HB 837

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2012

A bill to be entitled

2 An act relating to surrendered newborn infants; 3 amending s. 383.50, F.S.; providing that if the mother 4 of a newborn infant considers applying for eligibility 5 for the Medicaid program through the hospital as a 6 qualified Medicaid provider, the hospital must notify 7 the mother that the act of applying for Medicaid will 8 cause her personal information included on the 9 Medicaid application to be submitted to the Department 10 of Children and Family Services; authorizing a 11 hospital to seek reimbursement from Medicaid for care provided to a surrendered newborn infant and the 12 mother of a surrendered newborn infant related to 13 14 labor and delivery of the infant, if the infant is 15 determined by the Department of Children and Family 16 Services to be Medicaid eligible; prohibiting the 17 hospital from seeking payment for such care from the mother of a surrendered newborn infant or from any 18 19 individual financially responsible for the mother of a 20 surrendered newborn infant; amending s. 409.911, F.S.; 21 redefining the definition of "charity care" for the 22 disproportionate share program; providing that if a 23 patient has income that exceeds a specified multiple 24 of the federal poverty level, the care provided to the 25 patient does not qualify as charity care unless the 26 care is provided without compensation to a surrendered 27 newborn infant or the person financially responsible for the mother of the surrendered newborn infant; 28

Page 1 of 4

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HB 837

29	providing an effective date.
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31	Be It Enacted by the Legislature of the State of Florida:
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33	Section 1. Subsection (5) of section 383.50, Florida
34	Statutes, is amended to read:
35	383.50 Treatment of surrendered newborn infant
36	(5) <u>(a)</u> Except when there is actual or suspected child
37	abuse or neglect, any parent who leaves a newborn infant with a
38	firefighter, emergency medical technician, or paramedic at a
39	fire station or emergency medical services station, or brings a
40	newborn infant to an emergency room of a hospital and expresses
41	an intent to leave the newborn infant and not return, has the
42	absolute right to remain anonymous and to leave at any time and
43	may not be pursued or followed unless the parent seeks to
44	reclaim the newborn infant.
45	(b) When an infant is born in a hospital and the mother
46	expresses intent to leave the infant and not return ${:}_{ au}$
47	<u>1.</u> Upon the mother's request, the hospital or registrar
48	shall complete the infant's birth certificate without naming the
49	mother thereon.
50	2. If the mother considers applying for eligibility for
51	the Medicaid program through the hospital as a qualified
52	Medicaid provider, the hospital shall notify the mother that the
53	act of applying for Medicaid will cause her personal information
54	included on the Medicaid application to be submitted to the
55	Department of Children and Family Services and that she will be
56	contacted by the department or the Medicaid program, or both,
	Page 2 of 4

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2012

about her Medicaid eligibility status. The hospital shall

HB 837

57

2012

58 confirm that the mother wishes to apply for Medicaid and 59 understands the notification by obtaining her signature on a 60 written acknowledgment of having received notice, if she chooses 61 to apply. 62 3. The hospital may seek reimbursement from Medicaid, as 63 applicable, for care provided to a surrendered newborn infant 64 and the mother of a surrendered newborn infant related to labor and delivery of the infant, if the infant is determined by the 65 Department of Children and Family Services to be Medicaid 66 67 eligible and if the hospital renders care not reimbursable by 68 Medicaid under subparagraph 2. For such care not reimbursable 69 under Medicaid, the hospital may seek to classify the care as 70 charity care under s. 409.911(1)(c). The hospital may not seek payment for such care from the mother of a surrendered newborn 71 72 infant or from any individual financially responsible for the 73 mother of a surrendered newborn infant. 74 Section 2. Paragraph (c) of subsection (1) of section 75 409.911, Florida Statutes, is amended to read: 76 409.911 Disproportionate share program.-Subject to 77 specific allocations established within the General 78 Appropriations Act and any limitations established pursuant to 79 chapter 216, the agency shall distribute, pursuant to this 80 section, moneys to hospitals providing a disproportionate share of Medicaid or charity care services by making quarterly 81 Medicaid payments as required. Notwithstanding the provisions of 82 s. 409.915, counties are exempt from contributing toward the 83

84 cost of this special reimbursement for hospitals serving a

Page 3 of 4

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hb0837-00

HB 837

85 disproportionate share of low-income patients.

86 (1)DEFINITIONS.-As used in this section, s. 409.9112, and 87 the Florida Hospital Uniform Reporting System manual: 88 "Charity care" or "uncompensated charity care" means (C) 89 that portion of hospital charges reported to the Agency for Health Care Administration for which there is no compensation, 90 91 other than restricted or unrestricted revenues provided to a 92 hospital by local governments or tax districts regardless of the method of payment, for: 93 1. Care provided to a patient whose family income for the 94 95 12 months preceding the determination is less than or equal to 200 percent of the federal poverty level, unless the amount of 96 97 hospital charges due from the patient exceeds 25 percent of the 98 annual family income; or 99 2. Care provided under conditions described in s. 100 383.50(5)(b). 101 102 However, in no case shall the Hospital charges for a patient 103 whose family income exceeds four times the federal poverty level 104 for a family of four may not be considered charity, except for 105 care provided without compensation under conditions described in 106 s. 383.50(5)(b). 107 Section 3. This act shall take effect July 1, 2012.

Page 4 of 4

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hb0837-00

2012