

## AMENDMENT

## In the House of Representatives, U. S.,

September 19, 2000.

*Resolved*, That the bill from the Senate (S. 704) entitled "An Act to amend title 18, United States Code, to combat the overutilization of prison health care services and control rising prisoner health care costs", do pass with the following

## **AMENDMENT:**

Strike out all after the enacting clause and insert: **SECTION 1. SHORT TITLE.** 

2 This Act may be cited as the "Federal Prisoner Health
3 Care Copayment Act of 2000".

4 SEC. 2. HEALTH CARE FEES FOR PRISONERS IN FEDERAL
5 INSTITUTIONS.

6 (a) IN GENERAL.—Chapter 303 of title 18, United
7 States Code, is amended by adding at the end the following:

8 "\$4048. Fees for health care services for prisoners

9 "(a) DEFINITIONS.—In this section—

- 10 "(1) the term 'account' means the trust fund ac11 count (or institutional equivalent) of a prisoner;
- 12 "(2) the term 'Director' means the Director of the

13 Bureau of Prisons;

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1	"(3) the term 'health care provider' means any
2	person who is—
3	"(A) authorized by the Director to provide
4	health care services; and
5	"( $B$ ) operating within the scope of such au-
6	thorization;
7	"(4) the term 'health care visit'—
8	"(A) means a visit, as determined by the
9	Director, by a prisoner to an institutional or
10	noninstitutional health care provider; and
11	"(B) does not include a visit initiated by $a$
12	prisoner—
13	"(i) pursuant to a staff referral; or
14	"(ii) to obtain staff-approved follow-up
15	treatment for a chronic condition; and
16	"(5) the term 'prisoner' means—
17	((A) any individual who is incarcerated in
18	an institution under the jurisdiction of the Bu-
19	reau of Prisons; or
20	``(B) any other individual, as designated by
21	the Director, who has been charged with or con-
22	victed of an offense against the United States.
23	"(b) Fees for Health Care Services.—
24	"(1) IN GENERAL.—The Director, in accordance
25	with this section and with such regulations as the Di-

rector shall promulgate to carry out this section, may
 assess and collect a fee for health care services pro vided in connection with each health care visit re quested by a prisoner.

5 "(2) EXCLUSION.—The Director may not assess
6 or collect a fee under this section for preventative
7 health care services, emergency services, prenatal care,
8 diagnosis or treatment of chronic infectious diseases,
9 mental health care, or substance abuse treatment, as
10 determined by the Director.

11 "(c) PERSONS SUBJECT TO FEE.—Each fee assessed
12 under this section shall be collected by the Director from
13 the account of—

14 "(1) the prisoner receiving health care services in
15 connection with a health care visit described in sub16 section (b)(1); or

"(2) in the case of health care services provided
in connection with a health care visit described in
subsection (b)(1) that results from an injury inflicted
on a prisoner by another prisoner, the prisoner who
inflicted the injury, as determined by the Director.

22 "(d) AMOUNT OF FEE.—Any fee assessed and collected
23 under this section shall be in an amount of not less than
24 \$1.

"(e) NO CONSENT REQUIRED.—Notwithstanding any
 other provision of law, the consent of a prisoner shall not
 be required for the collection of a fee from the account of
 the prisoner under this section. However, each such prisoner
 shall be given a reasonable opportunity to dispute the
 amount of the fee or whether the prisoner qualifies under
 an exclusion under this section.

8 "(f) NO REFUSAL OF TREATMENT FOR FINANCIAL 9 REASONS.—Nothing in this section may be construed to 10 permit any refusal of treatment to a prisoner on the basis 11 that—

12 "(1) the account of the prisoner is insolvent; or
13 "(2) the prisoner is otherwise unable to pay a fee
14 assessed under this section.

15 "(g) USE OF AMOUNTS.—

16 "(1) RESTITUTION OF SPECIFIC VICTIMS.—
17 Amounts collected by the Director under this section
18 from a prisoner subject to an order of restitution
19 issued pursuant to section 3663 or 3663A shall be
20 paid to victims in accordance with the order of res21 titution.

(2) ALLOCATION OF OTHER AMOUNTS.—Of
amounts collected by the Director under this section
from prisoners not subject to an order of restitution
issued pursuant to section 3663 or 3663A—

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1	"(A) 75 percent shall be deposited in the
2	Crime Victims Fund established under section
3	1402 of the Victims of Crime Act of $1984$ (42)
4	U.S.C. 10601); and
5	"(B) 25 percent shall be available to the $At$ -
6	torney General for administrative expenses in-
7	curred in carrying out this section.
8	"(h) Notice to Prisoners of Law.—Each person
9	who is or becomes a prisoner shall be provided with written
10	and oral notices of the provisions of this section and the
11	applicability of this section to the prisoner. Notwith-
12	standing any other provision of this section, a fee under
13	this section may not be assessed against, or collected from,
14	such person—
15	"(1) until the expiration of the 30-day period be-
16	ginning on the date on which each prisoner in the
17	prison system is provided with such notices; and
18	"(2) for services provided before the expiration of
19	such period.
20	"(i) Notice to Prisoners of Regulations.—The
21	regulations promulgated by the Director under subsection
22	(b)(1), and any amendments to those regulations, shall not
23	take effect until the expiration of the 30-day period begin-
24	ning on the date on which each prisoner in the prison sys-
25	tem is provided with written and oral notices of the provi-

sions of those regulations (or amendments, as the case may
 be). A fee under this section may not be assessed against,
 or collected from, a prisoner pursuant to such regulations
 (or amendments, as the case may be) for services provided
 before the expiration of such period.

