112TH CONGRESS 1ST SESSION H.R. 3516

To amend title XVIII of the Social Security Act with respect to Medicare payment for long-term care hospital services.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 29, 2011

Mr. MURPHY of Connecticut (for himself and Mr. LARSON of Connecticut) 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 with respect to Medicare payment for long-term care hospital services.

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. PAYMENT FOR LONG-TERM CARE HOSPITAL

4 SERVICES.

5 (a) LONG-TERM CARE HOSPITAL PAYMENT ADJUST-6 MENTS.—

7 (1) IN GENERAL.—Section 1886(m) of the So8 cial Security Act (42 U.S.C. 1395ww(m)) is amend9 ed by adding at the end the following new para10 graph:

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1	"(6) High episode efficient case and epi-
2	SODE OUTLIER CASE PAYMENT ADJUSTMENTS.—
3	"(A) ESTABLISHMENT OF EPISODE EFFI-
4	CIENT CASE PAYMENT ADJUSTMENTS.—In
5	making payment under the system described in
6	paragraph (1) to a long-term care hospital de-
7	scribed in subsection $(d)(1)(B)(iv)(I)$, for dis-
8	charges occurring in rate years beginning on
9	and after October 1, 2011, the Secretary shall
10	make payment adjustments—
11	"(i) under clause (ii) of subparagraph
12	(C) for cases identified as meeting or ex-
13	ceeding the fixed high episode efficient
14	case threshold under clause (i) of such
15	subparagraph; and
16	"(ii) under clause (ii) of subparagraph
17	(D) for cases identified as meeting or
18	below the episode outlier case threshold
19	under clause (i) of such subparagraph.
20	"(B) DETERMINATION OF EPISODE EFFI-
21	CIENT CASES.—For the rate year beginning on
22	and after October 1, 2011, the Secretary shall
23	adopt rules which identify the predicted prob-
24	ability of those Medicare beneficiaries admitted
25	as inpatients to long-term care hospitals from a

1	subsection (d) hospital for whom the payment
2	for services received during an episode of hos-
3	pital care (as defined in subparagraph (G)) is
4	predicted to be less than if they had remained
5	in the subsection (d) hospital (in this paragraph
6	referred to as 'episode efficient cases'). The
7	rules for determining episode efficient cases
8	shall identify the characteristics of individuals
9	while they were an inpatient in a subsection (d)
10	hospital, including their length of stay, number
11	of diagnoses, number of medical procedures,
12	and the number of days of care provided in an
13	intensive care or cardiac care unit. Such char-
14	acteristics shall be determined by the Secretary
15	to be characteristics for which information is
16	usually available to long-term care hospitals be-
17	fore the admission of an individual to a long-
18	term care hospital.
19	"(C) High episode efficient cases.—
20	"(i) THRESHOLD.—Subject to sub-
21	paragraph (F), the Secretary shall estab-
22	lish from year to year fixed high episode
23	efficient case thresholds which identify
24	Medicare beneficiaries discharged from
25	long-term care hospitals with the highest

10 percent probability of being episode efficient cases.

"(ii) HIGH EPISODE EFFICIENT CASE 3 4 PAYMENT ADJUSTMENT.—The Secretary shall annually establish, consistent with 5 subparagraph (E), the payment adjust-6 7 ment under this clause for cases which 8 meet or exceed the applicable fixed high 9 episode efficient case threshold established 10 under clause (i). Such payment adjustment 11 shall be a per discharge incentive payment, 12 expressed as a percentage of the amount 13 payable under the system under paragraph 14 (1), which shall be made in addition to the 15 amount payable for the long-term care hos-16 pital under such system.

17 "(D) Episode outlier case.—

18 "(i) THRESHOLD.—Subject to sub-19 paragraph (F), the Secretary shall estab-20 lish from year to year episode outlier case 21 thresholds at the percentage of predictive 22 probability which identify Medicare bene-23 ficiary discharges the Secretary determines 24 to have the lowest 10 percent probability of 25 being episode efficient cases. In every year

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1	(after the first year in which this para-
2	graph applies), the Secretary shall main-
3	tain such episode outlier case threshold,
4	except that in any year the Secretary shall,
5	if necessary, reduce the episode outlier
6	case threshold so that no more than 10
7	percent of Medicare beneficiaries dis-
8	charged from long-term care hospitals are
9	subject to the episode outlier case payment
10	adjustment under clause (ii).
11	"(ii) Episode outlier case pay-
12	MENT ADJUSTMENT.—The payment ad-
13	justment under this clause for cases which
14	are classified at or below the applicable
15	episode outlier case threshold under clause
16	(i) shall be the lesser of the amount pay-
17	able under the system under paragraph (1)
18	or 80 percent of the long-term care hos-
19	pital's reasonable cost for each such Medi-
20	care patient discharge determined under
21	section $1861(v)(1)(A)$. A long-term care
22	hospital shall not be subject to the episode
23	outlier case payment adjustment under
24	this clause for more than 15 percent of

