BILL HISTORY FOR SENATE BILL 479 (LRB -4960)

An Act to renumber and amend 49.45 (6u) (ag); to amend 49.45 (6u) (title) and 49.45 (6u) (bm); and to create 49.45 (6u) (ag) 1. of the statutes; relating to: payment of a medical assistance supplement to care management organizations that contract with municipal nursing homes for the provision of services to family care recipients. (FE)

02–28.	S.	Introduced by Senator M. Meyer; cosponsored by Representative Johnsrud.	
02-28.	S.	Read first time and referred to committee on Health, Utilities, Veterans and Military Affairs	501
03-06.	S.	Public hearing held.	J 7 1
03-06.	S.	Executive action taken.	
03–06.	S.	Report passage recommended by committee on Health, Utilities, Veterans and Military Affairs, Ayes 9, Noes 0	
03-06.	S.	Available for scheduling.	
03–06.	S.	Fiscal estimate received.	
03–06.	S.	Placed on calendar 3–7–2002 pursuant to Senate Rule 18(1).	
03–07.	S.	Considered for action at this time	612
03–07.	S.	Read a second time	610
03-07.	S.	Ordered to a third reading	J10 K10
03–07.	S.	Rules suspended	61 Q
03–07.	S.	Read a third time and passed	710 610
03-07.	S.	Ordered immediately messaged	519 519
03–07.	A.	Received from Senate.	710
03–07.	A.	Read first time.	
03–07.	Α.	Rules suspended and taken up.	
03–07.	A.	Read a second time.	
03–07.	Ą.	Ordered to a third reading.	
03–07.	A.	Rules suspended.	
03–07.	A.	Read a third time and concurred in, Ayes 91, Noes 7.	
03–07.	A.	Ordered immediately messaged.	
03–08.	S.	Received from Assembly concurred in	528

2 0 0 1 ENROLLED BILL

01en <u>SB-479</u>

ADOPTED DOCUMENTS:					
Orig Engr SubAmd	t_ 01-49601				
Amendments to above (if none, write "NON	IE"):				
Corrections – show date (if none, write "N(ONE"):				
Topic Payment of made	ed assistance				
managonat ex	Ster/ Dylonar				
Date	Enrolling Drafter				
ELECTRONIC PROCEDURE: Follow automatic or manual enrolling procedures in TEXT2000 Reference Guide, Document Specific Procedures, Ch. 20, Engrossing and Enrolling					
DISTRIBUTION:					
HOUSE OF ORIGIN:	DEPARTMENT OF ADMINISTRATION:				
• 11 copies plus bill jacket	• 2 copies				
 Secretary of State's envelope containing 4 copies plus newspaper notice 	LRB: Drafting file original Drafting attorney 1 copy				
REVISOR OF STATUTES: • 5 copies	 Legislative editors 1 copy each Reference section 1 copy Bill index librarian 1 copy 				

[rev: 8/28/00 2001enroll(fm)]

2001 SENATE BILL 479

February 28, 2002 – Introduced by Senator M. Meyer, cosponsored by Representative Johnsrud. Referred to Committee on Health, Utilities, Veterans and Military Affairs.

AN ACT to renumber and amend 49.45 (6u) (ag); to amend 49.45 (6u) (title) and 49.45 (6u) (bm); and to create 49.45 (6u) (ag) 1. of the statutes; relating to:

payment of a medical assistance supplement to care management organizations that contract with municipal nursing homes for the provision of services to family care recipients.

Analysis by the Legislative Reference Bureau

Under current state law, county, city, village, or town (municipal) nursing homes receive, for care provided to medical assistance (MA) recipients, supplemental payments that are in addition to payments made under the MA nursing home reimbursement formula. These supplemental payments are made from federal medicaid moneys, with a matching requirement for the municipal nursing homes, or from a combination of federal medicaid moneys and MA trust fund moneys (which are derived from intergovernmental transfers), with no matching requirement.

Also under current state law, care management organizations, acting as prepaid health plans, purchase, on a capitated basis, nursing home services for family care recipients, who are eligible for MA.

Under a current federal regulation, a nursing home that provides MA services that are purchased by a health maintenance organization or a prepaid health plan may not be paid a MA supplement from another source.

This bill authorizes the department of health and family services (DHFS) to make supplemental MA payments of federal medicaid and MA trust fund moneys to

SENATE BILL 479

17

18

19

care management organizations that contract with municipal nursing homes for the provision of services to family care recipients. The methodology used by DHFS for payment to the care management organizations must be specified in the state plan for MA services.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 49.45 (6u) (title) of the statutes is amended to read: 1 2 49.45 (6u) (title) Supplemental payments to certain facilities and care 3 MANAGEMENT ORGANIZATIONS. 4 SECTION 2. 49.45 (6u) (ag) of the statutes, as created by 2001 Wisconsin Act 16, is renumbered 49.45 (6u) (ag) (intro.) and amended to read: 5 6 49.45 (6u) (ag) (intro.) In this subsection, "facility": 7 2. "Facility" has the meaning given in sub. (6m) (a) 3. 8 SECTION 3. 49.45 (6u) (ag) 1. of the statutes is created to read: 49.45 (6u) (ag) 1. "Care management organization" means a care management 9 organization, as defined in s. 46.2805 (1), that contracts under s. 46.284 (4) (d) for 10 provision of services with a facility that is established under s. 49.70 (2) or that is 11 12 owned and operated by a city, village, or town. SECTION 4. 49.45 (6u) (bm) of the statutes, as created by 2001 Wisconsin Act 13 14 16, is amended to read: 49.45 (6u) (bm) In state fiscal years in which \$1 or more in federal financial 15 16

49.45 (6u) (bm) In state fiscal years in which \$1 or more in federal financial participation relating to facilities is received under 42 CFR 433.51, from the appropriations under s. 20.435 (4) (o) and (w), for reduction of operating deficits, as defined under criteria developed by the department, incurred by a facility that is established under s. 49.70 (1) or that is owned and operated by a city, village, or town,

SENATE BILL 479

1

2

3

4

5

6

7

the department may not distribute to these facilities and to care management
organizations more than \$77,100,000 in each fiscal year, as determined by the
department under a methodology as specified in the state plan for services under 42
USC 1396.

SECTION 5. Effective date.

(1) This act takes effect on July 1, 2002.

(END)