## CS FOR SENATE BILL NO. 74(STA)

#### IN THE LEGISLATURE OF THE STATE OF ALASKA

#### TWENTY-NINTH LEGISLATURE - FIRST SESSION

#### BY THE SENATE STATE AFFAIRS COMMITTEE

Offered: 4/16/15 Referred: Finance

Sponsor(s): SENATORS KELLY, Giessel

## A BILL

# FOR AN ACT ENTITLED

- 1 "An Act relating to competitive bidding for medical assistance products and services;
- 2 relating to verification of eligibility for public assistance programs administered by the
- 3 Department of Health and Social Services; relating to eligibility for medical assistance;
- 4 relating to a medical assistance reform program; relating to the duties of the
- 5 Department of Health and Social Services; establishing medical assistance
- 6 demonstration projects; relating to civil penalties for medical assistance fraud; relating
- 7 to studies by the Department of Health and Social Services; relating to cost-containment
- 8 measures for medical assistance; and providing for an effective date."

## 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- \* **Section 1.** AS 47.05.015 is amended by adding a new subsection to read:
- 11 (e) Notwithstanding (c) of this section, the department may enter into a 12 contract through the competitive bidding process under AS 36.30 (State Procurement

1	Code) for medical assistance products and services offered under AS 47.07.030 if the
2	contract is for durable medical equipment or specific medical services that can be
3	delivered on a statewide basis.
4	* Sec. 2. AS 47.05 is amended by adding a new section to article 1 to read:
5	Sec. 47.05.105. Computerized eligibility verification system. (a) The
6	department shall establish a computerized income, asset, and identity eligibility
7	verification system for the purposes of verifying eligibility, eliminating duplication of
8	public assistance payments, and deterring waste and fraud in public assistance
9	programs administered by the department under AS 47.05.010.
10	(b) The department shall enter into a competitively bid contract with a third-
11	party vendor for the purpose of developing a system under this section for verifying an
12	applicant's eligibility for public assistance before the payment of benefits and for
13	periodically verifying eligibility between eligibility redeterminations and during
14	eligibility redeterminations and reviews under AS 47.05.110 - 47.05.120. The
15	department may also contract with a third-party vendor to provide information to
16	facilitate reviews of recipient eligibility conducted by the department.
17	* Sec. 3. AS 47.05 is amended by adding new sections to read:
18	Sec. 47.05.202. False claims for medical assistance; civil penalty. (a) A
19	person may not
20	(1) knowingly submit, authorize, or cause to be submitted to a medical
21	assistance agency a false or fraudulent claim for payment or approval;
22	(2) knowingly make, use, or cause to be made or used, a false record or
23	statement to get a false or fraudulent claim for payment paid or approved by the
24	medical assistance program under AS 47.07;
25	(3) conspire to defraud the medical assistance program by getting a
26	false or fraudulent claim paid or approved;
27	(4) knowingly make, use, or cause to be made or used, a false record or
28	statement to conceal, avoid, or decrease an obligation to pay or transmit money or
29	property to the medical assistance program under AS 47.07.
30	(b) A violation under this section is punishable by a civil penalty of not less
31	than \$100 and not more than \$25,000 in addition to the costs and fees associated with
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1	an enforcement action brought under AS 37.10.090 and 37.10.100.
2	(c) In addition to a civil penalty and costs and fees assessed under (b) of this
3	section, and except as provided under (d) of this section, a court shall award damages
4	in an amount that is three times the amount of actual damages sustained by the state
5	for a violation of (a) of this section.
6	(d) A court may reduce the damages assessed for a violation of (a) of this
7	section to the amount of actual damages sustained by the state and waive the civil
8	penalty allowed under (b) of this section if the court finds, by a preponderance of the
9	evidence, that the person who committed the violation furnished a state official who is
10	investigating the violation with all information known to that person about the
11	violation and fully cooperated with the investigation, and the information and
12	cooperation led state officials to discover additional violations within 30 days after
13	receiving the information.
14	(e) The damages and penalties available under this section are not exclusive,
15	and the remedies provided are in addition to other remedies provided by applicable
16	law.
17	(f) In this section, "knowingly" means that a person, with or without specific
18	intent to defraud,
19	(1) has actual knowledge of the information;
20	(2) acts in deliberate ignorance of the truth or falsity of the
21	information; or
22	(3) acts in reckless disregard of the truth or falsity of the information.
23	Sec. 47.05.203. Department authority to impose civil penalties. The
24	department may adopt regulations to assess the civil penalties provided under
25	AS 47.05.202(b) against a medical assistance provider, and, if the penalties are not
26	paid, the department may refer the case to the attorney general for prosecution under
27	AS 47.05.202.