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1	Medicare beneficiaries who were discharged
2	from the hospital in a rate year.
3	"(E) BUDGET NEUTRALITY.—The Sec-
4	retary shall prospectively adjust the aggregate
5	prospective payment adjustments for high epi-
6	sode efficient cases under subparagraph (C)(ii)
7	for a year so that it is equal to the projected
8	aggregate prospective payment adjustments for
9	episode outlier cases under subparagraph
10	(D)(ii) for that year.
11	"(F) ESTABLISHMENT OF SEPARATE
12	THRESHOLDS FOR CERTAIN GEOGRAPHIC
13	AREAS.—The Secretary—
14	"(i) shall establish separate high epi-
15	sode efficient case and episode outlier case
16	thresholds under subparagraphs (C)(i) and
17	(D)(i) for long-term care hospitals located
18	in a rural area;
19	"(ii) shall establish separate high epi-
20	sode efficient case and episode outlier case
21	thresholds under such subparagraphs for
22	long-term care hospitals located in urban
23	areas for beneficiaries discharged from a
24	subsection (d) hospital which accounts for
25	more than 25 percent of the Medicare

1	beneficiaries discharged from subsection
2	(d) hospitals in a Metropolitan Statistical
3	Area;
4	"(iii) the episode outlier thresholds set
5	under subparagraphs (C)(i) and (D)(i)
6	shall be established at a level no higher
7	than the lowest 5 percent probability of
8	being episode efficient cases; and
9	"(iv) may consider such other geo-
10	graphic factors as the Secretary deter-
11	mines to be appropriate in establishing
12	such thresholds.
13	"(G) Episode of hospital care de-
14	FINED.—In this paragraph, the term 'episode of
15	hospital care' means the combined inpatient
16	stay of a Medicare beneficiary discharged from
17	a subsection (d) hospital and subsequently ad-
18	mitted to a long-term care hospital within a
19	time period specified by the Secretary.
20	"(H) REVIEW OF DATA.—The Secretary
21	shall provide long-term care hospitals with an
22	opportunity to review data used to determine
23	the classification of Medicare beneficiaries with-
24	in the fixed high episode efficient case threshold

and the episode outlier case threshold under
 this paragraph.

3 "(I) MEDICARE BENEFICIARY DEFINED.—
4 In this paragraph, the term 'Medicare bene5 ficiary' means an individual entitled to benefits
6 under part A.".

7 (b) NO APPLICATION OF 25 PERCENT PATIENT 8 THRESHOLD PAYMENT ADJUSTMENT TO ANY LONG-9 TERM CARE HOSPITAL.—The Secretary of Health and 10 Human Services shall not apply sections 412.534 or 11 412.536 of title 42, Code of Federal Regulations or any 12 similar provision, with respect to discharges in rate years 13 beginning on or after July 1, 2012.

(c) NO APPLICATION OF ONE-TIME PAYMENT ADJUSTMENT TO ANY LONG-TERM CARE HOSPITAL.—The
Secretary of Health and Human Services shall not make
the one-time prospective payment adjustment to long-term
care hospital prospective payment rates provided for in
section 412.523(d)(3) of title 42, Code of Federal Regulations, or any similar provision.

(d) NO APPLICATION OF VERY SHORT-STAY
OUTLIER POLICY.—The Secretary of Health and Human
Services shall not apply the amendments to the short-stay
outlier payment provision for long-term care hospitals contained in section 412.529(c)(3)(i) of title 42, Code of Fed-

eral Regulations as finalized on May 11, 2007 (72 Federal
 Register 26904, 26992), or any similar provision.

3 (e) Two-Year Moratorium on the Establish4 MENT OF LONG-TERM CARE HOSPITALS, LONG-TERM
5 CARE SATELLITE FACILITIES AND ON THE INCREASE OF
6 LONG-TERM CARE HOSPITAL BEDS IN EXISTING LONG7 TERM CARE HOSPITALS OR SATELLITE FACILITIES.—

8 (1) IN GENERAL.—In the case of a long-term 9 care hospital described in subsection (d)(1)(B)(iv)(I)10 of section 1886(m) of the Social Security Act (42) 11 U.S.C. 1395ww(m)), there shall be a 2-year morato-12 rium (beginning on December 29, 2012) on the es-13 tablishment of new long-term care hospitals or sat-14 ellite facilities and, subject to paragraph (2), on the 15 increase in beds in existing long-term care hospitals 16 or satellite facilities. For the purposes of this sub-17 section, the term "existing" means, a hospital or 18 satellite facility that received payment under the 19 provisions of subpart O of part 412 of title 42, Code 20 of Federal Regulations, as of the date of the enact-21 ment of this Act.

(2) EXCEPTION.—A long-term care hospital
which submitted plans to a State on or before January 1, 2009, to rebuild a hospital to comply with the
seismic code requirements of a State, may expand

1 its bed complement by no more than 10 beds upon

2 approval by the State.