promote the public welfare. The amendments to the Rule are set forth below.

Title 46

PROFESSIONAL AND OCCUPATION STANDARDS Part XCI. Wholesale Drug Distributors

Chapter 8. Fees

§801. Fees

- A. The board may collect the following fees:
 - 1. initial license fee—\$400;
 - 2. license renewal fee—\$300;
 - 3. 4. ...
- 5. license reinstatement fee for licenses suspended, revoked, or expired—\$300;

6.

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:3461-3482.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Board of Wholesale Drug Distributors, LR 32:403 (March 2006), amended LR 35:1540 (August 2009), LR 38:1961 (August 2012).

John Liggio Executive Director

1208#014

RULE

Department of Health and Hospitals Bureau of Health Services Financing

Ambulatory Surgical Centers Reimbursement Methodology—Never Events (LAC 50:XI.7501)

The Department of Health and Hospitals, Bureau of Health Services Financing has amended LAC 50:IX.7501 in the Medical Assistance Program as authorized by R.S. 36:254 and pursuant to Title XIX of the Social Security Act. This Rule is promulgated in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq.

Title 50

PUBLIC HEALTH—MEDICAL ASSISTANCE Part XI. Clinic Services

Subpart 11. Ambulatory Surgical Centers Chapter 75. Reimbursement §7501. General Provisions

A. - B. ...

- C. Never Events. Effective for dates of service on or after July 1, 2012, the Medicaid Program will not provide reimbursement to ambulatory surgical centers for "never events" or medical procedures performed in error which are preventable and have a serious, adverse impact to the health of the Medicaid recipient. Reimbursement will not be provided when the following "never events" occur:
- 1. the wrong surgical procedure is performed on a patient;
- 2. surgical or invasive procedures are performed on the wrong body part; or
- 3. surgical or invasive procedures are performed on the wrong patient.

AUTHORITY NOTE: Promulgated in accordance with R.S. 36:254 and Title XIX of the Social Security Act,

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 35:1888 (September 2009), amended LR 38:1961 (August 2012).

Bruce D. Greenstein Secretary

1208#122

RULE

Department of Health and Hospitals Bureau of Health Services Financing

Facility Need Review Outpatient Abortion Facilities (LAC 48:I.12501, 12503 and 12524)

The Department of Health and Hospitals, Bureau of Health Services Financing has amended LAC 48:I.12501 and §12503 and adopted §12524 in the Medical Assistance Program as authorized by R.S. 36:254 and R.S. 40:2116. This Rule is promulgated in accordance with the provisions of the Administrative Procedure Act, R.S. 49:950 et seq.

Title 48

PUBLIC HEALTH—GENERAL Part I. General Administration Subpart 5. Health Planning

Chapter 125. Facility Need Review Subchapter A. General Provisions §12501. Definitions

A. ...

Outpatient Abortion Facility—any outpatient facility licensed by the Department of Health and Hospitals pursuant to R.S. 40:2175.1 et seq., or its successor licensing statute.

AUTHORITY NOTE: Promulgated in accordance with R.S. 40:2116.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 21:806 (August 1995), amended LR 25:1250 (July 1999), LR 28:2190 (October 2002), LR 30:1023 (May 2004), LR 32:845 (May 2006), LR 34:2611 (December 2008), amended by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 35:2437 (November 2009), LR 36:323 (February 2010), LR 38:1961 (August 2012).

§12503. General Information

A. - C.1. ...

- 2. home and community-based service providers, as defined under this Chapter;
 - 3. adult day health care providers;
- 4. hospice providers or inpatient hospice facilities; and
 - 5. outpatient abortion facilities.

D. - F.4.

G. Additional Grandfather Provision. An approval shall be deemed to have been granted under FNR without review for HCBS providers, ICFs-DD, ADHC providers, hospice providers, and outpatient abortion facilities that meet one of the following conditions:

- 1. ...
- 2. existing licensed ICFs-DD that are converting to the proposed residential options waiver;
- 3. ADHC providers who were licensed as of December 31, 2009 or who had a completed initial licensing application submitted to the department by December 31, 2009, or who are enrolled or will enroll in the Louisiana Medicaid Program solely as a program for all-inclusive care for the elderly provider;
- 4. hospice providers that were licensed, or had a completed initial licensing application submitted to the department, by March 20, 2012; or
- 5. outpatient abortion facilities which were licensed by the department on or before May 20, 2012.

