

1-1 By: Koop, et al. (Senate Sponsor - Huffines) H.B. No. 4300
 1-2 (In the Senate - Received from the House April 24, 2017;
 1-3 May 1, 2017, read first time and referred to Committee on
 1-4 Intergovernmental Relations; May 2, 2017, rereferred to Committee
 1-5 on Administration; May 2, 2017, reported favorably by the
 1-6 following vote: Yeas 6, Nays 0; May 2, 2017, sent to printer.)

1-7 COMMITTEE VOTE

	Yea	Nay	Absent	PNV
1-8				
1-9	X			
1-10	X			
1-11	X			
1-12	X			
1-13			X	
1-14	X			
1-15	X			

1-16 A BILL TO BE ENTITLED
 1-17 AN ACT

1-18 relating to the creation and operations of a health care provider
 1-19 participation program by the Dallas County Hospital District.

1-20 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1-21 SECTION 1. Subtitle D, Title 4, Health and Safety Code, is
 1-22 amended by adding Chapter 298A to read as follows:

1-23 CHAPTER 298A. DALLAS COUNTY HOSPITAL DISTRICT HEALTH CARE PROVIDER
 1-24 PARTICIPATION PROGRAM

1-25 SUBCHAPTER A. GENERAL PROVISIONS

1-26 Sec. 298A.001. DEFINITIONS. In this chapter:

1-27 (1) "Board" means the board of hospital managers of
 1-28 the district.

1-29 (2) "District" means the Dallas County Hospital
 1-30 District.

1-31 (3) "Institutional health care provider" means a
 1-32 nonpublic hospital located in the district that provides inpatient
 1-33 hospital services.

1-34 (4) "Paying provider" means an institutional health
 1-35 care provider required to make a mandatory payment under this
 1-36 chapter.

1-37 (5) "Program" means the health care provider
 1-38 participation program authorized by this chapter.

1-39 Sec. 298A.002. APPLICABILITY. This chapter applies only to
 1-40 the Dallas County Hospital District.

1-41 Sec. 298A.003. HEALTH CARE PROVIDER PARTICIPATION PROGRAM;
 1-42 PARTICIPATION IN PROGRAM. The board may authorize the district to
 1-43 participate in a health care provider participation program on the
 1-44 affirmative vote of a majority of the board, subject to the
 1-45 provisions of this chapter.

1-46 Sec. 298A.004. EXPIRATION. (a) Subject to Section
 1-47 298A.153(d), the authority of the district to administer and
 1-48 operate a program under this chapter expires December 31, 2019.

1-49 (b) This chapter expires December 31, 2019.

1-50 SUBCHAPTER B. POWERS AND DUTIES OF BOARD

1-51 Sec. 298A.051. LIMITATION ON AUTHORITY TO REQUIRE MANDATORY
 1-52 PAYMENT. The board may require a mandatory payment authorized
 1-53 under this chapter by an institutional health care provider in the
 1-54 district only in the manner provided by this chapter.

1-55 Sec. 298A.052. RULES AND PROCEDURES. The board may adopt
 1-56 rules relating to the administration of the program, including
 1-57 collection of the mandatory payments, expenditures, audits, and any
 1-58 other administrative aspects of the program.

1-59 Sec. 298A.053. INSTITUTIONAL HEALTH CARE PROVIDER
 1-60 REPORTING. If the board authorizes the district to participate in a
 1-61 program under this chapter, the board shall require each
 1-62 institutional health care provider to submit to the district a copy
 1-63 of any financial and utilization data required by and reported to

2-1 the Department of State Health Services under Sections 311.032 and
 2-2 311.033 and any rules adopted by the executive commissioner of the
 2-3 Health and Human Services Commission to implement those sections.

2-4 SUBCHAPTER C. GENERAL FINANCIAL PROVISIONS

2-5 Sec. 298A.101. HEARING. (a) In each year that the board
 2-6 authorizes a program under this chapter, the board shall hold a
 2-7 public hearing on the amounts of any mandatory payments that the
 2-8 board intends to require during the year and how the revenue derived
 2-9 from those payments is to be spent.

2-10 (b) Not later than the fifth day before the date of the
 2-11 hearing required under Subsection (a), the board shall publish
 2-12 notice of the hearing in a newspaper of general circulation in the
 2-13 district and provide written notice of the hearing to each
 2-14 institutional health care provider in the district.

2-15 Sec. 298A.102. DEPOSITORY. (a) If the board requires a
 2-16 mandatory payment authorized under this chapter, the board shall
 2-17 designate one or more banks as a depository for the district's local
 2-18 provider participation fund.

2-19 (b) All funds collected under this chapter shall be secured
 2-20 in the manner provided for securing other district funds.

2-21 Sec. 298A.103. LOCAL PROVIDER PARTICIPATION FUND;
 2-22 AUTHORIZED USES OF MONEY. (a) If the district requires a mandatory
 2-23 payment authorized under this chapter, the district shall create a
 2-24 local provider participation fund.

