

LEGISLATIVE ACTION .

Senate Comm: RCS 04/02/2025 House

The Committee on Health Policy (Harrell) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause

and insert:

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Section 1. Section 400.54, Florida Statutes, is amended to 6 read:

400.54 Annual assessment of the home health aide for medically fragile children program.-

(1) The agency shall conduct an annual assessment of the home health aide for medically fragile children program. The



11	assessment must report caregiver satisfaction with the program,
12	report data on adverse incidents, identify additional support
13	that may be needed by the home health aide for medically fragile
14	children, and assess the rate and extent of hospitalization of
15	children in home health services who are attended by a home
16	health aide for medically fragile children compared to those in
17	home health services provided by a registered nurse or a
18	licensed practical nurse without a home health aide for
19	medically fragile children. Medicaid managed care plans shall
20	provide to the agency data necessary to perform this assessment.
21	(2) The home health agency shall report all adverse
22	incidents occurring under the care of a home health aide for
23	medically fragile children to the agency and managed care plan
24	within 48 hours after the incident. For purposes of reporting to
25	the agency under this subsection, the term "adverse incident"
26	means any of the following:
27	(a) Death.
28	(b) Brain or spinal damage.
29	(c) Permanent disfigurement.
30	(d) Fracture or dislocation of bones or joints.
31	(e) A limitation of neurological, physical, or sensory
32	function.
33	(f) An event that is reported to law enforcement personnel
34	for investigation.
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36	By January 1 of each year, beginning January 1, 2025, the agency
37	shall report its findings to the Governor, the President of the
38	Senate, and the Speaker of the House of Representatives.
39	Section 2. Present paragraphs (a) and (b) of subsection (3)
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588-02972-25

735504

40 of section 400.4765, Florida Statutes, are redesignated as 41 paragraphs (b) and (c), respectively, a new paragraph (a) is 42 added to that subsection, subsection (10) is added to that 43 section, and present paragraph (a) of subsection (3) and 44 subsection (9) of that section are amended, to read:

400.4765 Home health aide for medically fragile children program.-

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(3) TRAINING.-

(a) Before providing services to an eligible relative, a home health aide for medically fragile children must complete an approved training program. The employing home health agency must provide validation of competency by a registered nurse and maintain documentation of training completion and competency validation. The employing home health agency must provide additional training and competency validation as the medically fragile child's care needs change and consistent with any changes to the plan of care.

57 (b) (a) The agency, in consultation with the Board of 58 Nursing, shall approve home health aide for medically fragile 59 children training programs developed by home health agencies in 60 accordance with 42 C.F.R. ss. 483.151-483.154 and 484.80 to 61 train family caregivers as home health aides for medically 62 fragile children to increase the health care provider workforce 63 and to authorize persons to provide trained nursing services as 64 delegated by a registered nurse to eligible relatives. The 65 program shall include must consist of at least 85 hours of 66 training, including, but not be limited to, all of the 67 following:

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1. A minimum of $\underline{20}$ 40 hours of theoretical instruction in

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69	nursing,	including, but not limited to, instruction on all of	
70	the following:		
71	a.	Person-centered care.	
72	b.	Communication and interpersonal skills.	
73	с.	Infection control.	
74	d.	Safety and emergency procedures.	
75	e.	Assistance with activities of daily living.	
76	f.	Mental health and social service needs.	
77	g.	Care of cognitively impaired individuals.	
78	h.	Basic restorative care and rehabilitation.	
79	i.	Patient rights and confidentiality of personal	
80	informat	ion and medical records.	
81	j.	Relevant legal and ethical issues.	
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83	Such instruction must be offered in various formats, and any		
84	interactive instruction must be provided during various times of		
85	the day.		
86	2.	Up to A minimum of 20 hours of skills training on basic	
87	nursing	skills tailored to the child's care needs as specified	
88	in the o	rdering provider's plan of care and individualized care	
89	needs, w	hich may include training on the following topics, as	
90	<u>applicab</u>	le, including, but not limited to:	
91	a.	Hygiene, grooming, and toileting.	
92	b.	Skin care and pressure sore prevention.	
93	с.	Nutrition and hydration.	
94	d.	Measuring vital signs, height, and weight.	
95	e.	Safe lifting, positioning, and moving of patients.	
96	f.	Wound care.	
97	g.	Portable Oxygen use and safety and other respiratory	