H. - H.2. ...

AUTHORITY NOTE: Promulgated in accordance with R.S. 40:2116.

HISTORICAL NOTE: Repealed and repromulgated by the Department of Health and Hospitals, Office of the Secretary, Bureau of Health Services Financing, LR 21:808 (August 1995), amended LR 28:2190 (October 2002), LR 30:1483 (July 2004), amended by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 34:2612 (December 2008), amended LR 35:2437 (November 2009), LR 36:323 (February 2010), LR 38:1961 (August 2012).

Subchapter B. Determination of Bed, Unit, Facility or Agency Need

§12524. Outpatient Abortion Facilities

- A. No outpatient abortion facility shall be licensed to operate unless the FNR Program has granted an approval for the issuance of an outpatient abortion facility license. Once the FNR Program approval is granted, an outpatient abortion facility is eligible to be licensed by the department, subject to meeting all of the requirements for licensure.
- B. The service area for proposed or existing outpatient abortion facilities is the DHH region where the facility is or will be licensed.
 - C. Determination of Need/Approval
- 1. The department will review the application to determine if there is a need for an additional outpatient abortion facility in the DHH region.
- 2. The department shall grant FNR approval only if the FNR application, the data contained in the application and other evidence effectively establishes the probability of serious, adverse consequences to individuals' ability to access outpatient abortion facility services if the facility is not allowed to be licensed.
- 3. In reviewing the application, the department may consider, but is not limited to, evidence showing:
- a. the number of other licensed outpatient abortion facilities in the DHH Region; and
- b. individuals' inability to access outpatient abortion clinic services.
- 4. The burden is on the applicant to provide data and evidence to effectively establish the probability of serious, adverse consequences to individuals' ability to access outpatient abortion clinic services if the facility is not allowed to be licensed. The department shall not grant any FNR approvals if the applicant fails to provide such data and evidence.

- D. Applications for approvals of outpatient abortion facilities submitted under these provisions are bound to the description in the application with regard to the type of services proposed as well as to the site and location as defined in the application. FNR approval of facilities shall expire if these aspects of the application are altered or changed.
- E. FNR approvals for outpatient abortion facilities are non-transferrable and are limited to the location and the name of the original licensee.
- 1. An outpatient abortion facility undergoing a change of location within the same DHH region in which it is licensed shall submit a written attestation of the change of location and the department shall re-issue the FNR approval with the name and new location. An outpatient abortion facility undergoing a change of location outside of the DHH Region in which it is currently licensed shall submit a new FNR application and fee and undergo the FNR approval process.
- 2. An outpatient abortion facility undergoing a change of ownership shall submit a new FNR application to the department's FNR Program. FNR approval for the new owner shall be granted upon submission of the new application and proof of the change of ownership, which must show the seller's or transferor's intent to relinquish the FNR approval.
- 3. FNR approval of a licensed provider shall automatically expire if the provider is moved or transferred to another party, entity or location without application to and approval by the FNR program.
- F. Outpatient abortion facilities shall have six months from the date of FNR approval to obtain final architectural plan approval and shall have one year from the date of FNR approval within which to become licensed. A one-time 90 day extension may be granted, at the discretion of the department, when delays are caused by circumstances beyond the control of the applicant. Inappropriate zoning is not a basis for extension. Failure to meet the timeframes in this Section shall result in an automatic expiration of the FNR approval.

AUTHORITY NOTE: Promulgated in accordance with R.S. 40:2116.

HISTORICAL NOTE: Promulgated by the Department of Health and Hospitals, Bureau of Health Services Financing, LR 38:1962 (August 2012).

Bruce D. Greenstein Secretary

1208#121

RULE

Department of Health and Hospitals Bureau of Health Services Financing

Inpatient Hospital Services
Healthcare-Acquired and Provider-Preventable Conditions
(LAC 50:V.109)

The Department of Health and Hospitals, Bureau of Health Services Financing has adopted LAC 50:V.109 in the Medical Assistance Program as authorized by R.S. 36:254