2-25 (b) The local provider participation fund consists of:

2-26 (1) all revenue received by the district attributable
 2-27 to mandatory payments authorized under this chapter;

2-28 (2) money received from the Health and Human Services
 2-29 Commission as a refund of an intergovernmental transfer under the
 2-30 program, provided that the intergovernmental transfer does not
 2-31 receive a federal matching payment; and

2-32 (3) the earnings of the fund.

2-33 (c) Money deposited to the local provider participation
 2-34 fund of the district may be used only to:

2-35 (1) fund intergovernmental transfers from the
 2-36 district to the state to provide the nonfederal share of Medicaid
 2-37 payments for:

2-38 (A) uncompensated care payments to nonpublic
 2-39 hospitals affiliated with the district, if those payments are
 2-40 authorized under the Texas Healthcare Transformation and Quality
 2-41 Improvement Program waiver issued under Section 1115 of the federal
 2-42 Social Security Act (42 U.S.C. Section 1315);

2-43 (B) uniform rate enhancements for nonpublic
 2-44 hospitals in the Medicaid managed care service area in which the
 2-45 district is located;

2-46 (C) payments available under another waiver
 2-47 program authorizing payments that are substantially similar to
 2-48 Medicaid payments to nonpublic hospitals described by Subdivision
 2-49 (A) or (B); or

2-50 (D) any reimbursement to nonpublic hospitals for
 2-51 which federal matching funds are available;

2-52 (2) subject to Section 298A.151(d), pay the
 2-53 administrative expenses of the district in administering the
 2-54 program, including collateralization of deposits;

2-55 (3) refund a mandatory payment collected in error from
 2-56 a paying provider;

2-57 (4) refund to paying providers a proportionate share
 2-58 of the money that the district:

2-59 (A) receives from the Health and Human Services
 2-60 Commission that is not used to fund the nonfederal share of Medicaid
 2-61 supplemental payment program payments; or

2-62 (B) determines cannot be used to fund the
 2-63 nonfederal share of Medicaid supplemental payment program
 2-64 payments;

2-65 (5) transfer funds to the Health and Human Services
 2-66 Commission if the district is legally required to transfer the
 2-67 funds to address a disallowance of federal matching funds with
 2-68 respect to programs for which the district made intergovernmental
 2-69 transfers described by Subdivision (1); and

2-70 (6) reimburse the district if the district is required
 2-71 by the rules governing the uniform rate enhancement program

3-1 described by Subdivision (1)(B) to incur an expense or forego
 3-2 Medicaid reimbursements from the state because the balance of the
 3-3 local provider participation fund is not sufficient to fund that
 3-4 rate enhancement program.

3-5 (d) Money in the local provider participation fund may not
 3-6 be commingled with other district funds.

3-7 (e) Notwithstanding any other provision of this chapter,
 3-8 with respect to an intergovernmental transfer of funds described by
 3-9 Subsection (c)(1) made by the district, any funds received by the
 3-10 state, district, or other entity as a result of that transfer may
 3-11 not be used by the state, district, or any other entity to:

3-12 (1) expand Medicaid eligibility under the Patient
 3-13 Protection and Affordable Care Act (Pub. L. No. 111-148) as amended
 3-14 by the Health Care and Education Reconciliation Act of 2010 (Pub. L.
 3-15 No. 111-152); or

3-16 (2) fund the nonfederal share of payments to nonpublic
 3-17 hospitals available through the Medicaid disproportionate share
 3-18 hospital program or the delivery system reform incentive payment
 3-19 program.

3-20 SUBCHAPTER D. MANDATORY PAYMENTS

3-21 Sec. 298A.151. MANDATORY PAYMENTS BASED ON PAYING PROVIDER
 3-22 NET PATIENT REVENUE. (a) Except as provided by Subsection (e), if
 3-23 the board authorizes a health care provider participation program
 3-24 under this chapter, the board may require an annual mandatory
 3-25 payment to be assessed on the net patient revenue of each
 3-26 institutional health care provider located in the district. The
 3-27 board may provide for the mandatory payment to be assessed
 3-28 quarterly. In the first year in which the mandatory payment is
 3-29 required, the mandatory payment is assessed on the net patient
 3-30 revenue of an institutional health care provider as determined by
 3-31 the data reported to the Department of State Health Services under
 3-32 Sections 311.032 and 311.033 in the most recent fiscal year for
 3-33 which that data was reported. If the institutional health care
 3-34 provider did not report any data under those sections, the
 3-35 provider's net patient revenue is the amount of that revenue as
 3-36 contained in the provider's Medicare cost report submitted for the
 3-37 previous fiscal year or for the closest subsequent fiscal year for
 3-38 which the provider submitted the Medicare cost report. If the
 3-39 mandatory payment is required, the district shall update the amount
 3-40 of the mandatory payment on an annual basis.

3-41 (b) The amount of a mandatory payment authorized under this
 3-42 chapter must be uniformly proportionate with the amount of net
 3-43 patient revenue generated by each paying provider in the district
 3-44 as permitted under federal law. A health care provider
 3-45 participation program authorized under this chapter may not hold
 3-46 harmless any institutional health care provider, as required under
 3-47 42 U.S.C. Section 1396b(w).