98	procedures.
99	h. Tracheostomy care.
100	i. Enteral care and therapy.
101	j. Peripheral Intravenous assistive activities and
102	alternative feeding methods.
103	k. Urinary catheterization and care and ostomy care.
104	3. <u>Up to</u> At least 16 hours of clinical training <u>related to</u>
105	the specific needs of the eligible relative under direct
106	supervision of a licensed registered nurse.
107	4. Training concerning HIV infections and AIDS and is
108	required to obtain and maintain a current certificate in
109	cardiopulmonary resuscitation.
110	5. Obtaining and maintaining a current certificate in
111	cardiopulmonary resuscitation.
112	(9) FEE SCHEDULE.—The agency shall modify any state
113	Medicaid plans and implement any federal waivers necessary to
114	implement this section and shall establish a Medicaid fee
115	schedule for home health agencies employing a home health aide
116	for medically fragile children at <u>a minimum rate of</u> \$25 per hour
117	with a utilization cap of no more than 12 & hours per day and 40
118	hours per week, per medically fragile child. The utilization cap
119	of 40 hours per week, per recipient may be exceeded; however,
120	justification must be provided as to why there is no other
121	qualified provider available, and the request must be approved
122	by the home health agency and the managed care plan.
123	(10) FEDERAL APPROVALWithin 30 days after the effective
124	date of this act, the agency shall seek federal approval,
125	including seeking the appropriate federal waiver, to:
126	(a) Allow Medicaid private duty nursing specialty providers

735504

127	and home health services providers to participate in and receive
128	reimbursement for services rendered under this program.
129	(b) Provide that the income earned under this program by a
130	home health aide for medically fragile children is disregarded
131	in eligibility considerations for public assistance as defined
132	in s. 414.0252.
133	Section 3. Subsection (18) of section 400.462, Florida
134	Statutes, is amended to read:
135	400.462 Definitions.—As used in this part, the term:
136	(18) "Home health aide for medically fragile children"
137	means a family caregiver who meets the qualifications specified
138	in this part and who performs tasks delegated to him or her
139	under chapter 464 while caring for an eligible relative, and
140	provides care relating to activities of daily living, including
141	those associated with personal care; maintaining mobility;
142	nutrition and hydration; toileting and elimination; assistive
143	devices; safety and cleanliness; data gathering; reporting
144	abnormal signs and symptoms; postmortem care; patient
145	socialization and reality orientation; end-of-life care;
146	cardiopulmonary resuscitation and emergency care; residents' or
147	patients' rights; documentation of services performed; infection
148	control; safety and emergency procedures; hygiene, grooming,
149	skin care, and pressure sore prevention; wound care; portable
150	oxygen use and safety and other respiratory procedures;
151	tracheostomy care; enteral care and therapy; peripheral
152	intravenous assistive activities and alternative feeding
153	methods; and any other tasks delegated to the family caregiver
154	under chapter 464.
155	Section 4. Paragraph (c) of subsection (1) of section

Page 6 of 8

588-02972-25



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409.903, Florida Statutes, is amended to read:

409.903 Mandatory payments for eligible persons.—The agency shall make payments for medical assistance and related services on behalf of the following persons who the department, or the Social Security Administration by contract with the Department of Children and Families, determines to be eligible, subject to the income, assets, and categorical eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.

(1) Low-income families with children are eligible forMedicaid provided they meet the following requirements:

169 (c) The family's countable income and resources do not 170 exceed the applicable Aid to Families with Dependent Children 171 (AFDC) income and resource standards under the AFDC state plan in effect in July 1996, except as amended in the Medicaid state 172 173 plan to conform as closely as possible to the requirements of 174 the welfare transition program, to the extent permitted by 175 federal law. The agency shall seek federal approval, including 176 seeking the appropriate federal waiver or state plan amendment, to exclude from the family's countable income any income earned 177 178 through employment as a home health aide for medically fragile 179 children under s. 400.4765.

Section 5. Within 60 days after this act becomes a law, the Agency for Health Care Administration shall make all necessary requests and submissions to obtain federal approval to implement the amendment made by this act to s. 409.903, Florida Statutes, and initiate any necessary rulemaking to implement the amendment

588-02972-25

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185	made by this act to s. 400.4765, Florida Statutes.
186	Section 6. This act shall take effect upon becoming a law.
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189	And the title is amended as follows:
190	Delete everything before the enacting clause
191	and insert:
192	A bill to be entitled
193	An act relating to the home health aide for medically
194	fragile children program; amending s. 400.54, F.S.;
195	providing requirements for the annual assessment of
196	the home health aide for medically fragile children
197	program; amending s. 400.4765, F.S.; revising program
198	training requirements; revising the utilization cap of
199	a Medicaid fee schedule; requiring a home health aide
200	for medically fragile children who works more than 40
201	hours per week to provide specified justification;
202	requiring the Agency for Health Care Administration to
203	seek federal approval, including a federal waiver, for
204	specified purposes; amending s. 400.462, F.S.;
205	conforming provisions to changes made by the act;
206	amending s. 409.903, F.S.; requiring the agency to
207	seek federal approval, including a federal waiver or
208	state plan amendment, for specified purposes;
209	providing construction; providing a directive to the
210	agency to carry out certain tasks within a specified
211	timeframe; providing an effective date.