1	HOSPITAL ASSESSMENT AMENDMENTS
2	2013 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Lyle W. Hillyard
5	House Sponsor: Brad R. Wilson
6 7	LONG TITLE
8	General Description:
9	This bill amends the Hospital Provider Assessment Act.
10	Highlighted Provisions:
11	This bill:
12	<ul><li>defines terms;</li></ul>
13	<ul><li>modifies the calculation of the annual assessment;</li></ul>
14	<ul> <li>modifies the manner in which a hospital's discharge data is derived;</li> </ul>
15	<ul> <li>requires the Division of Health Care Financing of the Department of Health to</li> </ul>
16	incorporate \$154 million into the accountable care organization rate structure;
17	<ul> <li>grants rulemaking authority to the Department of Health over the penalties and</li> </ul>
18	interest assessed under the Act;
19	► repeals the assessment on July 1, 2016; and
20	<ul><li>makes technical changes.</li></ul>
21	Money Appropriated in this Bill:
22	This bill appropriates in fiscal year 2013:
23	to Department of Health - Medicaid Mandatory Services:
24	• from Hospital Provider Assessment Special Revenue Fund, \$6,300,600.
25	This bill appropriates in fiscal year 2014:



26	<ul> <li>to Department of Health - Medicaid Mandatory Services, as an ongoing</li> </ul>
27	appropriation:
28	<ul> <li>from Hospital Provider Assessment Special Revenue Fund, \$5,500,000.</li> </ul>
29	Other Special Clauses:
30	If approved by two-thirds of all the members elected to each house, this bill takes effect
31	on April 1, 2013.
32	<b>Utah Code Sections Affected:</b>
33	AMENDS:
34	26-36a-103, as enacted by Laws of Utah 2010, Chapter 179
35	26-36a-202, as enacted by Laws of Utah 2010, Chapter 179
36	<b>26-36a-203</b> , as last amended by Laws of Utah 2012, Chapter 348
37	26-36a-204, as enacted by Laws of Utah 2010, Chapter 179
38	26-36a-205, as last amended by Laws of Utah 2012, Chapter 348
39	26-36a-206, as enacted by Laws of Utah 2010, Chapter 179
40	26-36a-207, as enacted by Laws of Utah 2010, Chapter 179
41	26-36a-208, as last amended by Laws of Utah 2011, Chapter 118
42	63I-1-226, as last amended by Laws of Utah 2012, Chapters 171 and 328
43	REPEALS:
44	<b>26-36a-209</b> , as last amended by Laws of Utah 2012, Chapter 348
45	
46	Be it enacted by the Legislature of the state of Utah:
47	Section 1. Section <b>26-36a-103</b> is amended to read:
48	<b>26-36a-103.</b> Definitions.
49	As used in this chapter:
50	(1) "Assessment" means the Medicaid hospital provider assessment established by this
51	chapter.
52	(2) "Discharges" means the number of total hospital discharges reported on worksheet
53	S-3 Part I, column 15, lines 12, 14, and 14.01 of the 2552-96 Medicare Cost Report or on
54	Worksheet S-3 Part I, column 15, lines 14, 16, and 17 of the 2552-10 Medicare Cost Report for
55	the applicable assessment year.
56	(3) "Division" means the Division of Health Care Financing of the department.

