111TH CONGRESS 1ST SESSION

H. R. 2176

To amend title XVIII of the Social Security Act to continue the ability of hospitals to supply a needed workforce of nurses and allied health professionals by preserving funding for hospital operated nursing and allied health education programs.

IN THE HOUSE OF REPRESENTATIVES

April 29, 2009

Mr. Pomeroy (for himself, Mr. Sam Johnson of Texas, and Mrs. Capps) introduced the following bill; which was referred to the Committee on Ways and Means

A BILL

To amend title XVIII of the Social Security Act to continue the ability of hospitals to supply a needed workforce of nurses and allied health professionals by preserving funding for hospital operated nursing and allied health education programs.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Nursing and Allied
- 5 Health Education Preservation Act of 2009".

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1	SEC. 2. PRESERVATION OF PROVIDER OPERATED NURSING
2	AND ALLIED HEALTH EDUCATION PRO-
3	GRAMS.
4	(a) In General.—Section 1861(v) of the Social Se-
5	curity Act (42 U.S.C. 1395x(v)) is amended by adding at
6	the end the following new paragraph:
7	"(9) Preservation of Provider-Operated
8	NURSING AND ALLIED HEALTH EDUCATION PRO-
9	GRAMS.—
10	"(A) IN GENERAL.—The Secretary shall not
11	deny provider-operated status for a nursing and al-
12	lied health education program that substantially
13	meets requirements in effect under paragraphs (e)
14	and (f) of section 413.85 of title 42, Code of Federal
15	Regulations, as of October 1, 2006, on the basis of
16	an organizational structure, contractual arrange-
17	ments, or legal structure of the program, or a
18	change in such a structure or arrangement, such as
19	those described in subparagraph (B), so long as a
20	hospital, hospitals, or health system continues to
21	substantially control the nursing or allied health pro-
22	gram.
23	"(B) Examples of arrangements and
24	STRUCTURES.—The following are examples of an or-

ganizational structure, contractual arrangement,

legal structure, or a change in such a structure or

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1	arrangement, referred to in subparagraph (A) of a
2	provider-operated program:
3	"(i) The students enrolled in the program
4	are concurrently enrolled in a college, commu-
5	nity college, or university or receive degrees, di-
6	plomas, or other certificates or credentials upon
7	graduation from both the nursing or allied
8	health education and the college, community
9	college, or university.
10	"(ii) The program enters into an agree-
11	ment with a third party to provide classroom,
12	administrative, or financial services if the con-
13	tract is related to the nursing or allied health
14	education activity and the hospital or other pro-
15	vider retains the authority to modify, amend,
16	rescind, or renew the agreement.
17	"(iii) The program fails to comply with
18	regulations or requirements promulgated for
19	such a program because such compliance would
20	result in direct conflict with requirements—
21	"(I) of the State Board of Nursing or
22	other regulatory agency in the State in
23	which the program is located; or
24	"(II) of a national nursing or allied
25	health accreditation body or a regional, in-

1	stitutional accrediting body that is recog-
2	nized by the Department of Education or
3	such a State Board or regulatory agency.
4	"(iv) The program which is offered by a
5	for profit college or university is wholly owned
6	by a hospital or health system, or by a non-
7	profit college or university that is operated by
8	a hospital or health system, and collectively the
9	college or university and the hospital or health
10	system meets all the requirements in effect
11	under paragraphs (e) and (f) of section 413.85
12	of title 42, Code of Federal Regulations.
13	"(v) The nursing or allied health education
14	program is operated by one or more hospitals,
15	or a health system or chain organization, or any
16	combination of a hospital or hospitals and pro-
17	viders or entities whose principal business is
18	providing hospital services.
19	"(C) Limitation on payment denials.—The
20	Secretary—
21	"(i) shall not recoup, withhold, offset, dis-
22	allow, or deny reasonable cost, pass-through
23	payment for the costs of approved educational
24	activities for a nursing or allied health edu-
25	cation program described in subparagraph (A)

1	on a ground for which a denial of provider-oper-
2	ated status is not permitted under such sub-
3	paragraph;
4	"(ii) shall not reopen any cost reporting
5	year of any hospital for the purpose of effecting
6	any recoupment or other denial of payment de-
7	scribed in clause (i) and shall withdraw and dis-
8	continue any such reopening effected before the
9	date of the enactment of this paragraph; and
10	"(iii) shall restore to a hospital any such
11	recoupment or denial effected for a previous
12	cost reporting year by not later than the hos-
13	pital's cost reporting year beginning after such
14	date of enactment.
15	"(D) Construction.—This paragraph shall
16	not affect payment—
17	"(i) with respect to a provider-operated
18	program which is in compliance with regula-
19	tions and guidance issued as of the date of the
20	enactment of this paragraph; or
21	"(ii) to a hospital or provider with respect
22	to reasonable cost, pass-through reimbursement
23	pursuant to section 4004(b) of the Omnibus

- 1 Budget Reconciliation Act of 1990 (Public Law
- 2 101–508; 104 Stat. 1388–39).".

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