

Representative Steve Eliason proposes the following substitute bill:

PRIMARY CARE NETWORK AMENDMENTS

2018 GENERAL SESSION

STATE OF UTAH

Chief Sponsor: Steve Eliason

Senate Sponsor: _____

LONG TITLE

General Description:

This bill creates a new waiver program to provide enhanced benefits for certain individuals in the Medicaid program, and provides funding for the enhancement waiver program through an existing hospital assessment and a portion of the growth in alcohol and tobacco tax revenues.

Highlighted Provisions:

This bill:

- ▶ directs the Department of Health to apply for a new waiver or an amendment to an existing waiver to implement the Primary Care Network enhancement waiver program described in this bill;
- ▶ amends the Inpatient Hospital Assessment Act to pay for the cost of the enhancement waiver program; and
- ▶ dedicates a portion of the growth in the state's revenue from alcohol and tobacco taxes to pay for the cost of the enhancement waiver program.

Money Appropriated in this Bill:

None

Other Special Clauses:

This bill provides a special effective date.



26 This bill provides coordination clauses.

27 **Utah Code Sections Affected:**

28 AMENDS:

- 29 **26-18-411**, as enacted by Laws of Utah 2016, Chapter 279
- 30 **26-36b-102**, as enacted by Laws of Utah 2016, Chapter 279
- 31 **26-36b-103**, as enacted by Laws of Utah 2016, Chapter 279
- 32 **26-36b-201**, as enacted by Laws of Utah 2016, Chapter 279
- 33 **26-36b-202**, as enacted by Laws of Utah 2016, Chapter 279
- 34 **26-36b-203**, as enacted by Laws of Utah 2016, Chapter 279
- 35 **26-36b-204**, as enacted by Laws of Utah 2016, Chapter 279
- 36 **26-36b-205**, as enacted by Laws of Utah 2016, Chapter 279
- 37 **26-36b-206**, as enacted by Laws of Utah 2016, Chapter 279
- 38 **26-36b-207**, as enacted by Laws of Utah 2016, Chapter 279
- 39 **26-36b-208**, as enacted by Laws of Utah 2016, Chapter 279
- 40 **26-36b-209**, as enacted by Laws of Utah 2016, Chapter 279
- 41 **26-36b-210**, as enacted by Laws of Utah 2016, Chapter 279
- 42 **26-36b-211**, as enacted by Laws of Utah 2016, Chapter 279
- 43 **32B-2-301**, as last amended by Laws of Utah 2017, Chapter 159
- 44 **59-14-204**, as last amended by Laws of Utah 2016, Chapter 168

45 ENACTS:

46 **26-18-415**, Utah Code Annotated 1953

47 **Utah Code Sections Affected by Coordination Clause:**

- 48 **26-18-415**, Utah Code Annotated 1953
- 49 **26-36b-103**, as enacted by Laws of Utah 2016, Chapter 279
- 50 **26-36b-201**, as enacted by Laws of Utah 2016, Chapter 279
- 51 **26-36b-204**, as enacted by Laws of Utah 2016, Chapter 279
- 52 **26-36b-206**, as enacted by Laws of Utah 2016, Chapter 279
- 53 **26-36b-208**, as enacted by Laws of Utah 2016, Chapter 279
- 54 **26-36b-209**, as enacted by Laws of Utah 2016, Chapter 279



56 *Be it enacted by the Legislature of the state of Utah:*

57 Section 1. Section **26-18-411** is amended to read:

58 **26-18-411. Health coverage improvement program -- Eligibility -- Annual report**
59 **-- Expansion of eligibility for adults with dependent children.**

60 (1) For purposes of this section:

61 (a) "Adult in the expansion population" means an individual who:

62 (i) is described in 42 U.S.C. Sec. 1396a(10)(A)(i)(VIII); and

63 (ii) is not otherwise eligible for Medicaid as a mandatory categorically needy
64 individual.

65 (b) "CMS" means the Centers for Medicare and Medicaid Services within the United
66 States Department of Health and Human Services.

67 (c) "Enhancement waiver program" means the Primary Care Network enhancement
68 waiver program described in Section 26-18-415.

69 [(e)] (d) "Federal poverty level" means the poverty guidelines established by the
70 Secretary of the United States Department of Health and Human Services under 42 U.S.C. Sec.
71 9909(2).

72 (e) "Health coverage improvement program" means the health coverage improvement
73 program described in Subsections (3) through (10).

74 [(d)] (f) "Homeless":

75 (i) means an individual who is chronically homeless, as determined by the department;
76 and

77 (ii) includes someone who was chronically homeless and is currently living in
78 supported housing for the chronically homeless.

79 [(e)] (g) "Income eligibility ceiling" means the percent of federal poverty level:

80 (i) established by the state in an appropriations act adopted pursuant to Title 63J,
81 Chapter 1, Budgetary Procedures Act; and

82 (ii) under which an individual may qualify for Medicaid coverage in accordance with
83 this section.

84 (2) Beginning July 1, 2016, the department shall amend the state Medicaid plan to
85 allow temporary residential treatment for substance abuse, for the traditional Medicaid
86 population, in a short term, non-institutional, 24-hour facility, without a bed capacity limit that
87 provides rehabilitation services that are medically necessary and in accordance with an

88 individualized treatment plan, as approved by CMS and as long as the county makes the
89 required match under Section 17-43-201.

90 (3) Beginning July 1, 2016, the department shall amend the state Medicaid plan to
91 increase the income eligibility ceiling to a percentage of the federal poverty level designated by
92 the department, based on appropriations for the program, for an individual with a dependent
93 child.

94 [~~(2)~~(a) No later than]

95 (4) Before July 1, 2016, the division shall submit to CMS a request for waivers, or an
96 amendment of existing waivers, from federal statutory and regulatory law necessary for the
97 state to implement the health coverage improvement program in the Medicaid program in
98 accordance with this section.

99 [~~(b)~~] (5) (a) An adult in the expansion population is eligible for Medicaid if the adult
100 meets the income eligibility and other criteria established under Subsection [~~(3)~~] (6).

101 [~~(c)~~] (b) An adult who qualifies under Subsection [~~(3)~~] (6) shall receive Medicaid
102 coverage:

103 (i) through [~~(A)~~] the traditional fee for service Medicaid model in counties without
104 Medicaid accountable care organizations or the state's Medicaid accountable care organization
105 delivery system, where implemented; [~~and~~]

106 [~~(B)~~] (ii) except as provided in Subsection [~~(2)~~(c)(ii)] (5)(b)(iii), for behavioral health,
107 through the counties in accordance with Sections 17-43-201 and 17-43-301;

108 [~~(i)~~] (iii) that integrates behavioral health services and physical health services with
109 Medicaid accountable care organizations in select geographic areas of the state that choose an
110 integrated model; and

111 [~~(ii)~~] (iv) that permits temporary residential treatment for substance abuse in a short
112 term, non-institutional, 24-hour facility, without a bed capacity limit, as approved by CMS, that
113 provides rehabilitation services that are medically necessary and in accordance with an
114 individualized treatment plan.

115 [~~(d)~~] (c) Medicaid accountable care organizations and counties that elect to integrate
116 care under Subsection [~~(2)~~(c)(ii)] (5)(b)(iii) shall collaborate on enrollment, engagement of
117 patients, and coordination of services.

118 [~~(3)~~] (6) (a) An individual is eligible for the health coverage improvement program

119 under Subsection ~~[(2)(b)]~~ (5) if:

120 (i) at the time of enrollment, the individual's annual income is below the income
121 eligibility ceiling established by the state under Subsection (1)~~[(e)]~~(g); and

122 (ii) the individual meets the eligibility criteria established by the department under
123 Subsection ~~[(3)]~~ (6)(b).