medical assistance program under AS 47.07. The reform program must include

Sec. 47.05.260. Medical assistance reform program. (a) The department

shall adopt regulations to design and implement a program for reforming the state

\* Sec. 4. AS 47.05 is amended by adding a new section to read:

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1	(1) referrals to community and social support services, including career
2	and education training services available through the Department of Labor and
3	Workforce Development under AS 23.15, the University of Alaska, or other sources;
4	(2) distribution of an explanation of medical assistance benefits to
5	recipients for health care services received under the program;
6	(3) expanding the use of telemedicine for primary care, behavioral
7	health, and urgent care;
8	(4) enhancing fraud prevention, detection, and enforcement;
9	(5) reducing the cost of behavioral health, senior, and disabilities
10	services provided to recipients of medical assistance under the state's home and
11	community-based services waiver under AS 47.07.045;
12	(6) pharmacy initiatives;
13	(7) enhanced care management;
14	(8) redesigning the payment process by implementing fee agreements
15	that include
16	(A) premium payments for centers of excellence;
17	(B) penalties for hospital-acquired infections, readmissions,
18	and outcome failures;
19	(C) bundled payments for specific episodes of care; and
20	(D) global payments for contracted payers, primary care
21	managers, and case managers for a recipient or for care related to a specific
22	diagnosis;
23	(9) stakeholder involvement in setting annual targets for quality and
24	cost-effectiveness;
25	(10) to the extent consistent with federal law, reducing travel costs by
26	requiring a recipient to obtain medical services in the recipient's home community, to
27	the extent appropriate services are available in the recipient's home community.
28	(b) The department shall identify the areas of the state where improvements in
29	access to telemedicine would be most effective in reducing the costs of medical
30	assistance and improving access to health care services for medical assistance
31	recipients. The department shall make efforts to improve access to telemedicine for

1	recipients in those locations. The department may enter into agreements with Indian
2	Health Service providers, if necessary, to improve access by medical assistance
3	recipients to telemedicine facilities and equipment.
4	(c) On or before October 15 of each year, the Department of Health and Social
5	Services shall prepare a report and submit the report to the senate secretary and the
6	chief clerk of the house of representatives and notify the legislature that the report is
7	available. The report must include
8	(1) realized cost savings related to reform efforts under this section;
9	(2) realized cost savings related to medical assistance reform efforts
10	undertaken by the department other than the reform efforts described in this Act;
11	(3) a statement of whether the Department of Health and Social
12	Services has met annual targets for quality and cost-effectiveness;
13	(4) recommendations for legislative or budgetary changes related to
14	medical assistance reforms during the next fiscal year;
15	(5) changes in federal laws that the department expects will result in a
16	cost or savings to the state of more than \$1,000,000;
17	(6) a description of any medical assistance grants, options, or waivers
18	the department applied for in the previous fiscal year;
19	(7) the results of demonstration projects the department has
20	implemented;
21	(8) legal and technological barriers to the expanded use of
22	telemedicine, improvements in the use of telemedicine in the state, and
23	recommendations for changes or investments that would allow cost-effective
24	expansion of telemedicine;
25	(9) the percentage decrease in costs of travel for medical assistance
26	recipients compared to the previous fiscal year;
27	(10) the percentage decrease in the number of medical assistance
28	recipients identified as frequent users of emergency departments compared to the
29	previous fiscal year;
30	(11) the percentage increase or decrease in the number of hospital
31	readmissions within 30 days after a hospital stay for medical assistance recipients