57	(4) "Hospital":
58	(a) means a privately owned:
59	(i) general acute hospital operating in the state as defined in Section 26-21-2; and
60	(ii) specialty hospital operating in the state, which shall include a privately owned
61	hospital whose inpatient admissions are predominantly:
62	(A) rehabilitation;
63	(B) psychiatric;
64	(C) chemical dependency; or
65	(D) long-term acute care services; and
66	(b) does not include:
67	(i) a residential care or treatment facility as defined in Section 62A-2-101;
68	(ii) a hospital owned by the federal government, including the Veterans Administration
69	Hospital; or
70	[(iii) a Shriners hospital that does not charge for its services; or]
71	[(iv)] (iii) a hospital that is owned by the state government, a state agency, or a political
72	subdivision of the state, including:
73	(A) a state-owned teaching hospital; and
74	(B) the Utah State Hospital.
75	[(5) "Low volume select access hospital" means a hospital that furnished inpatient
76	hospital services during fiscal year 2008 to less than 300 Medicaid cases under the select
77	access program.]
78	[(6)] (5) "Medicare cost report" means CMS-2552-96 or CMS-2552-10, the cost report
79	for electronic filing of hospitals.
80	[(7) "Select access cases" means the number of hospital inpatient cases related to
81	individuals enrolled in the state's select access program for 2008.]
82	[(8)] (6) "State plan amendment" means a change or update to the state Medicaid plan.
83	[(9) "Upper payment limit" means the maximum ceiling imposed by federal regulation
84	on a hospital Medicaid reimbursement for inpatient services under 42 C.F.R. Sec. 447.272.]
85	[ <del>(10) "Upper payment limit gap":</del> ]
86	[(a) means the difference between:]
87	[(i) the inpatient hospital upper payment limit for hospitals; and]

88	[(ii) Medicaid payments for inpatient hospital services not financed using hospital
89	assessments paid by all hospitals;]
90	[(b) shall be calculated separately for hospital inpatient services; and]
91	[(c) does not include Medicaid disproportionate share payments as part of the
92	calculation for the upper payment limit gap.]
93	(7) "Accountable care organization" means a managed care organization, as defined in
94	42 C.F.R. Sec. 438, that contracts with the department under the provisions of Section
95	<u>26-18-405.</u>
96	Section 2. Section 26-36a-202 is amended to read:
97	26-36a-202. Assessment, collection, and payment of hospital provider assessment.
98	(1) A uniform, broad based, assessment is imposed on each hospital as defined in
99	Subsection 26-36a-103(4)(a):
100	(a) in the amount designated in Section 26-36a-203; and
101	(b) in accordance with Section 26-36a-204[, beginning when the division has obtained
102	approval from the Center for Medicare and Medicaid Services and provided notice of the
103	assessment to the hospital].
104	(2) (a) The assessment imposed by this chapter is due and payable on a quarterly basis
105	in accordance with Section 26-36a-204.
106	(b) The collecting agent for this assessment is the department which is vested with the
107	administration and enforcement of this chapter, including the right to adopt administrative rules
108	in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, necessary to:
109	(i) implement and enforce the provisions of this act; and
110	(ii) audit records of a facility:
111	(A) that is subject to the assessment imposed by this chapter; and
112	(B) does not file a Medicare cost report.
113	(c) The department shall forward proceeds from the assessment imposed by this
114	chapter to the state treasurer for deposit in the restricted special revenue fund as specified in
115	Section 26-36a-207.
116	(3) The department may, by rule, extend the time for paying the assessment.
117	Section 3. Section 26-36a-203 is amended to read:
118	26-36a-203. Calculation of assessment.