124 (b) Based on available funding and approval from CMS, the department shall select the
125 criteria for an individual to qualify for the Medicaid program under Subsection ~~[(3)]~~ (6)(a)(ii),
126 based on the following priority:

127 (i) a chronically homeless individual;

128 (ii) if funding is available, an individual:

129 (A) involved in the justice system through probation, parole, or court ordered
130 treatment; and

131 (B) in need of substance abuse treatment or mental health treatment, as determined by
132 the department; or

133 (iii) if funding is available, an individual in need of substance abuse treatment or
134 mental health treatment, as determined by the department.

135 (c) An individual who qualifies for Medicaid coverage under Subsections ~~[(3)]~~ (6)(a)
136 and (b) may remain on the Medicaid program for a 12-month certification period as defined by
137 the department. Eligibility changes made by the department under Subsection (1)~~[(e)]~~(g) or
138 ~~[(3)]~~ (6)(b) shall not apply to an individual during the 12-month certification period.

139 ~~[(4)]~~ (7) The state may request a modification of the income eligibility ceiling and
140 other eligibility criteria under Subsection ~~[(3)]~~ (6) each fiscal year based on enrollment in the
141 health coverage improvement program, projected enrollment, costs to the state, and the state
142 budget.

143 ~~[(5) On or before September 30, 2017, and on or before]~~

144 (8) Before September 30 of each year [thereafter], the department shall report to the
145 ~~[Legislature's]~~ Health and Human Services Interim Committee and to the ~~[Legislature's]~~
146 Executive Appropriations Committee:

147 (a) the number of individuals who enrolled in Medicaid under Subsection ~~[(3)]~~ (6);

148 (b) the state cost of providing Medicaid to individuals enrolled under Subsection ~~[(3)]~~
149 (6); and

150 (c) recommendations for adjusting the income eligibility ceiling under Subsection [(4)]
151 (7), and other eligibility criteria under Subsection [(3)] (6), for the upcoming fiscal year.

152 [~~(6) In addition to the waiver under Subsection (2), beginning July 1, 2016, the~~
153 ~~department shall amend the state Medicaid plan:]~~

154 [~~(a) for an individual with a dependent child, to increase the income eligibility ceiling~~
155 ~~to a percent of the federal poverty level designated by the department, based on appropriations~~
156 ~~for the program; and]~~

157 [~~(b) to allow temporary residential treatment for substance abuse, for the traditional~~
158 ~~Medicaid population, in a short term, non-institutional, 24-hour facility, without a bed capacity~~
159 ~~limit that provides rehabilitation services that are medically necessary and in accordance with~~
160 ~~an individualized treatment plan, as approved by CMS and as long as the county makes the~~
161 ~~required match under Section 17-43-201.]~~

162 [(7)] (9) The current Medicaid program and the health coverage improvement program,
163 when implemented, shall coordinate with a state prison or county jail to expedite Medicaid
164 enrollment for an individual who is released from custody and was eligible for or enrolled in
165 Medicaid before incarceration.

166 [(8)] (10) Notwithstanding Sections 17-43-201 and 17-43-301, a county does not have
167 to provide matching funds to the state for the cost of providing Medicaid services to newly
168 enrolled individuals who qualify for Medicaid coverage under the health coverage
169 improvement program under Subsection [(3)] (6).

170 [(9) The department shall:]

171 [(a) study, in consultation with health care providers, employers, uninsured families,
172 and community stakeholders:]

173 [(i) options to maximize use of employer sponsored coverage for current Medicaid
174 enrollees; and]

175 [(ii) strategies to increase participation of currently Medicaid eligible, and uninsured,
176 children; and]

177 [(b) report the findings of the study to the Legislature's Health Reform Task Force
178 before November 30, 2016.]

179 (11) If the enhancement waiver program is implemented, the department:

180 (a) may not accept any new enrollees into the health coverage improvement program

181 after the day on which the enhancement waiver program is implemented;

182 (b) shall transition all individuals who are enrolled in the health coverage improvement
183 program into the enhancement waiver program;

184 (c) shall suspend the health coverage improvement program within one year after the
185 day on which the enhancement waiver program is implemented;

186 (d) shall, within one year after the day on which the enhancement waiver program is
187 implemented, use all appropriations for the health coverage improvement program to
188 implement the enhancement waiver program; and

189 (e) shall work with CMS to maintain any waiver for the health coverage improvement
190 program while the health coverage improvement program is suspended under Subsection
191 (11)(c).

192 (12) If, after the enhancement waiver program takes effect, the enhancement waiver
193 program is repealed or suspended by either the state or federal government, the department
194 shall reinstate the health coverage improvement program and continue to accept new enrollees
195 into the health coverage improvement program in accordance with the provisions of this
196 section.

197 Section 2. Section **26-18-415** is enacted to read:

198 **26-18-415. Primary Care Network enhancement waiver program.**

199 (1) As used in this section:

200 (a) "CMS" means the Centers for Medicare and Medicaid Services within the United
201 States Department of Health and Human Services.

202 (b) "Enhancement waiver program" means the Primary Care Network enhancement
203 waiver program described in this section.

204 (c) "Federal poverty level" means the poverty guidelines established by the secretary of
205 the United States Department of Health and Human Services under 42 U.S.C. Sec. 9902(2).

206 (d) "Health coverage improvement program" means the same as that term is defined in
207 Section [26-18-411](#).

208 (e) "Income eligibility ceiling" means the percentage of federal poverty level:

209 (i) established by the Legislature in an appropriations act adopted pursuant to Title 63J,
210 Chapter 1, Budgetary Procedures Act; and

211 (ii) under which an individual may qualify for coverage in the enhancement waiver

212 program in accordance with this section.

213 (f) "Optional population" means the optional expansion population under PPACA if
214 the expansion provides coverage for individuals at or above 95% of the federal poverty level.

215 (g) "PPACA" means the same as that term is defined in Section 31A-1-301.

216 (h) "Primary Care Network" means the state Primary Care Network program created by
217 the Medicaid primary care network demonstration waiver obtained under Section 26-18-3.

218 (2) The department shall continue to implement the Primary Care Network program for
219 qualified individuals under the Primary Care Network program.

220 (3) Before July 1, 2018, the division shall apply for a Medicaid waiver or a state plan
221 amendment with CMS to implement, within the state Medicaid program, the enhancement
222 waiver program described in this section.

223 (4) An individual who is eligible for the enhancement waiver program may receive the
224 following benefits under the enhancement waiver program:

225 (a) the benefits offered under the Primary Care Network program;

226 (b) diagnostic testing and procedures;

227 (c) medical specialty care;

228 (d) inpatient hospital services;

229 (e) outpatient hospital services;

230 (f) outpatient behavioral health care, including outpatient substance abuse care; and

231 (g) for an individual who qualifies for the health coverage improvement program, as
232 approved by CMS, temporary residential treatment for substance abuse in a short term,
233 non-institutional, 24-hour facility, without a bed capacity limit, that provides rehabilitation
234 services that are medically necessary and in accordance with an individualized treatment plan.

235 (5) An individual is eligible for the enhancement waiver program if, at the time of
236 enrollment:

237 (a) the individual is qualified to enroll in the Primary Care Network or the health
238 coverage improvement program;

239 (b) the individual's annual income is below the income eligibility ceiling established by
240 the Legislature under Subsection (1)(e); and

241 (c) the individual meets the eligibility criteria established by the department under
242 Subsection (6).

243 (6) (a) Based on available funding and approval from CMS and subject to Subsection
244 (6)(d), the department shall determine the criteria for an individual to qualify for the
245 enhancement waiver program, based on the following priority:

246 (i) adults in the expansion population, as defined in Section 26-18-411, who qualify for
247 the health coverage improvement program;

248 (ii) adults with dependent children who qualify for the health coverage improvement
249 program under Subsection 26-18-411(3);

250 (iii) adults with dependent children who do not qualify for the health coverage
251 improvement program; and

252 (iv) if funding is available, adults without dependent children.