3-48 (c) If the board requires a mandatory payment authorized
 3-49 under this chapter, the board shall set the amount of the mandatory
 3-50 payment, subject to the limitations of this chapter. The aggregate
 3-51 amount of the mandatory payments required of all paying providers
 3-52 in the district may not exceed six percent of the aggregate net
 3-53 patient revenue from hospital services provided by all paying
 3-54 providers in the district.

3-55 (d) Subject to Subsection (c), if the board requires a
 3-56 mandatory payment authorized under this chapter, the board shall
 3-57 set the mandatory payments in amounts that in the aggregate will
 3-58 generate sufficient revenue to cover the administrative expenses of
 3-59 the district for activities under this chapter and to fund an
 3-60 intergovernmental transfer described by Section 298A.103(c)(1).
 3-61 The annual amount of revenue from mandatory payments that shall be
 3-62 paid for administrative expenses by the district is \$150,000, plus
 3-63 the cost of collateralization of deposits, regardless of actual
 3-64 expenses.

3-65 (e) A paying provider may not add a mandatory payment
 3-66 required under this section as a surcharge to a patient.

3-67 (f) A mandatory payment assessed under this chapter is not a
 3-68 tax for hospital purposes for purposes of Section 4, Article IX,
 3-69 Texas Constitution, or Section 281.045.

3-70 Sec. 298A.152. ASSESSMENT AND COLLECTION OF MANDATORY
 3-71 PAYMENTS. (a) The district may designate an official of the

4-1 district or contract with another person to assess and collect the
4-2 mandatory payments authorized under this chapter.

4-3 (b) The person charged by the district with the assessment
4-4 and collection of mandatory payments shall charge and deduct from
4-5 the mandatory payments collected for the district a collection fee
4-6 in an amount not to exceed the person's usual and customary charges
4-7 for like services.

4-8 (c) If the person charged with the assessment and collection
4-9 of mandatory payments is an official of the district, any revenue
4-10 from a collection fee charged under Subsection (b) shall be
4-11 deposited in the district general fund and, if appropriate, shall
4-12 be reported as fees of the district.

4-13 Sec. 298A.153. PURPOSE; CORRECTION OF INVALID PROVISION OR
4-14 PROCEDURE; LIMITATION OF AUTHORITY. (a) The purpose of this chapter
4-15 is to authorize the district to establish a program to enable the
4-16 district to collect mandatory payments from institutional health
4-17 care providers to fund the nonfederal share of a Medicaid
4-18 supplemental payment program or the Medicaid managed care rate
4-19 enhancements for nonpublic hospitals to support the provision of
4-20 health care by institutional health care providers to district
4-21 residents in need of health care.

4-22 (b) This chapter does not authorize the district to collect
4-23 mandatory payments for the purpose of raising general revenue or
4-24 any amount in excess of the amount reasonably necessary to fund the
4-25 nonfederal share of a Medicaid supplemental payment program or
4-26 Medicaid managed care rate enhancements for nonpublic hospitals and
4-27 to cover the administrative expenses of the district associated
4-28 with activities under this chapter.

4-29 (c) To the extent any provision or procedure under this
4-30 chapter causes a mandatory payment authorized under this chapter to
4-31 be ineligible for federal matching funds, the board may provide by
4-32 rule for an alternative provision or procedure that conforms to the
4-33 requirements of the federal Centers for Medicare and Medicaid
4-34 Services. A rule adopted under this section may not create, impose,
4-35 or materially expand the legal or financial liability or
4-36 responsibility of the district or an institutional health care
4-37 provider in the district beyond the provisions of this chapter.
4-38 This section does not require the board to adopt a rule.

4-39 (d) The district may only assess and collect a mandatory
4-40 payment authorized under this chapter if a waiver program, uniform
4-41 rate enhancement, or reimbursement described by Section
4-42 298A.103(c)(1) is available to the district.

4-43 SECTION 2. As soon as practicable after the expiration of
4-44 the authority of the Dallas County Hospital District to administer
4-45 and operate a health care provider participation program under
4-46 Chapter 298A, Health and Safety Code, as added by this Act, the
4-47 board of hospital managers of the Dallas County Hospital District
4-48 shall transfer to each institutional health care provider in the
4-49 district that provider's proportionate share of any remaining funds
4-50 in any local provider participation fund created by the district
4-51 under Section 298A.103, Health and Safety Code, as added by this
4-52 Act.

4-53 SECTION 3. If before implementing any provision of this Act
4-54 a state agency determines that a waiver or authorization from a
4-55 federal agency is necessary for implementation of that provision,
4-56 the agency affected by the provision shall request the waiver or
4-57 authorization and may delay implementing that provision until the
4-58 waiver or authorization is granted.

4-59 SECTION 4. This Act takes effect immediately if it receives
4-60 a vote of two-thirds of all the members elected to each house, as
4-61 provided by Section 39, Article III, Texas Constitution. If this
4-62 Act does not receive the vote necessary for immediate effect, this
4-63 Act takes effect September 1, 2017.

4-64 * * * * *