119	[(1) The division shall calculate the inpatient upper payment limit gap for hospitals for
120	each state fiscal year.]
121	$[\frac{(2)}{2}]$ (a) An annual assessment is payable on a quarterly basis for each hospital in
122	an amount calculated at a uniform assessment rate for each hospital discharge, in accordance
123	with this section.
124	(b) The uniform assessment rate shall be determined using the total number of hospital
125	discharges for assessed hospitals divided into the total non-federal portion [of the upper
126	payment limit gap] in an amount consistent with Section 26-36a-205 that is needed to support
127	capitated rates for accountable care organizations for purposes of hospital services provided to
128	Medicaid enrollees.
129	(c) Any quarterly changes to the uniform assessment rate shall be applied uniformly to
130	all assessed hospitals.
131	(d) [(i) Except as provided in Subsection (2)(d)(ii), the] The annual uniform
132	assessment rate may not generate more than [the non-federal share of the annual upper payment
133	limit gap for the fiscal year.]:
134	[(ii) For fiscal years 2011-12 and 2012-13 the department may generate an additional
135	amount from the assessment imposed under Subsection (2)(d)(i) in the amount of:]
136	[(A)] (i) \$1,000,000 to offset Medicaid mandatory expenditures; and
137	[(B)] (ii) the non-federal share to seed amounts needed to support capitated rates for
138	accountable care organizations as provided for in Subsection (1)(b).
139	[(3) (a) For state fiscal years 2010 and 2011, discharges shall be determined using the
140	data from each hospital's Medicare Cost Report contained in the Centers for Medicare and
141	Medicaid Services' Healthcare Cost Report Information System file as of April 1, 2009, for
142	hospital fiscal years ending between October 1, 2007, and September 30, 2008.]
143	[(b) If a hospital's fiscal year Medicare Cost Report is not contained in the Centers for
144	Medicare and Medicaid Services' Healthcare Cost Report Information System file dated March
145	<del>31, 2009:</del> ]
146	[(i) the hospital shall submit to the division a copy of the hospital's Medicare Cost
147	Report with a fiscal year end between October 1, 2007, and September 30, 2008; and]
148	[(ii) the division shall determine the hospital's discharges from the information
149	submitted under Subsection (3)(b)(i).]

150	[(c) If a hospital started operations after the due date for a 2007 Medicare Cost Report:]
151	[(i) the hospital shall submit to the division a copy of the hospital's most recent
152	complete year Medicare Cost Report; and]
153	[(ii) the division shall determine the hospital's discharges from the information
154	submitted under Subsection (3)(c)(i).]
155	[(d) If a hospital is not certified by the Medicare program and is not required to file a
156	Medicare Cost Report:
157	[(i) the hospital shall submit to the division its applicable fiscal year discharges with
158	supporting documentation;]
159	[(ii) the division shall determine the hospital's discharges from the information
160	submitted under Subsection (3)(d)(i); and]
161	[(iii) the failure to submit discharge information under Subsections (3)(d)(i) and (ii)
162	shall result in an audit of the hospital's records by the department and the imposition of a
163	penalty equal to 5% of the calculated assessment.]
164	[4] (2) (a) For each state fiscal year [2012 and 2013], discharges shall be determined
165	using the data from each hospital's Medicare Cost Report contained in the Centers for Medicare
166	and Medicaid Services' Healthcare Cost Report Information System file [as of]. The hospital's
167	discharge data will be derived as follows:
168	(i) for state fiscal year 2012, September 30, 2010, for hospital fiscal years ending
169	between October 1, 2008, and September 30, 2009; and]
170	[(ii) for state fiscal year 2013, September 30, 2011, for hospital fiscal years ending
171	between October 1, 2009, and September 30, 2010.]
172	(i) for state fiscal year 2013, the hospital's cost report data for the hospital's fiscal year
173	ending between July 1, 2009, and June 30, 2010;
174	(ii) for state fiscal year 2014, the hospital's cost report data for the hospital's fiscal year
175	ending between July 1, 2010, and June 30, 2011;
176	(iii) for state fiscal year 2015, the hospital's cost report data for the hospital's fiscal year
177	ending between July 1, 2011, and June 30, 2012; and
178	(iv) for state fiscal year 2016, the hospital's cost report data for the hospital's fiscal year
179	ending between July 1, 2012, and June 30, 2013.
180	(b) If a hospital's fiscal year Medicare Cost Report is not contained in the Centers for