253 (b) The number of individuals enrolled in the enhancement waiver program may not
254 exceed 105% of the number of individuals who were enrolled in the Primary Care Network on
255 December 31, 2017.

256 (c) The department may only use appropriations from the Medicaid Expansion Fund
257 created in Section 26-36b-208 to fund the state portion of the enhancement waiver program.

258 (d) The money deposited into the Medicaid Expansion Fund under Subsections
259 26-36b-208(g) and (h) may only be used to pay the cost of enrolling individuals who qualify for
260 the enhancement waiver program under Subsections (6)(a)(iii) and (iv).

261 (7) The department may request a modification of the income eligibility ceiling and the
262 eligibility criteria under Subsection (6) from CMS each fiscal year based on enrollment in the
263 enhancement waiver program, projected enrollment in the enhancement waiver program, costs
264 to the state, and the state budget.

265 (8) The department may implement the enhancement waiver program by contracting
266 with Medicaid accountable care organizations to administer the enhancement waiver program.

267 (9) In accordance with Subsections 26-18-411(11) and (12), the department may use
268 funds that have been appropriated for the health coverage improvement program to implement
269 the enhancement waiver program.

270 (10) If the department expands the state Medicaid program to the optional population,
271 the department:

272 (a) except as provided in Subsection (11), may not accept any new enrollees into the
273 enhancement waiver program after the day on which the expansion to the optional population

274 is effective;

275 (b) shall suspend the enhancement waiver program within one year after the day on
276 which the expansion to the optional population is effective; and

277 (c) shall work with CMS to maintain the waiver for the enhancement waiver program
278 submitted under Subsection (3) while the enhancement waiver program is suspended under
279 Subsection (10)(b).

280 (11) If, after the expansion to the optional population described in Subsection (10)
281 takes effect, the expansion to the optional population is repealed by either the state or the
282 federal government, the department shall reinstate the enhancement waiver program and
283 continue to accept new enrollees into the enhancement waiver program in accordance with the
284 provisions of this section.

285 Section 3. Section **26-36b-102** is amended to read:

286 **26-36b-102. Application.**

287 (1) Other than for the imposition of the assessment described in this chapter, nothing in
288 this chapter shall affect the nonprofit or tax exempt status of any nonprofit charitable, religious,
289 or educational health care provider under any:

290 [~~(a) Section 501(c), as amended, of the Internal Revenue Code;~~]

291 [~~(b) other applicable federal law;~~]

292 [~~(c)~~] (a) [any] state law;

293 [~~(d)~~] (b) [any] ad valorem property taxes;

294 [~~(e)~~] (c) [any] sales or use taxes; or

295 [~~(f)~~] (d) [any] other taxes, fees, or assessments, whether imposed or sought to be
296 imposed, by the state or any political subdivision[~~, county, municipality, district, authority, or~~
297 ~~any agency or department thereof~~] of the state.

298 (2) All assessments paid under this chapter may be included as an allowable cost of a
299 hospital for purposes of any applicable Medicaid reimbursement formula.

300 (3) This chapter does not authorize a political subdivision of the state to:

301 (a) license a hospital for revenue;

302 (b) impose a tax or assessment upon a hospital; or

303 (c) impose a tax or assessment measured by the income or earnings of a hospital.

304 Section 4. Section **26-36b-103** is amended to read:

305 **26-36b-103. Definitions.**

306 As used in this chapter:

307 (1) "Assessment" means the inpatient hospital assessment established by this chapter.

308 (2) "CMS" means the ~~[same as that term is defined in Section 26-18-411]~~ Centers for
309 Medicare and Medicaid Services within the United States Department of Health and Human
310 Services.

311 (3) "Discharges" means the number of total hospital discharges reported on:

312 (a) Worksheet S-3 Part I, column 15, lines 14, 16, and 17 of the 2552-10 Medicare cost
313 report for the applicable assessment year; or314 (b) a similar report adopted by the department by administrative rule, if the report
315 under Subsection (3)(a) is no longer available.

316 (4) "Division" means the Division of Health Care Financing within the department.

317 (5) "Enhancement waiver program" means the program established by the Primary
318 Care Network enhancement waiver program described in Section 26-18-415.319 (6) "Health coverage improvement program" means the health coverage improvement
320 program described in Section 26-18-411.321 (7) "Hospital share" means the hospital share described in Section 26-36b-203.322 (8) "Medicaid accountable care organization" means a managed care organization, as
323 defined in 42 C.F.R. Sec. 438, that contracts with the department under the provisions of
324 Section 26-18-405.325 ~~[(5)]~~ (9) "Medicare cost report" means CMS-2552-10, the cost report for electronic
326 filing of hospitals.327 ~~[(6)]~~ (10) (a) "Non-state government hospital"~~[(a)]~~ means a hospital owned by a
328 non-state government entity~~[(a)]~~.329 (b) "Non-state government hospital" does not include:

330 (i) the Utah State Hospital; or

331 (ii) a hospital owned by the federal government, including the Veterans Administration
332 Hospital.333 ~~[(7)]~~ (11) (a) "Private hospital"~~[(a)]~~ means:334 (i) a ~~[privately owned]~~ general acute hospital ~~[operating in the state]~~, as defined in
335 Section 26-21-2, that is privately owned and operating in the state; and

336 (ii) a privately owned specialty hospital operating in the state, [~~which shall include~~]
337 including a privately owned hospital whose inpatient admissions are predominantly for:

- 338 (A) rehabilitation;
- 339 (B) psychiatric care;
- 340 (C) chemical dependency services; or
- 341 (D) long-term acute care services[~~;~~ ~~and~~].

342 (b) "Private hospital" does not include a facility for residential [~~care or~~] treatment
343 [~~facility~~] as defined in Section 62A-2-101.

344 [(8)] (12) "State teaching hospital" means a state owned teaching hospital that is part of
345 an institution of higher education.

346 (13) "Upper payment limit gap" means the difference between the private hospital
347 outpatient upper payment limit and the private hospital Medicaid outpatient payments, as
348 determined in accordance with 42 C.F.R. Sec. 447.321.

349 Section 5. Section 26-36b-201 is amended to read:

350 **26-36b-201. Assessment.**

351 (1) An assessment is imposed on each private hospital:

- 352 (a) beginning upon the later of CMS approval of:
 - 353 (i) the health coverage improvement program waiver under Section 26-18-411; and
 - 354 (ii) the assessment under this chapter;
- 355 (b) in the amount designated in Sections 26-36b-204 and 26-36b-205; and
- 356 (c) in accordance with Section 26-36b-202.

357 (2) Subject to Section 26-36b-203, the assessment imposed by this chapter is due and
358 payable on a quarterly basis, after payment of the outpatient upper payment limit supplemental
359 payments under Section 26-36b-210 have been paid.

360 (3) The first quarterly payment [~~shall not be~~] is not due until at least three months after
361 the earlier of the effective [~~date~~] dates of the coverage provided through:

- 362 (a) the health coverage improvement program [~~waiver under Section 26-18-411~~]; or
- 363 (b) the enhancement waiver program.

364 Section 6. Section 26-36b-202 is amended to read:

365 **26-36b-202. Collection of assessment -- Deposit of revenue -- Rulemaking.**

366 (1) The collecting agent for the assessment imposed under Section 26-36b-201 is the

367 department.

368 (2) The department is vested with the administration and enforcement of this chapter,
 369 [~~including the right to adopt administrative~~] and may make rules in accordance with Title 63G,
 370 Chapter 3, Utah Administrative Rulemaking Act, necessary to:

371 [~~(a) implement and enforce the provisions of this chapter;~~]

372 (a) collect the assessment, intergovernmental transfers, and penalties imposed under
 373 this chapter;

374 (b) audit records of a facility that:

375 (i) is subject to the assessment imposed by this chapter; and

376 (ii) does not file a Medicare cost report; and

377 (c) select a report similar to the Medicare cost report if Medicare no longer uses a
 378 Medicare cost report.

