5	incentives.
6	(2) In setting medicaid reimbursement rates for assisted living facilities, the department shall
7	consider:
8	(a) the actual costs of providing services, including costs associated with quality and safety
9	standards;
10	(b) the acuity of the residents served in the facility;
11	(c) inflation; and
12	(d) —— the need to provide access to assisted living services for persons enrolled in the medicaid
13	program .
14	
15	NEW SECTION. Section 5. Inflationary adjustments for nursing homes. (1) For BEGINNING IN
16	the fiscal year beginning July 1, 2025, medicaid reimbursement rates paid for nursing home services must be
17	increased ANNUALLY, at a minimum, by an inflation factor equal to the health care cost review skilled nursing
18	facility total market basket index published by IHS global insight, or a comparable index if the IHS global insight
19	index is no longer published, BUT IN NO CASE MAY THE MEDICAID REIMBURSEMENT RATE INCREASE UNDER THIS
20	SECTION EXCEED 3%.
21	(2) For the fiscal year beginning July 1, 2027, and every 4 years thereafter, the department shall
22	conduct a comprehensive analysis of the cost of providing nursing home services and determine whether
23	rebasing the rates is necessary. The department shall report to the children, families, health, and human
24	services interim committee and the legislature in accordance with 5-11-210 on the results of the analysis.
25	
26	NEW SECTION. Section 6. Use of nursing home appropriations. (1) (a) The department may use
27	money appropriated to meet the projected medicaid nursing home caseloads only for reimbursements to
28	nursing homes.



1	(b) If the actual caseload in a fiscal year is less than the projected caseload, the appropriation may
2	be used to increase rates to close the gap between the weighted average m edicaid rate paid to nursing homes
3	and the actual weighted average costs identified in facility cost reports, indexed forward for inflation.
4	(c) If no gap exists between the rate paid and identified costs, the appropriation may be used for
5	quality incentives, workforce enhancements, or enhancements and incentives designed to stabilize access to
6	and improve the quality of nursing home services.
7	(2) Unencumbered funds appropriated to a department division for nursing home services may not
8	be transferred to another program within the division or to another department division. The unencumbered
9	money must revert to the fund from which it was appropriated.
10	(3) The department shall report annually to the legislative finance committee in accordance with 5-
11	11-210 on the status of appropriations for nursing home services.
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13	NEW SECTION. Section 7. Inflationary adjustments for assisted living services. (1) For
14	BEGINNING IN the fiscal year beginning July 1, 2025, the department shall increase rates paid for assisted living
15	facility services ANNUALLY, at a minimum, by an inflation factor equal to the consumer price index, U.S. city
16	average, all urban consumers, for all items, as published by the bureau of labor statistics of the United States
17	department of labor, BUT IN NO CASE MAY THE RATE INCREASE UNDER THIS SECTION EXCEED 3%.
18	(2) For the fiscal year beginning July 1, 2027, and every 4 years thereafter, the department shall
19	conduct a comprehensive analysis of the cost of providing assisted living facility services and determine
20	whether rebasing the rates is necessary. The department shall report to the children, families, health, and
21	human services interim committee and the legislature in accordance with 5-11-210 on the results of the
22	analysis.
23	
24	NEW SECTION. Section 1. Calculation of room and board costs for assisted Assisted living
25	facility services personal needs allowance calculation CALCULATION OF ROOM AND BOARD COSTS FOR
26	ASSISTED LIVING FACILITY SERVICES. (1) The department shall, at a minimum, annually adjust the amount that
27	persons enrolled in the Montana medicaid program must pay for room and board when receiving assisted living
28	facility services.



1	(2) PERSONS ELIGIBLE FOR ASSISTED LIVING FACILITY SERVICES ARE ALLOWED A PERSONAL NEEDS
2	ALLOWANCE. THE ALLOWANCE MUST BE SET AT \$100 A MONTH ON JULY 1, 2023, AND INCREASED ON JANUARY 1 OF
3	EACH SUBSEQUENT CALENDAR YEAR BY THE SAME PERCENTAGE AS THE ANNUAL COST-OF-LIVING ADJUSTMENT MADE TO
4	SOCIAL SECURITY BENEFITS PURSUANT TO 42 U.S.C. 415.
5	(2)(3)(2) The room and board payment for a person who is categorically eligible for the program
6	must equal the person's monthly supplemental security income payment minus a \$100 allowance to provide
7	personal needs funds THE PERSONAL NEEDS ALLOWANCE A \$100 ALLOWANCE TO PROVIDE PERSONAL NEEDS FUNDS.
8	(a) The room and board payment for a person who qualifies for the program pursuant
9	to 53-6-131(1)(e)(ii)(A) must equal the person's countable gross income, minus:
10	(i) the amount of money the person must spend to qualify for medicaid; and
11	(ii) \$100 to provide THE personal needs funds ALLOWANCE \$100 TO PROVIDE PERSONAL NEEDS
12	<u>FUNDS</u> .
13	(b) After an initial adjustment made pursuant to subsection (3)(a), the department shall adjust the
14	room and board payments when the amount a person must spend to qualify for medicaid has been increased
15	or decreased to maintain <u>THE</u> personal needs funds of \$100 <u>ALLOWANCE</u> FUNDS OF \$100.
16	(4)(5) For the fiscal year beginning July 1, 2023, the department shall adjust the room and board
17	payment levels as provided in this section SUBSECTIONS (3) AND (4), AS APPROPRIATE, THIS SECTION on July 1,
18	2023, and on January 1, 2024.
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20	Section 9. Section 53-6-113, MCA, is amended to read:
21	"53-6-113. Department to adopt rules. (1) The department shall adopt appropriate rules necessary
22	for the administration of the Montana medicaid program as provided for in this part and that may be required by
23	federal laws and regulations governing state participation in medicaid under Title XIX of the Social Security Act,
24	42 U.S.C. 1396, et seq., as amended.
25	(2) The department shall adopt rules that are necessary to further define for the purposes of this
26	part the services provided under 53-6-101 and to provide that services being used are medically necessary and
27	that the services are the most efficient and cost-effective available. The rules may establish the amount, scope,



and duration of services provided under the Montana medicaid program, including the items and components