181	Medicare and Medicaid Services' Healthcare Cost Report Information System file:
182	(i) the hospital shall submit to the division a copy of the hospital's Medicare Cost
183	Report applicable to the assessment year; and
184	(ii) the division shall determine the hospital's discharges.
185	(c) If a hospital is not certified by the Medicare program and is not required to file a
186	Medicare Cost Report:
187	(i) the hospital shall submit to the division its applicable fiscal year discharges with
188	supporting documentation;
189	(ii) the division shall determine the hospital's discharges from the information
190	submitted under Subsection $[(4)]$ $(2)(c)(i)$ ; and
191	(iii) the failure to submit discharge information shall result in an audit of the hospital's
192	records and a penalty equal to 5% of the calculated assessment.
193	$[\underbrace{(5)}]$ (3) Except as provided in Subsection $[\underbrace{(6)}]$ (4), if a hospital is owned by an
194	organization that owns more than one hospital in the state:
195	(a) the assessment for each hospital shall be separately calculated by the department;
196	and
197	(b) each separate hospital shall pay the assessment imposed by this chapter.
198	[(6)] (4) Notwithstanding the requirement of Subsection $[(5)]$ (3), if multiple hospitals
199	use the same Medicaid provider number:
200	(a) the department shall calculate the assessment in the aggregate for the hospitals
201	using the same Medicaid provider number; and
202	(b) the hospitals may pay the assessment in the aggregate.
203	[(7) (a) The assessment formula imposed by this section, and the inpatient access
204	payments under Section 26-36a-205, shall be adjusted in accordance with Subsection (7)(b) if a
205	hospital, for any reason, does not meet the definition of a hospital subject to the assessment
206	under Section 26-36a-103 for the entire fiscal year.]
207	[(b) The department shall adjust the assessment payable to the department under this
208	chapter for a hospital that is not subject to the assessment for an entire fiscal year by
209	multiplying the annual assessment calculated under Subsection (3) or (4) by a fraction, the
210	numerator of which is the number of days during the year that the hospital operated, and the
211	denominator of which is 365.

212	[(c) A hospital described in Subsection (7)(a):]
213	[(i) that is ceasing to operate in the state, shall pay any assessment owed to the
214	department immediately upon ceasing to operate in the state; and]
215	[(ii) shall receive Medicaid inpatient hospital access payments under Section
216	26-36a-205 for the state fiscal year, adjusted using the same formula described in Subsection
217	<del>(7)(b).</del> ]
218	[(8) A hospital that is subject to payment of the assessment at the beginning of a state
219	fiscal year, but during the state fiscal year experiences a change in status so that it no longer
220	falls under the definition of a hospital subject to the assessment in Section 26-36a-204, shall:]
221	[(a) not be required to pay the hospital assessment beginning on the date established by
222	the department by administrative rule; and]
223	[(b) not be entitled to Medicaid inpatient hospital access payments under Section
224	26-36a-205 on the date established by the department by administrative rule.]
225	Section 4. Section <b>26-36a-204</b> is amended to read:
226	26-36a-204. Quarterly notice Collection.
227	[(1) (a) The division shall submit to the Center for Medicare and Medicaid Services:]
228	[(i) the payment methodology for the assessment imposed by this chapter; and]
229	[(ii) if necessary, a waiver under 42 C.F.R. Sec. 433.68.]
230	[(b) When the division receives notice of approval of the assessment and access
231	payments under this chapter from the Center for Medicare and Medicaid Services, the division
232	shall, within 45 days of the notice from the Center for Medicare and Medicaid Services,
233	provide a hospital that is subject to the assessment notice of:]
234	[(i) the approval of the assessment methodology from the Center for Medicare and
235	Medicaid Services;]
236	[(ii) the assessment rate;]
237	[(iii) the hospital's discharges subject to the assessment; and]
238	[(iv) the assessment amount owed by the hospital for the applicable fiscal year.]
239	[(2) The initial quarterly installments of the assessment imposed by this chapter are due
240	and payable if:]
241	[(a) the division has provided notice of the annual assessment under Subsection (1);
242	and]