379 (2) The department shall:

380 (a) administer the assessment in this [~~part separate~~] chapter separately from the
 381 assessment in Chapter 36a, Hospital Provider Assessment Act; and

382 (b) deposit assessments collected under this chapter into the Medicaid Expansion Fund
 383 created by Section [26-36b-208](#).

384 Section 7. Section **26-36b-203** is amended to read:

385 **26-36b-203. Quarterly notice.**

386 (1) Quarterly assessments imposed by this chapter shall be paid to the division within
 387 15 business days after the original invoice date that appears on the invoice issued by the
 388 division.

389 (2) The department may, by rule, extend the time for paying the assessment.

390 Section 8. Section **26-36b-204** is amended to read:

391 **26-36b-204. Hospital financing of health coverage improvement program**
 392 **Medicaid waiver -- Hospital share.**

393 [~~(1) For purposes of this section, "hospital share":(a) means]~~

394 (1) The hospital share is:

395 (a) 45% of the state's net cost of[~~:(i)]~~ the health coverage improvement program

396 [~~Medicaid waiver under Section [26-18-411](#); (ii)] including Medicaid coverage for individuals
 397 with dependent children up to the federal poverty level designated under Section [26-18-411](#);~~

398 [and]

399 [~~(iii) the UPL gap, as that term is defined in Section 26-36b-210;~~]

400 (b) 45% of the state's net cost of the enhancement waiver program; and

401 (c) 45% of the state's net cost of the upper payment limit gap.

402 [~~(b) for the hospital share of the additional coverage under Section 26-18-411;~~]

403 (2) (a) The hospital share is capped at no more than \$13,600,000 annually, consisting

404 of:

405 (i) an \$11,900,000 cap [~~on the hospital's share~~] for the programs specified in

406 Subsections (1)(a)[~~(i) and (ii)~~] and (b); and

407 (ii) a \$1,700,000 cap for the program specified in Subsection [~~(1)(a)(iii);~~] (1)(c).

408 [~~(c) for the cap specified in Subsection (1)(b), shall be prorated]~~

409 (b) The department shall prorate the cap described in Subsection (2)(a) in any year in
410 which at least one of the programs specified in Subsection (1)[~~(a)~~] are not in effect for the full
411 fiscal year[~~; and~~].

412 [~~(d)~~] (c) [if] If the Medicaid program expands in a manner that is greater than the

413 expansion described in Section 26-18-411[~~;~~] and the enhancement described in Section

414 26-18-415, the hospital share is capped at 33% of the state's share of the cost of the expansion

415 or enhancement that is in addition to the [program] programs described in Section 26-18-411 or

416 26-18-415.

417 [~~(2) The assessment for the private hospital share under Subsection (1) shall be:~~]

418 (3) Private hospitals shall be assessed under this chapter for:

419 (a) 69% of the portion of the hospital share specified in Subsections (1)(a)[~~(i) and (ii)~~]

420 and (b); and

421 (b) 100% of the portion of the hospital share specified in Subsection (1)[~~(a)(iii)~~](c).

422 [~~(3)~~] (4) (a) The department shall, on or before October 15, 2017, and on or before

423 October 15 of each subsequent year [thereafter], produce a report that calculates the state's net

424 cost of the programs described in Subsections (1)(a)[~~(i) and (ii)~~] and (b) that are in effect for

425 that year.

426 (b) If the assessment collected in the previous fiscal year is above or below the [private

427 hospital's share of the state's net cost as specified in Subsection (2);] hospital share for private

428 hospitals for the previous fiscal year, the underpayment or overpayment of the assessment by

429 the private hospitals shall be applied to the fiscal year in which the report ~~[was]~~ is issued.

430 ~~[(4)]~~ (5) A Medicaid accountable care organization shall, on or before October 15 of
 431 each year, report to the department the following data from the prior state fiscal year for each
 432 private hospital, state teaching hospital, and non-state government hospital provider that the
 433 Medicaid accountable care organization contracts with:

434 (a) for the traditional Medicaid population~~[, for each private hospital, state teaching~~
 435 ~~hospital, and non-state government hospital provider]:~~

436 (i) hospital inpatient payments;

437 (ii) hospital inpatient discharges;

438 (iii) hospital inpatient days; and

439 (iv) hospital outpatient payments; and

440 ~~[(b) for the Medicaid population newly eligible under Subsection 26-18-411, for each~~
 441 ~~private hospital, state teaching hospital, and non-state government hospital provider:]~~

442 (b) if the Medicaid accountable care organization enrolls any individuals in the health
 443 coverage improvement program or the enhancement waiver program, for the population newly
 444 eligible for either program:

445 (i) hospital inpatient payments;

446 (ii) hospital inpatient discharges;

447 (iii) hospital inpatient days; and

448 (iv) hospital outpatient payments.

449 (6) The department shall, by rule made in accordance with Title 63G, Chapter 3, Utah
 450 Administrative Rulemaking Act, provide details surrounding specific content and format for
 451 the reporting by the Medicaid accountable care organization.

452 Section 9. Section **26-36b-205** is amended to read:

453 **26-36b-205. Calculation of assessment.**

454 (1) (a) Except as provided in Subsection (1)(b), an annual assessment is payable on a
 455 quarterly basis for each private hospital in an amount calculated by the division at a uniform
 456 assessment rate for each hospital discharge, in accordance with this section.

457 (b) A private teaching hospital with more than 425 beds and 60 residents shall pay an
 458 assessment rate ~~[2.50]~~ 2.5 times the uniform rate established under Subsection (1)(c).

459 (c) The division shall calculate the uniform assessment rate ~~[shall be determined using~~

460 the total number of hospital discharges for assessed private hospitals, the percentages in
461 Subsection ~~26-36b-204~~(2), and rule adopted by the department.] described in Subsection (1)(a)
462 by dividing the hospital share for assessed private hospitals, described in Subsection
463 26-36b-204(1), by the sum of:

464 (i) the total number of discharges for assessed private hospitals that are not a private
465 teaching hospital; and

466 (ii) 2.5 times the number of discharges for a private teaching hospital, described in
467 Subsection (1)(b).

468 (d) The division may, by rule made in accordance with Title 63G, Chapter 3, Utah
469 Administrative Rulemaking Act, adjust the formula described in Subsection (1)(c) to address
470 unforeseen circumstances in the administration of the assessment under this chapter.

471 ~~[(d)]~~ (e) Any quarterly changes to the uniform assessment rate shall be applied
472 uniformly to all assessed private hospitals.

473 ~~[(2) (a) For each state fiscal year, discharges shall be determined using the data from~~
474 ~~each hospital's Medicare cost report contained in the Centers for Medicare and Medicaid~~
475 ~~Services' Healthcare Cost Report Information System file. The hospital's discharge data will be~~
476 ~~derived as follows:]~~

477 (2) Except as provided in Subsection (3), for each state fiscal year, the division shall
478 determine a hospital's discharges as follows:

479 ~~[(i)]~~ (a) for state fiscal year 2017, the hospital's cost report data for the hospital's fiscal
480 year ending between July 1, 2013, and June 30, 2014; and

481 ~~[(ii)]~~ (b) for each subsequent state fiscal year, the hospital's cost report data for the
482 hospital's fiscal year that ended in the state fiscal year two years before the assessment fiscal
483 year.