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- (3) (a) The department shall establish by rule the rates for reimbursement of services provided under this part. The department may in its discretion set rates of reimbursement that it determines necessary for the purposes of the program. In establishing rates of reimbursement, the department may consider but is not limited to considering:
- 6 (a)(i) the availability of appropriated funds;
- 7 (b)(ii) the actual cost of services;
- 8 (c)(iii) the quality of services;
- 9 (d)(iv) the professional knowledge and skills necessary for the delivery of services; and
- 10 (e)(v) the availability of services.
 - (b) The department shall adjust the reimbursement rates for nursing homes, as defined in [section]
- 12 <u>3</u> <u>1</u>; in accordance with [sections 4 and 5].
- 13 (4) The department shall specify by rule those professionals who may:
- 14 (a) deliver or direct the delivery of particular services; and
- (b) deliver services by means of telehealth in accordance with 53-6-122.
- 16 (5) The department may provide by rule for payment by a recipient of a portion of the reimbursements established by the department for services provided under this part.
 - (6) (a) The department may adopt rules consistent with this part to govern eligibility for the Montana medicaid program, including the medicaid program provided for in 53-6-195. Rules may include but are not limited to financial standards and criteria for income and resources, treatment of resources, nonfinancial criteria, family responsibilities, residency, application, termination, definition of terms, confidentiality of applicant and recipient information, and cooperation with the state agency administering the child support enforcement program under Title IV-D of the Social Security Act, 42 U.S.C. 651, et seq.
 - (b) The department may not apply financial criteria below \$15,000 for resources other than income in determining the eligibility of a child under 19 years of age for poverty level-related children's medicaid coverage groups, as provided in 42 U.S.C. 1396a(I)(1)(B) through (I)(1)(D).
 - (c) The department may not apply financial criteria below \$15,000 for an individual and \$30,000 for a couple for resources other than income in determining the eligibility of individuals for the medicaid program for



1	workers with disabilities provided for in 53-6-195.
2	(d) (i) The department may not adopt rules or policies requiring a person who is eligible for
3	medicaid pursuant to 53-6-131 (1)(e)(ii)(A) to:
4	(A) make only a cash payment to qualify for medicaid under that subsection; or
5	(B) only incur medical expenses as a means of qualifying for medicaid under that subsection.
6	(ii) If a person eligible for medicaid under 53-6-131 (1)(e)(ii)(A) is participating in a home and
7	community-based services waiver, the department shall count as an eligible medical expense any medical
8	service or item that a nonwaiver medicaid member is allowed to count as a medical expense to qualify for
9	medicaid under 53-6-131 (1)(e)(ii)(A).
10	(iii) Nothing in this subsection (6)(d) may be construed as preventing a person from making only a
11	cash payment to qualify for medicaid pursuant to 53-6-131 (1)(e)(ii)(A).
12	(7) The department may adopt rules limiting eligibility based on criteria more restrictive than that
13	provided in 53-6-131 if required by Title XIX of the Social Security Act, 42 U.S.C. 1396, et seq., as may be
14	amended, or if funds appropriated are not sufficient to provide medical care for all eligible persons.
15	(8) The department may adopt rules necessary for the administration of medicaid managed care
16	systems. Rules to be adopted may include but are not limited to rules concerning:
17	(a) participation in managed care;
18	(b) selection and qualifications for providers of managed care; and
19	(c) standards for the provision of managed care.
20	(9) Subject to subsection (6), the department shall establish by rule income limits for eligibility for
21	extended medical assistance of persons receiving section 1931 medicaid benefits, as defined in 53-4-602, who
22	lose eligibility because of increased income to the assistance unit, as that term is defined in the rules of the
23	department, as provided in 53-6-134, and shall also establish by rule the length of time for which extended
24	medical assistance will be provided. The department, in exercising its discretion to set income limits and
25	duration of assistance, may consider the amount of funds appropriated by the legislature.
26	(10) Unless required by federal law or regulation, the department may not adopt rules that exclude a
27	child from medicaid services or require prior authorization for a child to access medicaid services if the child
28	would be eligible for or able to access the services without prior authorization if the child was not in foster care."



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2	NEW SECTION. Section 2. Direction to department of public health and human services. The
3	legislature directs the department of public health and human services to apply for a state plan amendment no
4	later than January 1, 2024, to make assisted living facility services currently covered under the big sky waiver a
5	service covered under the community first choice option available under the medicaid program.
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7	NEW SECTION. Section 3. Codification instruction. [Sections 1 through 8] are [SECTION 1] IS
8	intended to be codified as an integral part of Title 53, chapter 6, and the provisions of Title 53, chapter 6, apply
9	to [sections 1 through 8] [SECTION 1].
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11	COORDINATION SECTION. Section 12. Coordination instruction. If both House Bill No. 110 and
12	[this act] are passed and approved, then the reference in [this act] to "legislative finance committee" in [section
13	6(3)] must be changed to "health and human services interim budget committee".
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15	NEW SECTION. Section 4. Effective dates DATE. (1) Except as provided in subsection (2), [this act]
16	[THIS ACT] is effective July 1, 2023.
17	(2) [Section 4(1)(b)] is effective July 1, 2024.



- END -