6 "(j) NOTICE BEFORE PUBLIC COMMENT PERIOD.—Be-7 fore the beginning of any period a proposed regulation 8 under this section is open to public comment, the Director 9 shall provide written and oral notice of the provisions of 10 that proposed regulation to groups that advocate on behalf 11 of Federal prisoners and to each prisoner subject to such 12 proposed regulation.

"(k) REPORTS TO CONGRESS.—Not later than 1 year
after the date of the enactment of the Federal Prisoner
Health Care Copayment Act of 2000, and annually thereafter, the Director shall transmit to Congress a report,
which shall include—

18 "(1) a description of the amounts collected under
19 this section during the preceding 12-month period;

20 "(2) an analysis of the effects of the implementa21 tion of this section, if any, on the nature and extent
22 of heath care visits by prisoners;

23 "(3) an itemization of the cost of implementing
24 and administering the program;

4 "(5) a description of the quality of health care
5 services provided to inmates during the preceding 126 month period, as compared with the quality of those
7 services provided during the 12-month period ending
8 on the date of the enactment of such Act.

"(1) Comprehensive HIV/AIDS Services 9 RE-QUIRED.—The Bureau of Prisons shall provide comprehen-10 sive coverage for services relating to human immuno-11 deficiency virus (HIV) and acquired immune deficiency 12 syndrome (AIDS) to each Federal prisoner in the custody 13 of the Bureau of Prisons when medically appropriate. The 14 15 Bureau of Prisons may not assess or collect a fee under this section for providing such coverage.". 16

17 (b) CLERICAL AMENDMENT.—The analysis for chapter
18 303 of title 18, United States Code, is amended by adding
19 at the end the following: "4048. Fees for health care services for prisoners.".
20 SEC. 3. HEALTH CARE FEES FOR FEDERAL PRISONERS IN
21 NON-FEDERAL INSTITUTIONS.

- 22 Section 4013 of title 18, United States Code, is amend-
- 23 ed by adding at the end the following:
- 24 "(c) HEALTH CARE FEES FOR FEDERAL PRISONERS
  25 IN NON-FEDERAL INSTITUTIONS.—

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1	"(1) IN GENERAL.—Notwithstanding amounts
2	paid under subsection (a)(3), a State or local govern-
3	ment may assess and collect a reasonable fee from the
4	trust fund account (or institutional equivalent) of a
5	Federal prisoner for health care services, if—
6	"(A) the prisoner is confined in a non-Fed-
7	eral institution pursuant to an agreement be-
8	tween the Federal Government and the State or
9	local government;
10	<i>"(B) the fee—</i>
11	"(i) is authorized under State law; and
12	"(ii) does not exceed the amount col-
13	lected from State or local prisoners for the
14	same services; and
15	"(C) the services—
16	"(i) are provided within or outside of
17	the institution by a person who is licensed
18	or certified under State law to provide
19	health care services and who is operating
20	within the scope of such license;
21	"(ii) constitute a health care visit
22	within the meaning of section $4048(a)(4)$ of
23	this title; and
24	"(iii) are not preventative health care
25	services, emergency services, prenatal care,

1	diagnosis or treatment of chronic infectious
2	diseases, mental health care, or substance
3	abuse treatment.
4	"(2) NO REFUSAL OF TREATMENT FOR FINAN-
5	CIAL REASONS.—Nothing in this subsection may be
6	construed to permit any refusal of treatment to a
7	prisoner on the basis that—
8	"(A) the account of the prisoner is insol-
9	vent; or
10	"(B) the prisoner is otherwise unable to pay
11	a fee assessed under this subsection.
12	"(3) Notice to prisoners of law.—Each per-
13	son who is or becomes a prisoner shall be provided
14	with written and oral notices of the provisions of this
15	subsection and the applicability of this subsection to
16	the prisoner. Notwithstanding any other provision of
17	this subsection, a fee under this section may not be
18	assessed against, or collected from, such person—
19	"(A) until the expiration of the 30-day pe-
20	riod beginning on the date on which each pris-
21	oner in the prison system is provided with such
22	notices; and
23	``(B) for services provided before the expira-
24	tion of such period.

1 "(4) Notice to prisoners of state or local 2 IMPLEMENTATION.—The implementation of this sub-3 section by the State or local government, and any 4 amendment to that implementation, shall not take ef-5 fect until the expiration of the 30-day period begin-6 ning on the date on which each prisoner in the prison 7 sustem is provided with written and oral notices of 8 the provisions of that implementation (or amendment, 9 as the case may be). A fee under this subsection may 10 not be assessed against, or collected from, a prisoner 11 pursuant to such implementation (or amendments, as 12 the case may be) for services provided before the expi-13 ration of such period.

14 "(5) NOTICE BEFORE PUBLIC COMMENT PE-15 RIOD.—Before the beginning of any period a proposed 16 implementation under this subsection is open to pub-17 lic comment, written and oral notice of the provisions 18 of that proposed implementation shall be provided to 19 groups that advocate on behalf of Federal prisoners 20 and to each prisoner subject to such proposed imple-21 mentation.

22 "(6) COMPREHENSIVE HIV/AIDS SERVICES RE23 QUIRED.—Any State or local government assessing or
24 collecting a fee under this subsection shall provide
25 comprehensive coverage for services relating to human

immunodeficiency virus (HIV) and acquired immune
 deficiency syndrome (AIDS) to each Federal prisoner
 in the custody of such State or local government when
 medically appropriate. The State or local government
 may not assess or collect a fee under this subsection
 for providing such coverage.".

Clerk.