484 ~~[(b)]~~ (3) (a) If a hospital's fiscal year Medicare cost report is not contained in the
485 [Centers for Medicare and Medicaid Services'] CMS Healthcare Cost Report Information
486 System file:

487 (i) the hospital shall submit to the division a copy of the hospital's Medicare cost report
488 applicable to the assessment year; and

489 (ii) the division shall determine the hospital's discharges.

490 ~~[(e)]~~ (b) If a hospital is not certified by the Medicare program and is not required to file

491 a Medicare cost report:

492 (i) the hospital shall submit to the division the hospital's applicable fiscal year
493 discharges with supporting documentation;

494 (ii) the division shall determine the hospital's discharges from the information
495 submitted under Subsection ~~[(2)(c)(i)]~~ (3)(b)(i); and

496 (iii) ~~the~~ failure to submit discharge information shall result in an audit of the
497 hospital's records and a penalty equal to 5% of the calculated assessment.

498 ~~[(3)]~~ (4) Except as provided in Subsection ~~[(4)]~~ (5), if a hospital is owned by an
499 organization that owns more than one hospital in the state:

500 (a) the assessment for each hospital shall be separately calculated by the department;

501 and

502 (b) each separate hospital shall pay the assessment imposed by this chapter.

503 ~~[(4) Notwithstanding the requirement of Subsection (3), if]~~

504 (5) If multiple hospitals use the same Medicaid provider number:

505 (a) the department shall calculate the assessment in the aggregate for the hospitals
506 using the same Medicaid provider number; and

507 (b) the hospitals may pay the assessment in the aggregate.

508 Section 10. Section **26-36b-206** is amended to read:

509 **26-36b-206. State teaching hospital and non-state government hospital**
510 **mandatory intergovernmental transfer.**

511 (1) ~~[A]~~ The state teaching hospital and a non-state government hospital shall make an
512 intergovernmental transfer to the Medicaid Expansion Fund created in Section **26-36b-208**, in
513 accordance with this section.

514 (2) The ~~[intergovernmental transfer shall be paid]~~ hospitals described in Subsection (1)
515 shall pay the intergovernmental transfer beginning on the later of CMS approval of:

516 (a) the health improvement program waiver under Section **26-18-411**; or

517 (b) the assessment for private hospitals in this chapter~~;~~ and.

518 ~~[(c) the intergovernmental transfer in this section.]~~

519 (3) The intergovernmental transfer ~~[shall be paid in an amount divided]~~ is apportioned
520 as follows:

521 (a) the state teaching hospital is responsible for:

- 522 (i) 30% of the portion of the hospital share specified in Subsections
- 523 ~~26-36b-204(1)(a)(i) and (ii)~~ and (b); and
- 524 (ii) 0% of the hospital share specified in Subsection ~~26-36b-204(1)(a)(iii)~~(c); and
- 525 (b) non-state government hospitals are responsible for:
- 526 (i) 1% of the portion of the hospital share specified in Subsections ~~26-36b-204(1)(a)(i)~~
- 527 ~~and (ii)~~ and (b); and
- 528 (ii) 0% of the hospital share specified in Subsection ~~26-36b-204(1)(a)(iii)~~(c).

529 (4) The department shall, by rule made in accordance with Title 63G, Chapter 3, Utah
 530 Administrative Rulemaking Act, designate:

- 531 (a) the method of calculating the ~~percentages~~ amounts designated in Subsection (3);
- 532 and
- 533 (b) the schedule for the intergovernmental transfers.

534 Section 11. Section ~~26-36b-207~~ is amended to read:

535 **~~26-36b-207. Penalties.~~**

536 (1) A hospital that fails to pay ~~any~~ a quarterly assessment, make the mandated
 537 intergovernmental transfer, or file a return as required under this chapter, within the time
 538 required by this chapter, shall pay penalties described in this section, in addition to the
 539 assessment or intergovernmental transfer~~[-and interest established by the department].~~

540 ~~[(2)(a) Consistent with Subsection (2)(b), the department shall adopt rules in~~
 541 ~~accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, that establish~~
 542 ~~reasonable penalties and interest for the violations described in Subsection (1).]~~

543 ~~[(b)]~~ (2) If a hospital fails to timely pay the full amount of a quarterly assessment or the
 544 mandated intergovernmental transfer, the department shall add to the assessment or
 545 intergovernmental transfer:

546 ~~[(i)]~~ (a) a penalty equal to 5% of the quarterly amount not paid on or before the due
 547 date; and

548 ~~[(ii)]~~ (b) on the last day of each quarter ~~after the due date until the assessed amount and~~
 549 the penalty imposed under Subsection (2)~~[(b)(i)]~~(a) are paid in full, an additional 5% penalty
 550 on:

551 ~~[(A)]~~ (i) any unpaid quarterly assessment or intergovernmental transfer; and

552 ~~[(B)]~~ (ii) any unpaid penalty assessment.

553 ~~[(e)]~~ (3) Upon making a record of the division's actions, and upon reasonable cause
554 shown, the division may waive, reduce, or compromise any of the penalties imposed under this
555 chapter.

556 Section 12. Section **26-36b-208** is amended to read:

557 **26-36b-208. Medicaid Expansion Fund.**

558 (1) There is created an expendable special revenue fund known as the Medicaid
559 Expansion Fund.

560 (2) The fund consists of:

561 (a) assessments collected under this chapter;

562 (b) intergovernmental transfers under Section [26-36b-206](#);

563 (c) savings attributable to the health coverage improvement program ~~[under Section~~
564 [26-18-411](#)] as determined by the department;

565 ~~(d)~~ savings attributable to the enhancement waiver program as determined by the
566 department;

567 ~~[(d)]~~ (e) savings attributable to the inclusion of psychotropic drugs on the preferred
568 drug list under Subsection [26-18-2.4\(3\)](#) as determined by the department;

569 ~~[(e)]~~ (f) savings attributable to the services provided by the Public Employees' Health
570 Plan under Subsection [49-20-401\(1\)\(u\)](#);

571 (g) the amount transferred under Subsection [32B-2-301\(7\)](#);

572 (h) the amount transferred under Subsection [59-14-204\(6\)](#);

573 ~~[(f)]~~ (i) gifts, grants, donations, or any other conveyance of money that may be made to
574 the fund from private sources; ~~[and]~~

575 (j) interest earned on money in the fund; and

576 ~~[(g)]~~ (k) additional amounts as appropriated by the Legislature.

577 (3) (a) The fund shall earn interest.

578 (b) All interest earned on fund money shall be deposited into the fund.

579 (4) (a) A state agency administering the provisions of this chapter may use money from
580 the fund to pay the costs ~~[of]~~, not otherwise paid for with federal funds or other revenue
581 sources, of:

582 (i) the health coverage improvement ~~[Medicaid waiver under Section [26-18-411](#), and]~~
583 program;

584 (ii) the enhancement waiver program; and
 585 (iii) the outpatient [UPL] upper payment limit supplemental payments under Section
 586 26-36b-210~~[, not otherwise paid for with federal funds or other revenue sources, except that~~
 587 ~~no].~~

588 (b) A state agency administering the provisions of this chapter may not use:
 589 (i) funds described in Subsection (2)(b) [may be used] to pay the cost of private
 590 outpatient [UPL] upper payment limit supplemental payments[-]; or
 591 ~~[(b)]~~ (ii) [Money] money in the fund [may not be used] for any [other] purpose not
 592 described in Subsection (4)(a).

593 Section 13. Section **26-36b-209** is amended to read:

594 **26-36b-209. Hospital reimbursement.**

595 (1) [The] If the health coverage improvement program or the enhancement waiver
 596 program is implemented by contracting with a Medicaid accountable care organization, the
 597 department shall, to the extent allowed by law, include, in a contract [with a Medicaid
 598 accountable care organization] to provide benefits under the health coverage improvement
 599 program or the enhancement waiver program, a requirement that the Medicaid accountable care
 600 organization reimburse hospitals in the accountable care organization's provider network[-] at
 601 no less than the Medicaid fee-for-service rate.

