



117th MAINE LEGISLATURE

FIRST REGULAR SESSION-1995

Legislative Document

No. 1286

H.P. 910

House of Representatives, April 11, 1995

An Act Altering the Method of Computing the Hospital Tax.

(AFTER DEADLINE)

(EMERGENCY)

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 27. Reference to the Committee on Taxation suggested and ordered printed.

JOSEPH W. MAYO, Clerk

Presented by Representative DUNN of Gray. Cosponsored by Representative WINGLASS of Auburn, Senator PENDEXTER of Cumberland and Representatives: AIKMAN of Poland, AULT of Wayne, BAILEY of Township 27, BARTH of Bethel, BIGL of Bucksport, BIRNEY of Paris, BUCK of Yarmouth, CAMERON of Rumford, CAMPBELL of Holden, CARLETON of Wells, CHICK of Lebanon, CLARK of Millinocket, CLUKEY of Houlton, CROSS of Dover-Foxcroft, DAMREN of Belgrade, DEXTER of Kingfield, DiPIETRO of South Portland, DONNELLY of Presque Isle, DORE of Auburn, FARNUM of South Berwick, FITZPATRICK of Durham, GOOLEY of Farmington, GOULD of Greenville, GUERRETTE of Pittston, HARTNETT of Freeport, HEINO of Boothbay, HICHBORN of Lagrange, JOY of Crystal, JOYCE of Biddeford, JOYNER of Hollis, KNEELAND of Easton, LANE of Enfield, LEMONT of Kittery, LIBBY of Kennebunk, LINDAHL of Northport, LOVETT of Scarborough, LUMBRA of Bangor,

Additional cosponsors on next page

Printed on recycled paper

LUTHER of Mexico, MADORE of Augusta, MARSHALL of Eliot, MARVIN of Cape Elizabeth, MAYO of Bath, McALEVEY of Waterboro, McELROY of Unity, MURPHY of Berwick, NICKERSON of Turner, OTT of York, PEAVEY of Woolwich, PERKINS of Penobscot, PINKHAM of Lamoine, POIRIER of Saco, POVICH of Ellsworth, REED of Falmouth, REED of Dexter, RICE of South Bristol, RICKER of Lewiston, ROBICHAUD of Caribou, SAVAGE of Union, SIMONEAU of Thomaston, SPEAR of Nobleboro, STEDMAN of Hartland, STONE of Bangor, TAYLOR of Cumberland, TRIPP of Topsham, TRUE of Fryeburg, TUFTS of Stockton Springs, UNDERWOOD of Oxford, VIGUE of Winslow, WATERHOUSE of Bridgton, WHITCOMB of Waldo, WINSOR of Norway, YACKOBITZ of Hermon, Senators: ABROMSON of Cumberland, AMERO of Cumberland, BEGLEY of Lincoln, BENOIT of Franklin, BUTLAND of Cumberland, CAREY of Kennebec, CARPENTER of York, CASSIDY of Washington, ESTY of Cumberland, FERGUSON of Oxford, GOLDTHWAIT of Hancock, HALL of Piscataquis, HANLEY of Oxford, HARRIMAN of Cumberland, HATHAWAY of York, KIEFFER of Aroostook, LAWRENCE of York, LORD of York, MICHAUD of Penobscot, MILLS of Somerset, PARADIS of Aroostook, PINGREE of Knox, RAND of Cumberland, RUHLIN of Penobscot, SMALL of Sagadahoc, STEVENS of Androscoggin.

Emergency preamble. Whereas, Acts of the Legislature do not 2 become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, the current law taxing hospitals in the State calculates an assessment based on regulatory calculations that do not reflect the actual revenues received by these hospitals for services provided; and

Whereas, the current system of taxation is causing financial hardship for a number of these hospitals in the State,
 threatening the financial capability of hospitals to continue providing access to health care to all residents of the State; and

Whereas, the current method of computing the tax generates revenues in excess of the amounts reasonably expected by the Legislature when the tax was first established, due to increases in hospital revenue limits that have not been matched by increases in actual revenues; and

20

4

Whereas, the current system of taxation will continue to a new fiscal year unless revisions take effect immediately; and

24 Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of 26 Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and 28 safety; now, therefore,

30 Be it enacted by the People of the State of Maine as follows:

Sec. 1. 36 MRSA §2801-A, sub-§1, as amended by PL 1991, c.
 780, Pt. R, §6, is repealed and the following enacted in its
 place:

36 **1. Method of assessment.** Assessments must be calculated as follows.

38

- A. For hospital payment years as defined in Title 22,40section 382 that end in state fiscal years 1991-92, 1992-93,1993-94 and 1994-95, each hospital licensed under Title 22,42chapter 405, excluding state hospitals, must be assessed 6%of the hospital's final gross patient service revenue limit44as established by the Maine Health Care Finance Commission.
- B. For hospital payment years that end in state fiscal year
 1995-96 and following state fiscal years, each hospital
 licensed under Title 22, chapter 405, excluding state
 hospitals, must be assessed 6% of the hospital's acute care

net revenues collected for services rendered during that2payment year. For purposes of this section, "acute care net
revenues" means the total amount actually received by the4hospital during the payment year as payment for acute care
services provided to its patients. Acute care net revenues6must be calculated by deducting bad debt and charity care
expenses from the net revenues of the hospital as reported8on its audited financial statements or such other method as
may be consistent with generally accepted accounting10principles.

