	NURSING CARE FACILITY MODIFICATIONS
	2024 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Stephen L. Whyte
	Senate Sponsor: Ann Millner
LO	ONG TITLE
Ge	neral Description:
	This bill modifies provisions related to nursing care facilities.
Hiş	ghlighted Provisions:
	This bill:
	 removes statutorily prescribed penalties and interest imposed on nursing care
fac	ilities for failure to pay an assessment;
	 grants to the Division of Integrated Healthcare rulemaking authority to require
nur	rsing care facilities to pay a penalty for failure to timely pay an assessment; and
	 makes technical corrections.
Mo	oney Appropriated in this Bill:
	None
Otl	her Special Clauses:
	None
Uta	ah Code Sections Affected:
ΑN	MENDS:
	26B-3-403, as renumbered and amended by Laws of Utah 2023, Chapter 306
	26B-3-404, as renumbered and amended by Laws of Utah 2023, Chapter 306



28	26B-3-403. Collection, remittance, and payment of nursing care facilities
29	assessment.
30	(1) (a) Beginning July 1, 2004, an assessment is imposed upon each nursing care
31	facility in the amount designated in Subsection (1)(c).
32	(b) (i) The department shall establish by rule, a uniform rate per non-Medicare patient
33	day that may not exceed 6% of the total gross revenue for services provided to patients of all
34	nursing care facilities licensed in this state.
35	(ii) For purposes of Subsection (1)(b)(i), total revenue does not include charitable
36	contribution received by a nursing care facility.
37	(c) The department shall calculate the assessment imposed under Subsection (1)(a) by
38	multiplying the total number of patient days of care provided to non-Medicare patients by the
39	nursing care facility, as provided to the department pursuant to Subsection (3)(a), by the
40	uniform rate established by the department pursuant to Subsection (1)(b).
41	(2) (a) The assessment imposed by this part is due and payable on a monthly basis on
42	or before the last day of the month next succeeding each monthly period.
43	(b) The collecting agent for this assessment shall be the department which is vested
44	with the administration and enforcement of this part, including the right to audit records of a
45	nursing care facility related to patient days of care for the facility.
46	(c) The department shall forward proceeds from the assessment imposed by this part to
47	the state treasurer for deposit in the expendable special revenue fund as specified in Section
48	26B-1-332.
49	(3) Each nursing care facility shall, on or before the end of the month next succeeding
50	each calendar monthly period, file with the department:
51	(a) a report which includes:
52	(i) the total number of patient days of care the facility provided to non-Medicare
53	patients during the preceding month;
54	(ii) the total gross revenue the facility earned as compensation for services provided to
55	patients during the preceding month; and
56	(iii) any other information required by the department; and
57	(b) a return for the monthly period, and shall remit with the return the assessment

required by this part to be paid for the period covered by the return.

58

39	(4) Each return shan contain information and be in the form the department prescribes
60	by rule.
61	(5) The assessment as computed in the return is an allowable cost for Medicaid
62	reimbursement purposes.
63	(6) The department may by rule, extend the time for making returns and paying the
64	assessment.
65	(7) Each nursing care facility that fails to pay any assessment required to be paid to the
66	state, within the time required by this part, or that fails to file a return as required by this part,
67	shall pay, in addition to the assessment[7] and penalties [and interest] as provided in Section
68	26B-3-404.
69	Section 2. Section 26B-3-404 is amended to read:
70	26B-3-404. Penalties.
71	[(1) The penalty for failure to file a return or pay the assessment due within the time
72	prescribed by this part is the greater of \$50, or 1% of the assessment due on the return.]
73	[(2) For failure to pay within 30 days of a notice of deficiency of assessment required
74	to be paid, the penalty is the greater of \$50 or 5% of the assessment due.]
75	[(3) The penalty for underpayment of the assessment is as follows:]
76	[(a) If any underpayment of assessment is due to negligence, the penalty is 25% of the
77	underpayment.]
78	[(b) If the underpayment of the assessment is due to intentional disregard of law or
79	rule, the penalty is 50% of the underpayment.]
80	[(4) For intent to evade the assessment, the penalty is 100% of the underpayment.]
81	[(5) The rate of interest applicable to an underpayment of an assessment under this part
82	or an unpaid penalty under this part is 12% annually.]
83	(1) The division shall require a nursing care facility that fails to pay an assessment due
84	under this part to pay $\hat{H} \rightarrow \underline{to} \leftarrow \hat{H}$ the division, in addition to the assessment, a penalty determined
84a	by the
85	division.
86	[(6)] (2) The department may waive the imposition of a penalty for good cause.
87	(3) The division shall make rules in accordance with Title 63G, Chapter 3, Utah
88	Administrative Rulemaking Act, prescribing the administration and requirements for this
89	section.

H.B. 392 01-25-24 10:37 AM

- 90 Section 3. **Effective date.**
- 91 This bill takes effect on May 1, 2024.