602 (2) If the health coverage improvement program or the enhancement waiver program is
 603 implemented by the department as a fee-for-service program, the department shall reimburse
 604 hospitals at no less than the Medicaid fee-for-service rate.

605 (3) Nothing in this section prohibits a Medicaid accountable care organization from
 606 paying a rate that exceeds the Medicaid fee-for-service [rates] rate.

607 Section 14. Section **26-36b-210** is amended to read:

608 **26-36b-210. Outpatient upper payment limit supplemental payments.**

609 ~~[(1) For purposes of this section, "UPL gap" means the difference between the private~~
 610 ~~hospital outpatient upper payment limit and the private hospital Medicaid outpatient payments,~~
 611 ~~as determined in accordance with 42 C.F.R. 447.321.]~~

612 ~~[(2)]~~ (1) Beginning on the effective date of the assessment imposed under this chapter,
 613 and for each subsequent fiscal year [thereafter], the department shall implement an outpatient
 614 upper payment limit program for private hospitals that shall supplement the reimbursement to

615 private hospitals in accordance with Subsection ~~[(3)]~~ (2).

616 ~~[(3)]~~ (2) The division shall ensure that supplemental payment to Utah private hospitals
617 under Subsection ~~[(2) shall]~~ (1):

618 (a) does not exceed the positive ~~[UPL]~~ upper payment limit gap; and

619 (b) ~~[be]~~ is allocated based on the Medicaid state plan.

620 ~~[(4)]~~ (3) The department shall use the same outpatient data ~~[used to calculate the UPL~~
621 ~~gap under Subsection (1) shall be the same outpatient data used]~~ to allocate the payments under
622 Subsection ~~[(3)]~~ (2) and to calculate the upper payment limit gap.

623 ~~[(5)]~~ (4) The supplemental payments to private hospitals under Subsection ~~[(2) shall~~
624 ~~be]~~ (1) are payable for outpatient hospital services provided on or after the later of:

625 (a) July 1, 2016;

626 (b) the effective date of the Medicaid state plan amendment necessary to implement the
627 payments under this section; or

628 (c) the effective date of the coverage provided through the health coverage
629 improvement program ~~[waiver under Section 26-18-411]~~.

630 Section 15. Section **26-36b-211** is amended to read:

631 **26-36b-211. Suspension of assessment.**

632 (1) The ~~[repeal of the]~~ department shall suspend the assessment imposed by this
633 chapter ~~[shall occur upon the certification by the executive director of the department that the~~
634 ~~sooner of the following has occurred]~~ when the executive director certifies that:

635 (a) ~~[the effective date of any action by Congress that would disqualify]~~ action by
636 Congress is in effect that disqualifies the assessment imposed by this chapter from counting
637 toward state Medicaid funds available to be used to determine the amount of federal financial
638 participation;

639 (b) ~~[the effective date of any]~~ a decision, enactment, or other determination by the
640 Legislature or by any court, officer, department, or agency of the state, or of the federal
641 government, ~~[that has the effect of]~~ is in effect that:

642 (i) ~~[disqualifying]~~ disqualifies the assessment from counting toward state Medicaid
643 funds available to be used to determine federal financial participation for Medicaid matching
644 funds; or

645 (ii) ~~[creating]~~ creates for any reason a failure of the state to use the assessments for at

646 least one of the Medicaid [program as] programs described in this chapter; or

647 (c) ~~[the effective date of]~~ a change is in effect that reduces the aggregate hospital
648 inpatient and outpatient payment rate below the aggregate hospital inpatient and outpatient
649 payment rate for July 1, 2015 ~~[, and]~~.

650 ~~[(d) the sunset of this chapter in accordance with Section 63I-1-226.]~~

651 ~~[(2) If the assessment is repealed under Subsection (1), money in the fund that was
652 derived from assessments imposed by this chapter, before the determination made under
653 Subsection (1), shall be disbursed under Section 26-36b-207 to the extent federal matching is
654 not reduced due to the impermissibility of the assessments. Any funds remaining in the special
655 revenue fund shall be refunded to the hospitals in proportion to the amount paid by each
656 hospital.]~~

657 (2) If the assessment is suspended under Subsection (1):

658 (a) the division may not collect any assessment or intergovernmental transfer under this
659 chapter;

660 (b) the division shall disburse money in the Medicaid Expansion Fund in accordance
661 with the requirements in Subsection 26-36b-208(4), to the extent federal matching is not
662 reduced by CMS due to the repeal of the assessment;

663 (c) the division shall refund any money remaining in the Medicaid Expansion Fund
664 after the disbursement described in Subsection (2)(b) that was derived from assessments
665 imposed by this chapter to the hospitals in proportion to the amount paid by each hospital for
666 the last three fiscal years; and

667 (d) the division shall deposit any money remaining in the Medicaid Expansion Fund
668 after the disbursements described in Subsections (2)(b) and (c) into the General Fund by the
669 end of the fiscal year that the assessment is suspended.

670 Section 16. Section **32B-2-301** is amended to read:

671 **32B-2-301. State property -- Liquor Control Fund -- Markup Holding Fund.**

672 (1) The following are property of the state:

673 (a) the money received in the administration of this title, except as otherwise provided;

674 and

675 (b) property acquired, administered, possessed, or received by the department.

676 (2) (a) There is created an enterprise fund known as the "Liquor Control Fund."

677 (b) Except as provided in Sections 32B-3-205 and 32B-2-304, money received in the
678 administration of this title shall be transferred to the Liquor Control Fund.

679 (3) (a) There is created an enterprise fund known as the "Markup Holding Fund."

680 (b) In accordance with Section 32B-2-304, the State Tax Commission shall deposit
681 revenue remitted to the State Tax Commission from the markup imposed under Section
682 32B-2-304 into the Markup Holding Fund.

683 (c) Money deposited into the Markup Holding Fund may be expended:

684 (i) to the extent appropriated by the Legislature; and

685 (ii) to fund the deposits required by Subsection 32B-2-304(4) and Subsection
686 32B-2-305(4).

687 (4) The department may draw from the Liquor Control Fund only to the extent
688 appropriated by the Legislature or provided for by statute, except that the department may draw
689 by warrant without an appropriation from the Liquor Control Fund for an expenditure that is
690 directly incurred by the department:

691 (a) to purchase an alcoholic product;

692 (b) to transport an alcoholic product from the supplier to a warehouse of the
693 department; and

694 (c) for variances related to an alcoholic product.

695 (5) (a) As used in this Subsection (5), "base budget" means the same as that term is
696 defined in legislative rule.

697 (b) The department's base budget shall include as an appropriation from the Liquor
698 Control Fund:

699 (i) credit card related fees paid by the department;

700 (ii) package agency compensation; and

701 (iii) the department's costs of shipping and warehousing alcoholic products.

702 (6) Before the transfer required by Subsection (7), the department may retain each
703 fiscal year from the Liquor Control Fund \$1,000,000 that the department may use for:

704 (a) capital equipment purchases;

705 (b) salary increases for department employees;

706 (c) performance awards for department employees; or

707 (d) information technology enhancements because of changes or trends in technology.

708 (7) ~~The~~ (a) Except as provided in Subsection (7)(b), the department shall transfer
709 annually from the Liquor Control Fund and the State Tax Commission shall transfer annually
710 from the Markup Holding Fund to the General Fund a sum equal to the amount of net profit
711 earned from the sale of liquor since the preceding transfer of money under this Subsection (7).
712 The transfers shall be calculated by no later than September 1 and made by no later than
713 September 30 after a fiscal year. The Division of Finance may make year-end closing entries in
714 the Liquor Control Fund and the Markup Holding Fund in order to comply with Subsection
715 51-5-6(2).