243	(b) the division has made all the quarterly installments of the Medicaid inpatient
244	hospital access payments that were otherwise due under Section 26-36a-205, consistent with
245	the effective date of the approved state plan amendment.]
246	[(3) After the initial quarterly installments of the Medicaid inpatient hospital access
247	payments are made by the division, a hospital shall pay to the division the initial quarterly
248	assessments imposed by this chapter within 10 business days. Subsequent quarterly]
249	Quarterly assessments imposed by this chapter shall be paid to the division within [10]
250	15 business days after the [hospital receives its Medicaid inpatient hospital access payment due
251	for the applicable quarter under Section 26-36a-205] original invoice date that appears on the
252	invoice issued by the division.
253	Section 5. Section <b>26-36a-205</b> is amended to read:
254	26-36a-205. Medicaid hospital adjustment under accountable care organization
255	rates.
256	[(1)] To preserve and improve access to [hospitals] hospital services, the division shall
257	[make Medicaid inpatient hospital access payments to hospitals in accordance with this section,
258	Section 26-36a-204, and Subsection 26-36a-203(7)], for accountable care organization rates
259	effective on or after April 1, 2013, incorporate an annualized amount equal to \$154 million into
260	the accountable care organization rate structure calculation consistent with the certified
261	actuarial rate range.
262	[(2) (a) The Medicaid inpatient hospital access payment amount to a particular hospital
263	shall be established by the division.]
264	[(b) The aggregate of all hospital's Medicaid inpatient hospital access payments shall
265	be:]
266	[(i) equal to the upper payment limit gap for inpatient services for all hospitals; and]
267	[(ii) designated as the Medicaid inpatient hospital access payment pool.]
268	[(3) In addition to any other funds paid to hospitals during fiscal years 2010 and 2011
269	for inpatient hospital services to Medicaid patients, a Medicaid hospital inpatient access
270	payment shall be made:]
271	[(a) for state fiscal years 2010 and 2011:]
272	[(i) the amount of \$825 per Medicaid fee for service day, to a hospital that:]
273	[(A) was not a specialty hospital; and]

274	[(B) had less than 300 select access inpatient cases during state fiscal year 2008; and]
275	[(ii) inpatient hospital access payments as determined by dividing the remaining
276	spending room available in the current year UPL, after offsetting the payments authorized
277	under Subsection (3)(a)(i) by the total 2008 Medicaid inpatient hospital payments, multiplied
278	by the hospital's Medicaid inpatient payments for state fiscal year 2008, exclusive of medical
279	education and Medicaid disproportionate share payments;]
280	[(b) for state fiscal year 2012:]
281	[(i) the amount of \$825 per Medicaid fee for service day, to a hospital that:]
282	[(A) is not a specialty hospital; and]
283	[(B) has less than 300 select access inpatient cases during the state fiscal year 2008;
284	and]
285	[(ii) inpatient hospital access payments as determined by dividing the remaining
286	spending room available in the current year upper payment limit, after offsetting the payments
287	authorized under Subsection (3)(a)(i), by the total 2009 Medicaid inpatient hospital payments,
288	multiplied by the hospital's Medicaid inpatient payments for state fiscal year 2009; and]
289	[ <del>(c) for state fiscal year 2013:</del> ]
290	[(i) the amount of \$825 per Medicaid fee for service day, to a hospital that:]
291	[(A) is not a specialty hospital; and]
292	[(B) has less than 300 select access inpatient cases during the state fiscal year 2008;
293	and]
294	[(ii) inpatient hospital access payments as determined by dividing the remaining
295	spending room available in the current year upper payment limit, after offsetting the payments
296	authorized under Subsection (3)(a)(i), by the total 2010 Medicaid inpatient hospital payments,
297	multiplied by the hospital's Medicaid inpatient payments for state fiscal year 2010.]
298	[(4) Medicaid inpatient hospital access payments shall be made:]
299	[(a) on a quarterly basis for inpatient hospital services furnished to Medicaid
300	individuals during each quarter; and]
301	[(b) within 15 days after the end of each quarter.]
302	[(5) A hospital's Medicaid inpatient access payment shall not be used to offset any
303	other payment by Medicaid for hospital inpatient or outpatient services to Medicaid
304	beneficiaries, including a:]