Sec. 2. 36 MRSA §2801-A, sub-§§2 and 3, as enacted by PL 1991, c. 591, Pt. Q, §8, are repealed and the following enacted in their place:

16 2. Notice. For the payment year ending in state fiscal year 1995-96 each hospital must be notified in writing by the Bureau of Taxation of the estimated assessment for the payment year no later than September 1, 1995. For subsequent payment 20 years, each hospital must be notified no less than 30 days prior to the beginning of each payment year.

22

24

34

3. Estimated assessments. Estimated assessments must be calculated as follows.

 A. For payment years ending in state fiscal year 1994-95 or a prior fiscal year, estimated assessments must be based on the proposed gross patient service revenue limit established by the Maine Health Care Finance Commission with adjustment
 for modifications. If the commission makes an interim adjustment under Title 22, section 398, subsection 2, no
 change in the assessment may be made until the final assessment is determined.

B. For payment years ending in state fiscal year 1995-96 and following state fiscal years, estimated assessments must 36 be based on the hospital's acute care net revenues as shown 38 on the hospital's financial statements for the fiscal year ending 2 years prior to the first day of the current payment 40 year. These revenues must be multiplied by the factor used by the Executive Director of the Maine Health Care Finance 42 Commission to compute the adjustment for the impact of inflation under Title 22, section 396-D, subsection 1, for 44 the payment year to which the estimated assessment will apply. If the factor used by the executive director for the 46 applicable payment year is not yet available, the estimated assessment may be computed using the inflation factor applied by the Maine Health Care Finance Commission in 48 establishing revenue limits for the immediately preceding 50 payment year.

2	Sec. 3. 36 MRSA §2801-A, sub-§4, as corrected by RR 1991, c. 1, §56, is repealed and the following enacted in its place:
4	4. Basis of final assessments; reporting. Following the
6	close of each payment year, a final assessment must be established as follows.
8	
10	A. For hospital payment years ending prior to the close of state fiscal year 1994-95, the Bureau of Taxation shall base each hospital's final assessment on the final decision and
12	order of the Maine Health Care Finance Commission issued after the close of a payment year to determine compliance by
14	a hospital with its revenue limits and the final obligations of its payors according to Title 22, section 396-I. The
16	commission shall promptly report its final decision to the Bureau of Taxation. Upon notice, the Bureau of Taxation
18	shall promptly report to the affected hospital the Maine Health Care Finance Commission's final decision and order as
20	it affects the final assessment of the hospital under this section for the payment year involved.
22	B. For hospital payment years ending in state fiscal year
24	1995-96 and following state fiscal years, the Bureau of Taxation shall base each hospital's final assessment on
26	audited financial statements that report the hospital's acute care net revenues. Each hospital shall provide
28	audited financial statements containing the information necessary to determine its acute care net revenues to the
30	Bureau of Taxation no later than 30 days following the final decision and order of the Maine Health Care Finance
32	Commission issued after the close of the payment year to which the assessment applies to determine compliance by a
34	hospital with its revenue limits and the final obligations of its payors under Title 22, section 396-I. Upon receipt
36	of audited financial statements, the Bureau of Taxation shall promptly report to the affected hospital its
38	computation of the final assessment under this section for the payment year involved.
40	C. If the estimated assessment paid exceeds the actual
42	liability, a refund must be authorized by the Bureau of Taxation in the amount of the excess payment. The refund
44	must be paid from the Medical Care - Payments to Providers Special Revenue Account.
46	If the estimated assessment paid is less than the actual
48	liability, the underpayment must be assessed and payment to the Bureau of Taxation is due within 30 days of notice.
50	

*

Sec. 4. 36 MRSA §2801-A, sub-§§10 and 11 are enacted to read:

*

2

	10. Transition. For those hospital payment years for which
4	the Bureau of Taxation has determined an estimated annual
	assessment based upon the hospital's proposed gross patient
6	service revenue limit but to which a final assessment based upon
	actual net revenues must be applied under this section, the
8	<u>Bureau of Taxation shall determine a revised, estimated</u>
	assessment within 30 days of receipt from the affected hospital
10	of financial statements providing the information necessary to
	compute an estimate under subsection 3, paragraph B. For each
12	month of the payment year following the date on which the
	hospital filed financial statement information with the Bureau of
14	Taxation sufficient to compute a revised, estimated assessment,
	the hospital's monthly payment under subsection 5 must be the
16	lesser of 1/12 of the originally determined, estimated assessment
	and 1/12 of the revised, estimated assessment.
18	
2.0	11. Repeal. This section is repealed July 1, 1997.
20	Emergency closed to start the second start the line is
22	Emergency clause. In view of the emergency cited in the
22	preamble, this Act takes effect when approved.
24	
6.1	STATEMENT OF FACT
26	
	This bill changes the basis of the hospital tax from 6% of
28	maximum allowed gross revenue to 6% of net revenue actually
	received.
30	
	The bill also revises the method of estimating the tax and
32	provides a transition for those payment years for which an
	estimated assessment has already been calculated using the old
34	method. The bill repeals the hospital tax effective July 1, 1997.

Page 4-LR2354(1) L.D.1286