716 (b) Subject to Subsection (7)(c), and in accordance with Subsection 26-36b-208(2)(f),
717 for each fiscal year beginning in fiscal year 2019, the department and the Division of Finance
718 shall transfer to the Medicaid Expansion Fund, created in Section 26-36b-208, any amount
719 described in Subsection (7)(a) in excess of the amount transferred by the department or the
720 Division of Finance in fiscal year 2018.

721 (c) The annual transfer to the Medicaid Expansion Fund, described in Subsection
722 (7)(b), shall be capped at:

- 723 (i) for fiscal year 2019, \$1,150,000; and
- 724 (ii) for a fiscal year beginning after fiscal year 2019, \$2,400,000.

725 (8) (a) By the end of each day, the department shall:

- 726 (i) make a deposit to a qualified depository, as defined in Section 51-7-3; and
- 727 (ii) report the deposit to the state treasurer.

728 (b) A commissioner or department employee is not personally liable for a loss caused
729 by the default or failure of a qualified depository.

730 (c) Money deposited in a qualified depository is entitled to the same priority of
731 payment as other public funds of the state.

732 (9) If the cash balance of the Liquor Control Fund is not adequate to cover a warrant
733 drawn against the Liquor Control Fund by the department, the cash resources of the General
734 Fund may be used to the extent necessary. At no time may the fund equity of the Liquor
735 Control Fund fall below zero.

736 Section 17. Section 59-14-204 is amended to read:

737 **59-14-204. Tax basis -- Rate -- Future increase -- Cigarette Tax Restricted**
738 **Account -- Appropriation and expenditure of revenues.**

739 (1) Except for cigarettes described under Subsection 59-14-210(3), there is levied a tax
740 upon the sale, use, storage, or distribution of cigarettes in the state.

741 (2) The rates of the tax levied under Subsection (1) are, beginning on July 1, 2010:

742 (a) 8.5 cents on each cigarette, for all cigarettes weighing not more than three pounds
743 per thousand cigarettes; and

744 (b) 9.963 cents on each cigarette, for all cigarettes weighing in excess of three pounds
745 per thousand cigarettes.

746 (3) Except as otherwise provided under this chapter, the tax levied under Subsection
747 (1) shall be paid by any person who is the manufacturer, jobber, importer, distributor,
748 wholesaler, retailer, user, or consumer.

749 (4) The tax rates specified in this section shall be increased by the commission by the
750 same amount as any future reduction in the federal excise tax on cigarettes.

751 (5) (a) There is created within the General Fund a restricted account known as the
752 "Cigarette Tax Restricted Account."

753 (b) The Cigarette Tax Restricted Account consists of:

754 (i) the first \$7,950,000 of the revenues collected from a tax under this section; and

755 (ii) any other appropriations the Legislature makes to the Cigarette Tax Restricted
756 Account.

757 (c) For each fiscal year beginning with fiscal year 2011-12 and subject to appropriation
758 by the Legislature, the Division of Finance shall distribute money from the Cigarette Tax
759 Restricted Account as follows:

760 (i) \$250,000 to the Department of Health to be expended for a tobacco prevention and
761 control media campaign targeted towards children;

762 (ii) \$2,900,000 to the Department of Health to be expended for tobacco prevention,
763 reduction, cessation, and control programs;

764 (iii) \$2,000,000 to the University of Utah Health Sciences Center for the Huntsman
765 Cancer Institute to be expended for cancer research; and

766 (iv) \$2,800,000 to the University of Utah Health Sciences Center to be expended for
767 medical education at the University of Utah School of Medicine.

768 (d) In determining how to appropriate revenue deposited into the Cigarette Tax
769 Restricted Account that is not otherwise appropriated under Subsection (5)(c), the Legislature

770 shall give particular consideration to enhancing Medicaid provider reimbursement rates and
771 medical coverage for the uninsured.

772 (6) (a) For each fiscal year beginning with fiscal year 2019, the State Tax Commission
773 shall distribute to the Medicaid Expansion Fund, created in Section 26-36b-208, any revenues
774 collected from a tax under this section in excess of the revenues collected from a tax under this
775 section in fiscal year 2018.

776 (b) The distribution in Subsection (6)(a) shall occur after the distributions described in
777 Subsections (5)(b)(i) and (5)(c).

778 Section 18. **Effective date.**

779 If approved by two-thirds of all the members elected to each house, this bill takes effect
780 upon approval by the governor, or the day following the constitutional time limit of Utah
781 Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
782 the date of veto override.

783 Section 19. **Coordinating H.B. 325 with H.B. 14 -- Superseding substantive and**
784 **technical amendments.**

785 If this H.B. 325 and H.B. 14, Substance Abuse Treatment Facility Patient Brokering,
786 both pass and become law, it is the intent of the Legislature that the amendments to Section
787 26-36b-103 in this bill supersede the amendments to Section 26-36b-103 in H.B. 14, when the
788 Office of Legislative Research and General Counsel prepares the Utah Code database for
789 publication.

790 Section 20. **Coordinating H.B. 325 with H.B. 472 -- Substantive and technical**
791 **amendments.**

792 If this H.B. 325 and H.B. 472, Medicaid Expansion Revisions, both pass and become
793 law, it is the intent of the Legislature that the Office of Legislative Research and General
794 Counsel shall prepare the Utah Code database for publication by making the following
795 changes:

796 (1) modifying Subsection 26-18-415(3) to read:

797 "(3) (a) The division shall apply for a Medicaid waiver or a state plan amendment with
798 CMS to implement, within the state Medicaid program, the enhancement waiver program
799 described in this section within six months after the day on which:

800 (i) the division receives a notice from CMS that the waiver for the Medicaid waiver

801 expansion submitted under Section 26-18-415, Medicaid waiver expansion, will not be
 802 approved; or

803 (ii) the division withdraws the waiver for the Medicaid waiver expansion submitted
 804 under Section 26-18-415, Medicaid waiver expansion.

805 (b) The division may not apply for a waiver under Subsection (3)(a) while a waiver
 806 request under Section 26-18-415, Medicaid waiver expansion, is pending with CMS.";

807 (2) modifying Subsection 26-36b-201(3) to read:

808 "(3) The first quarterly payment [shall not be] is not due until at least three months
 809 after the earlier of the effective [date] dates of the coverage provided through:

810 (a) the health coverage improvement program [waiver under Section 26-18-411];

811 (b) the enhancement waiver program; or

812 (c) the Medicaid waiver expansion.";

813 (3) modifying Section 26-36b-204 to read:

814 **"26-36b-204. Hospital financing of health coverage improvement program**

815 **Medicaid waiver -- Hospital share.**

816 [(1) For purposes of this section, "hospital share":(a) means]

817 (1) The hospital share is:

818 (a) 45% of the state's net cost of[:(i)] the health coverage improvement program

819 [Medicaid waiver under Section 26-18-411;(ii)], including Medicaid coverage for individuals
 820 with dependent children up to the federal poverty level designated under Section 26-18-411;

821 [and]

822 [(iii) the UPL gap, as that term is defined in Section 26-36b-210;]

823 (b) 45% of the state's net cost of the enhancement waiver program;

824 (c) if the waiver for the Medicaid waiver expansion is approved, \$11,900,000; and

825 (d) 45% of the state's net cost of the upper payment limit gap.

826 [(b) for the hospital share of the additional coverage under Section 26-18-411;]

827 (2) (a) The hospital share is capped at no more than \$13,600,000 annually, consisting
 828 of:

829 (i) an \$11,900,000 cap [on the hospital's share] for the programs specified in
 830 Subsections (1)(a)[(i) and (ii)] through (c); and

831 (ii) a \$1,700,000 cap for the program specified in Subsection [(1)(a)(iii)]; (1)(d).