303	[(a) lee-loi-service payment,]
306	[(b) per diem payment;]
307	[ <del>(c) hospital inpatient adjustment; or</del> ]
308	[ <del>(d) cost settlement payment.</del> ]
309	[(6) When the division obtains approval from the Centers for Medicare and Medicaid
310	Services for the Medicaid Waiver - Accountable Care Organizations, and has determined the
311	capitated rate for the accountable care organizations, the department shall consult with the Utah
312	Hospitals Association to develop an alternative supplemental payment methodology that can be
313	approved by the Centers for Medicare and Medicaid Services.]
314	[(7) A hospital shall not be guaranteed that the hospital's Medicaid inpatient hospital
315	access payments will equal or exceed the amount of the hospital's assessment.]
316	Section 6. Section 26-36a-206 is amended to read:
317	26-36a-206. Penalties and interest.
318	(1) A facility that fails to pay any assessment or file a return as required under this
319	chapter, within the time required by this chapter, shall pay, in addition to the assessment,
320	penalties and interest established by the department.
321	(2) (a) Consistent with Subsection (2)(b), the department shall adopt rules in
322	accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, which establish
323	reasonable penalties and interest for the violations described in Subsection (1).
324	(b) If a hospital fails to timely pay the full amount of a quarterly assessment, the
325	department shall add to the assessment:
326	(i) a penalty equal to 5% of the quarterly amount not paid on or before the due date;
327	and
328	(ii) on the last day of each quarter after the due date until the assessed amount and the
329	penalty imposed under Subsection (2)(b)(i) are paid in full, an additional 5% penalty on:
330	(A) any unpaid quarterly assessment; and
331	(B) any unpaid penalty assessment.
332	[(c) The division may waive, reduce, or compromise the penalties and interest provided
333	for in this section in the same manner as provided in Subsection 59-1-401(8).
334	(c) Upon making a record of its actions, and upon reasonable cause shown, the division
335	may waive, reduce, or compromise any of the penalties imposed under this part.

336	Section 7. Section <b>26-36a-207</b> is amended to read:
337	26-36a-207. Restricted Special Revenue Fund Creation Deposits.
338	(1) There is created a restricted special revenue fund known as the "Hospital Provider
339	Assessment Special Revenue Fund."
340	(2) The fund shall consist of:
341	(a) the assessments collected by the department under this chapter;
342	(b) any interest and penalties levied with the administration of this chapter; and
343	(c) any other funds received as donations for the restricted fund and appropriations
344	from other sources.
345	(3) Money in the fund shall be used:
346	[(a) to make inpatient hospital access payments under Section 26-36a-205; and]
347	(a) to support capitated rates consistent with Subsection 26-36a-203(1)(d) for
348	accountable care organizations; and
349	(b) to reimburse money collected by the division from a hospital through a mistake
350	made under this chapter.
351	Section 8. Section 26-36a-208 is amended to read:
352	26-36a-208. Repeal of assessment.
353	(1) The repeal of the assessment imposed by this chapter shall occur upon the
354	certification by the executive director of the department that the sooner of the following has
355	occurred:
356	(a) the effective date of any action by Congress that would disqualify the assessment
357	imposed by this chapter from counting towards state Medicaid funds available to be used to
358	determine the federal financial participation;
359	(b) the effective date of any decision, enactment, or other determination by the
360	Legislature or by any court, officer, department, or agency of the state, or of the federal
361	government that has the effect of:
362	(i) disqualifying the assessment from counting towards state Medicaid funds available
363	to be used to determine federal financial participation for Medicaid matching funds; or
364	(ii) creating for any reason a failure of the state to use the assessments for the Medicaid
365	program as described in this chapter; [and]
366	(c) the effective date of:

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367	(i) an appropriation for any state fiscal year from the General Fund for hospital
368	payments under the state Medicaid program that is less than the amount appropriated for state
369	fiscal year 2012;
370	(ii) the annual revenues of the state General Fund budget return to the level that was
371	appropriated for fiscal year 2008;
372	(iii) approval of any change in the state Medicaid plan that requires a greater
373	percentage of Medicaid patients to enroll in Medicaid managed care plans than what is
374	required:
375	(A) to implement accountable care organizations in the state plan; and
376	(B) by other managed care enrollment requirements in effect on or before January 1,
377	2012;
378	(iv) a division change in rules that reduces any of the following below July 1, 2011
379	payments:
380	(A) aggregate hospital inpatient payments;
381	(B) adjustment payment rates; or
382	(C) any cost settlement protocol; or
383	(v) a division change in rules that reduces the aggregate outpatient payments below
384	July 1, 2011 payments[-]; and
385	(d) the sunset of this chapter in accordance with Section 63I-1-226.
386	(2) If the assessment is repealed under Subsection (1), money in the fund that was
387	derived from assessments imposed by this chapter, before the determination made under
388	Subsection (1), shall be disbursed under Section 26-36a-205 to the extent federal matching is
389	not reduced due to the impermissibility of the assessments. Any funds remaining in the special
390	revenue fund shall be refunded to the hospitals in proportion to the amount paid by each
391	hospital.
392	Section 9. Section <b>63I-1-226</b> is amended to read:
393	63I-1-226. Repeal dates, Title 26.
394	(1) Title 26, Chapter 9f, Utah Digital Health Service Commission Act, is repealed July
395	1, 2015.
396	(2) Section 26-18-12, Expansion of 340B drug pricing programs, is repealed July 1,

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398	(3) Section 26-21-23, Licensing of non-Medicaid nursing care facility beds, is repealed
399	July 1, 2016.
400	(4) Section 26-21-211 is repealed July 1, 2013.
401	(5) Title 26, Chapter 33a, Utah Health Data Authority Act, is repealed July 1, 2014.
402	(6) Title 26, Chapter 36a, Hospital Provider Assessment Act, is repealed July 1, [2013]
403	<u>2016</u> .
404	(7) Section 26-38-2.5 is repealed July 1, 2017.
405	(8) Section 26-38-2.6 is repealed July 1, 2017.
406	Section 10. Repealer.
407	This bill repeals:
408	Section 26-36a-209, State plan amendment.
409	Section 11. Appropriation.
410	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
411	the fiscal year beginning July 1, 2012, and ending June 30, 2013, the following sums of money
412	are appropriated from resources not otherwise appropriated, or reduced from amounts
413	previously appropriated, out of the funds or accounts indicated. These sums of money are in
414	addition to any amounts previously appropriated for fiscal year 2013.
415	To Department of Health - Medicaid Mandatory Services
416	From Hospital Provider Assessment Special Revenue Fund \$6,300,600
417	Schedule of Programs:
418	Department of Health - Medicaid Mandatory Services \$6,300,600
419	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
420	the fiscal year beginning July 1, 2013, and ending June 30, 2014, the following sums of money
421	are appropriated from resources not otherwise appropriated, or reduced from amounts
422	previously appropriated, out of the funds or accounts indicated. These sums of money are in
423	addition to any amounts previously appropriated for fiscal year 2014.
424	To Department of Health - Medicaid Mandatory Services
425	From Hospital Provider Assessment Special Revenue Fund \$5,500,000
426	Schedule of Programs:
427	Department of Health - Medicaid Mandatory Services \$5,500,000
428	Section 12. Effective date.

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429	If approved by two-thirds of all the members elected to each house, this bill takes effect
430	on April 1, 2013.