1	compared to the previous fiscal year;
2	(12) the percentage increase or decrease in average state general fund
3	spending for each medical assistance recipient compared to the previous fiscal year;
4	(13) the percentage increase or decrease in uncompensated care costs
5	incurred by medical assistance providers compared to the percentage change in private
6	health insurance premiums for individual and small group health insurance;
7	(14) the cost, in state and federal funds, for providing optional services
8	under AS 47.07.030(b).
9	(d) In this section, "telemedicine" means the practice of health care delivery,
10	evaluation, diagnosis, consultation, or treatment, using the transfer of medical data
11	through audio, visual, or data communications that are performed over two or more
12	locations between providers who are physically separated from the recipient or from
13	each other.
14	* Sec. 5. AS 47.07.020(d) is amended to read:
15	(d) Notwithstanding (a) of this section, additional [ADDITIONAL] groups,
16	including groups added on or after March 23, 2010, to the list of persons for
17	whom the Social Security Act requires Medicaid coverage under 42 U.S.C. 1396 -
18	1396p (Title XIX, Social Security Act), may not be added unless approved by the
19	legislature.
20	* Sec. 6. AS 47.07 is amended by adding a new section to read:
21	Sec. 47.07.038. Reduction of nonurgent use of emergency department
22	services by medical assistance recipients; project. (a) On or before September 1,
23	2015, the department shall design and implement a project to reduce nonurgent use of
24	emergency departments by recipients of medical assistance under this chapter and
25	improve appropriate care in appropriate settings for recipients. The project under this
26	section must include
27	(1) to the extent consistent with federal law, a system for electronic
28	exchange of patient information among emergency departments;
29	(2) a process for defining and identifying frequent users of emergency
30	departments;
31	(3) a procedure for educating patients about the use of emergency

1	departments and appropriate alternative services and facilities for nonurgent care;
2	(4) to the extent consistent with federal law, a process to disseminate
3	lists of frequent users to hospital personnel to ensure that frequent users can be
4	identified through the electronic information exchange system described under (1) of
5	this subsection;
6	(5) a process for assisting frequent users with plans of care and for
7	assisting patients in making appointments with primary care providers within 96 hours
8	after an emergency department visit;
9	(6) strict guidelines for the prescribing of narcotics;
10	(7) a prescription monitoring program;
11	(8) designation of medical personnel to review feedback reports
12	regarding emergency department use.
13	(b) The department shall adopt regulations necessary to implement this section
14	and request technical assistance from and apply to the United States Department of
15	Health and Human Services for waivers or amendments to the state plan as necessary
16	to implement the projects under this section.
17	* Sec. 7. AS 47.07 is amended by adding a new section to read:
18	Sec. 47.07.076. Report to legislature. (a) The department and the attorney
19	general shall annually prepare a report relating to the medical assistance program
20	under AS 47.07. The report must identify
21	(1) the amount and source of funds used to prevent or prosecute fraud
22	abuse, payment errors, and errors in eligibility determinations for the previous fiscal
23	year;
24	(2) actions taken to address fraud, abuse, payment errors, and errors in
25	eligibility determinations during the previous fiscal year;
26	(3) specific examples of fraud or abuse that were prevented or
27	prosecuted;
28	(4) identification of vulnerabilities in the medical assistance program,
29	including any vulnerabilities identified by independent auditors with whom the
30	department contracts under AS 47.05.200;
31	(5) initiatives the department has taken to prevent fraud or abuse:

1	(6) recommendations to increase effectiveness in preventing and
2	prosecuting fraud and abuse;
3	(7) the return to the state for every dollar expended by the department
4	and the attorney general to prevent and prosecute fraud and abuse;
5	(8) estimated payment error rate measurement for the medical
6	assistance program;
7	(9) results from the Medicaid Eligibility Quality Control program.
8	(b) On or before October 15 of each year, the department shall submit the
9	report required under this section to the senate secretary and the chief clerk of the
10	house of representatives and notify the legislature that the report is available.
11	* Sec. 8. The uncodified law of the State of Alaska is amended by adding a new section to
12	read:
13	MEDICAID MANAGED CARE OR CASE MANAGEMENT DEMONSTRATION
14	PROJECT. (a) On or before January 31, 2016, the Department of Health and Social Services
15	shall design and initiate one or more managed care or case management demonstration
16	projects. The department shall contract with a third party to provide managed care or case
17	management services for a group or groups of individuals who qualify for medical assistance
18	under AS 47.07 and may separate a group or groups of individuals into different managed
19	care or case management demonstration projects based on efficiency and cost savings. The
20	purpose of a demonstration project is to ensure sustainability while reducing the cost of
21	medical assistance payments and increasing access to and improving the quality of care
22	available to all medical assistance recipients. A project or projects developed under this
23	section may include
24	(1) comprehensive care management;
25	(2) care coordination, including the assignment of a primary care case
26	manager located in the local geographic area of the recipient;
27	(3) health promotion;
28	(4) mental health parity as described in 42 U.S.C. 300gg-26.3;
29	(5) comprehensive transitional care from and follow-up to inpatient treatment;
30	(6) individual and family support;
31	(7) referral to community and social support services, including career and

education training services available through the Department of Labor and Workforce Development under AS 23.15, the University of Alaska, or other sources.

read:

- (b) The department shall enter into contracts with one or more third-party primary care case managers, managed care organizations, prepaid ambulatory health plans, or prepaid inpatient health plans to implement the project established under this section. The contract must provide for a fee based on a per capita expense that is fair and economical. The department or administrator shall develop a comprehensive system of prior authorizations for payment of services under the project. However, prior authorization may not be required for mental health or primary care services.
- (c) The department or a third-party administrator shall designate health care providers or one or more teams of health care providers to provide services that are primary care and patient centered as described by the department for purposes of a project under this section. The department or a third-party administrator shall enter into necessary provider and fee agreements. For primary care case managers, the fee agreement must include an incentive-based management fee system. The fee agreements may not be based on a fee for service but must be based on performance measures, as determined by the department.
- (d) A project under this section must include additional cost-saving measures that include innovations to
- (1) reduce travel through the expanded use of telemedicine for primary care, urgent care, and behavioral health services; to the extent legal barriers prevent the expanded use of telemedicine, the department shall identify those barriers;
- (2) simplify administrative procedures for providers, including streamlined audit, payment, and stakeholder engagement procedures.
- (e) In this section, "department" means the Department of Health and Social Services.
  \* Sec. 9. The uncodified law of the State of Alaska is amended by adding a new section to

# 27 DEPARTMENT OF HEALTH AND SOCIAL SERVICES FEASIBILITY STUDY.

(a) The department shall conduct a study analyzing the feasibility of privatizing services delivered at Alaska Pioneers' Homes, the Alaska Psychiatric Institute, and select facilities of the division of juvenile justice. The department shall deliver a report summarizing the department's conclusions to the senate secretary and the chief clerk of the house of

- representatives and notify the legislature that the report is available within 10 days after the convening of the Second Regular Session of the Twenty-Ninth Alaska State Legislature.
- 3 (b) In this section, "department" means the Department of Health and Social Services.
- \* Sec. 10. The uncodified law of the State of Alaska is amended by adding a new section to read:

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- MEDICAID STATE PLAN; WAIVERS; INSTRUCTIONS; NOTICE TO REVISOR OF STATUTES. The Department of Health and Social Services shall amend and submit for federal approval a state plan for medical assistance coverage consistent with this Act. The Department of Health and Social Services shall apply to the United States Department of Health and Human Services for any waivers necessary to implement this Act. The commissioner of health and social services shall certify to the revisor of statutes if the provisions of AS 47.05.260(a)(5), (8), and (10), added by sec. 4 of this Act, the provisions of AS 47.07.038, added by sec. 6 of this Act, and the provisions of sec. 8 of this Act are approved by the United States Department of Health and Human Services.
- \* Sec. 11. The uncodified law of the State of Alaska is amended by adding a new section to read:
  - TRANSITION: REGULATIONS. The Department of Health and Social Services may adopt regulations necessary to implement the changes made by this Act. The regulations take effect under AS 44.62 (Administrative Procedure Act), but not before the effective date of the relevant provision of this Act implemented by the regulation.
- \* Sec. 12. The uncodified law of the State of Alaska is amended by adding a new section to read:
  - CONDITIONAL EFFECT. (a) AS 47.05.260(a)(5), enacted by sec. 4 of this Act, takes effect only if the commissioner of health and social services certifies to the revisor of statutes under sec. 10 of this Act, on or before October 1, 2017, that all of the provisions added by AS 47.05.260(a)(5) have been approved by the United States Department of Health and Human Services.
- 28 (b) AS 47.05.260(a)(8), enacted by sec. 4 of this Act, takes effect only if the 29 commissioner of health and social services certifies to the revisor of statutes under sec. 10 of 30 this Act, on or before October 1, 2017, that all of the provisions added by AS 47.05.260(a)(8) 31 have been approved by the United States Department of Health and Human Services.

1 (c) AS 47.05.260(a)(10), enacted by sec. 4 of this Act, takes effect only if the commissioner of health and social services certifies to the revisor of statutes under sec. 10 of this Act, on or before October 1, 2017, that all of the provisions added by AS 47.05.260(a)(10) have been approved by the United States Department of Health and Human Services.

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- (d) AS 47.07.038, enacted by sec. 6 of this Act, takes effect only if the commissioner of health and social services certifies to the revisor of statutes under sec. 10 of this Act, on or before October 1, 2017, that all of the provisions added by AS 47.07.038 have been approved by the United States Department of Health and Human Services.
- (e) Section 8 of this Act takes effect only if the commissioner of health and social services certifies to the revisor of statutes under sec. 10 of this Act, on or before October 1, 2017, that all of the provisions added by sec. 8 of this Act have been approved by the United States Department of Health and Human Services.
- \* Sec. 13. If AS 47.05.260(a)(5), enacted by sec. 4 of this Act, takes effect, it takes effect on the day after the date the commissioner of health and social services makes a certification to the revisor of statutes under secs. 10 and 12(a) of this Act.
- \* Sec. 14. If AS 47.05.260(a)(8), enacted by sec. 4 of this Act, takes effect, it takes effect on the day after the date the commissioner of health and social services makes a certification to the revisor of statutes under secs. 10 and 12(b) of this Act.
- \* Sec. 15. If AS 47.05.260(a)(10), enacted by sec. 4 of this Act, takes effect, it takes effect on the day after the date the commissioner of health and social services makes a certification to the revisor of statutes under secs. 10 and 12(c) of this Act.
- \* Sec. 16. If AS 47.07.038, enacted by sec. 6 of this Act, takes effect, it takes effect on the day after the date the commissioner of health and social services makes a certification to the revisor of statutes under secs. 10 and 12(d) of this Act.
- \* Sec. 17. If sec. 8 of this Act takes effect, it takes effect on the day after the date the commissioner of health and social services makes a certification to the revisor of statutes under secs. 10 and 12(e) of this Act.
- \* Sec. 18. Sections 9 12 of this Act take effect immediately under AS 01.10.070(c).