832 ~~[(c) for the cap specified in Subsection (1)(b), shall be prorated]~~

833 (b) The department shall prorate the cap described in Subsection (2)(a) in any year in
834 which at least one of the programs specified in Subsection (1)(a) are not in effect for the full
835 fiscal year ~~[, and]~~.

836 ~~[(d) if the Medicaid program expands in a manner that is greater than the expansion~~
837 ~~described in Section 26-18-411, is capped at 33% of the state's share of the cost of the~~
838 ~~expansion that is in addition to the program described in Section 26-18-411.]~~

839 ~~[(2) The assessment for the private hospital share under Subsection (1) shall be:]~~

840 (3) Private hospitals shall be assessed under this chapter for:

841 (a) 69% of the portion of the hospital share for the programs specified in Subsections
842 (1)(a)~~(i) and (ii)~~ through (c); and

843 (b) 100% of the portion of the hospital share specified in Subsection ~~[(1)(a)(iii)]~~ (1)(d).

844 ~~[(3)]~~ (4) (a) The department shall, on or before October 15, 2017, and on or before
845 October 15 of each subsequent year ~~[thereafter]~~, produce a report that calculates the state's net
846 cost of each of the programs described in Subsections (1)(a)~~(i) and (ii)~~ through (c) that are in
847 effect for that year.

848 (b) If the assessment collected in the previous fiscal year is above or below the ~~[private~~
849 ~~hospital's share of the state's net cost as specified in Subsection (2),]~~ hospital share for private
850 hospitals for the previous fiscal year, the underpayment or overpayment of the assessment by
851 the private hospitals shall be applied to the fiscal year in which the report [was] is issued.

852 ~~[(4)]~~ (5) A Medicaid accountable care organization shall, on or before October 15 of
853 each year, report to the department the following data from the prior state fiscal year for each
854 private hospital, state teaching hospital, and non-state government hospital provider that the
855 Medicaid accountable care organization contracts with:

856 (a) for the traditional Medicaid population ~~[, for each private hospital, state teaching~~
857 ~~hospital, and non-state government hospital provider]:~~

858 (i) hospital inpatient payments;

859 (ii) hospital inpatient discharges;

860 (iii) hospital inpatient days; and

861 (iv) hospital outpatient payments; and

862 ~~[(b) for the Medicaid population newly eligible under Subsection 26-18-411, for each~~

863 private hospital, state teaching hospital, and non-state government hospital provider:]

864 (b) if the Medicaid accountable care organization enrolls any individuals in the health
 865 coverage improvement program, the enhancement waiver program, or the Medicaid waiver
 866 expansion, for the population newly eligible for any of those programs:

- 867 (i) hospital inpatient payments;
- 868 (ii) hospital inpatient discharges;
- 869 (iii) hospital inpatient days; and
- 870 (iv) hospital outpatient payments.

871 (6) The department shall, by rule made in accordance with Title 63G, Chapter 3, Utah
 872 Administrative Rulemaking Act, provide details surrounding specific content and format for
 873 the reporting by the Medicaid accountable care organization.";

874 (4) modifying Subsection 26-36b-206(3) to read:

875 "(3) The intergovernmental transfer [~~shall be paid in an amount divided~~] is apportioned
 876 as follows:

877 (a) the state teaching hospital is responsible for:

878 (i) 30% of the portion of the hospital share specified in Subsections

879 26-36b-204(1)(a)[~~(i) and (ii)~~] through (c); and

880 (ii) 0% of the hospital share specified in Subsection 26-36b-204(1)[~~(a)(iii)~~](d); and

881 (b) non-state government hospitals are responsible for:

882 (i) 1% of the portion of the hospital share specified in Subsections 26-36b-204(1)(a)[~~(i)~~

883 and ~~(ii)~~] through (c); and

884 (ii) 0% of the hospital share specified in Subsection 26-36b-204(1)[~~(a)(iii)~~](d).";

885 (5) modifying Section 26-36b-208 to read:

886 **26-36b-208. Medicaid Expansion Fund.**

887 (1) There is created an expendable special revenue fund known as the Medicaid
 888 Expansion Fund.

889 (2) The fund consists of:

890 (a) assessments collected under this chapter;

891 (b) intergovernmental transfers under Section 26-36b-206;

892 (c) savings attributable to the health coverage improvement program [~~under Section~~

893 26-18-411] as determined by the department;

894 (d) savings attributable to the enhancement waiver program as determined by the
 895 department;

896 (e) savings attributable to the Medicaid waiver expansion as determined by the
 897 department;

898 ~~[(d)]~~ (f) savings attributable to the inclusion of psychotropic drugs on the preferred
 899 drug list under Subsection 26-18-2.4(3) as determined by the department;

900 ~~[(e)]~~ (g) savings attributable to the services provided by the Public Employees' Health
 901 Plan under Subsection 49-20-401(1)(u);

902 (h) the amount transferred under Subsection 32B-2-301(7);

903 (i) the amount transferred under Subsection 59-14-204(6);

904 ~~[(f)]~~ (j) gifts, grants, donations, or any other conveyance of money that may be made to
 905 the fund from private sources; ~~[and]~~

906 (k) interest earned on money in the fund; and

907 ~~[(g)]~~ (l) additional amounts as appropriated by the Legislature.

908 (3) (a) The fund shall earn interest.

909 (b) All interest earned on fund money shall be deposited into the fund.

910 (4) (a) A state agency administering the provisions of this chapter may use money from
 911 the fund to pay the costs ~~[of]~~, not otherwise paid for with federal funds or other revenue
 912 sources, of:

913 (i) the health coverage improvement [Medicaid waiver under Section 26-18-411, and]
 914 program;

915 (ii) the enhancement waiver program;

916 (iii) the Medicaid waiver expansion; and

917 (iv) the outpatient ~~[UPE]~~ upper payment limit supplemental payments under Section
 918 26-36b-210~~[, not otherwise paid for with federal funds or other revenue sources, except that~~
 919 ~~no].~~

920 (b) A state agency administering the provisions of this chapter may not use:

921 (i) funds described in Subsection (2)(b) may be used to pay the cost of private
 922 outpatient ~~[UPE]~~ upper payment limit supplemental payments[-]; or

923 ~~[(b)]~~ (ii) Money in the fund [may not be used for any other] for any purpose not
 924 described in Subsection (4)(a)."; and

925 (6) modifying Section 26-36b-209 to read:

926 "26-36b-209. Hospital reimbursement.

927 (1) [The] If the health coverage improvement program, the enhancement waiver
928 program, or the Medicaid waiver expansion is implemented by contracting with a Medicaid
929 accountable care organization, the department shall, to the extent allowed by law, include, in a
930 contract [with a Medicaid accountable care organization] to provide benefits under the health
931 coverage improvement program, the enhancement waiver program, or the Medicaid waiver
932 expansion, a requirement that the Medicaid accountable care organization reimburse hospitals
933 in the accountable care organization's provider network[;] at no less than the Medicaid
934 fee-for-service rate.

935 (2) If the health coverage improvement program, the enhancement waiver program, or
936 the Medicaid waiver expansion is implemented by the department as a fee-for-service program,
937 the department shall reimburse hospitals at no less than the Medicaid fee-for-service rate.

938 (3) Nothing in this section prohibits a Medicaid accountable care organization from
939 paying a rate that exceeds the Medicaid fee-for-service [rates] rate."

940 **Section 21. Coordinating H.B. 325 with S.B. 125 -- Superseding substantive and**
941 **technical amendments.**

942 If this H.B. 325 and S.B. 125, Child Welfare Amendments, both pass and become law,
943 it is the intent of the Legislature that the amendments to Section 26-36b-103 in this bill
944 supersede the amendments to Section 26-36b-103 in S.B.125, when the Office of Legislative
945 Research and General Counsel prepares the Utah Code database for publication.