HOUSE BILL 344

57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025

INTRODUCED BY

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AN ACT

RELATING TO TAXATION; PROVIDING A GROSS RECEIPTS TAX DEDUCTION
FOR THE SALE OF MEDICAL EQUIPMENT, SUPPLIES AND DRUGS;
PROVIDING A GROSS RECEIPTS TAX DEDUCTION TO RECEIPTS FOR
CERTAIN HEALTH CARE SERVICES, EXCEPT FOR THOSE FOR MEDICAID
PATIENTS; REMOVING THE SUNSET DATE OF A GROSS RECEIPTS TAX
DEDUCTION FOR RECEIPTS FROM COPAYMENTS OR DEDUCTIBLES PAID BY
AN INSURED OR ENROLLEE TO A HEALTH CARE PRACTITIONER OR AN
ASSOCIATION OF HEALTH CARE PRACTITIONERS; EXTENDING A GROSS
RECEIPTS TAX DEDUCTION TO RECEIPTS FROM A PATIENT PAID TO A
HEALTH CARE PRACTITIONER OR AN ASSOCIATION OF HEALTH CARE
PRACTITIONERS FOR HEALTH CARE SERVICES THAT ARE NOT PERFORMED
PURSUANT TO A CONTRACT WITH A MANAGED CARE ORGANIZATION OR
HEALTH CARE INSURER; PROVIDING THAT A HEALTH CARE PROVIDER
RECEIVING MEDICAID REIMBURSEMENT SHALL BE REIMBURSED FOR ALL
APPLICABLE GROSS RECEIPTS TAXES THAT THE PROVIDER IS REQUIRED

bracketed material]

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 7-9-93 NMSA 1978 (being Laws 2004, Chapter 116, Section 6, as amended) is amended to read:

"7-9-93. DEDUCTION--GROSS RECEIPTS--CERTAIN RECEIPTS FOR SERVICES PROVIDED BY HEALTH CARE PRACTITIONER OR ASSOCIATION OF HEALTH CARE PRACTITIONERS. --

Receipts of a health care practitioner or an association of health care practitioners for commercial contract services or medicare part C services paid by a managed care organization or health care insurer may be deducted from gross receipts if the services are within the scope of practice of the health care practitioner providing the service. [Receipts from fee-for-service payments by a health care insurer may not be deducted from gross receipts.]

[Prior to July 1, 2028] Receipts from a copayment or deductible paid by an insured or enrollee to a health care practitioner or an association of health care practitioners for commercial contract services pursuant to the terms of the insured's health insurance plan or enrollee's managed care health plan may be deducted from gross receipts if the services are within the scope of practice of the health care practitioner providing the service.

C. Receipts from a patient to a health care .230475.1

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practitioner or an association of health care practitioners for health care services that are not performed pursuant to a contract with a managed care organization or health care insurer may be deducted from gross receipts if the services are within the scope of practice of the health care practitioner providing the service.

[C.] D. The deductions provided by this section shall be applied only to gross receipts remaining after all other allowable deductions available under the Gross Receipts and Compensating Tax Act have been taken, except for deductions pursuant to Section 7-9-93.1 NMSA 1978.

[D.] E. A taxpayer allowed a deduction pursuant to this section shall report the amount of the deduction separately in a manner required by the department.

[E. The department shall compile an annual report on the deductions provided by this section that shall include the number of taxpayers that claimed the deductions, the aggregate amount of deductions claimed and any other information necessary to evaluate the effectiveness of the deductions. The department shall present the report to the revenue stabilization and tax policy committee and the legislative finance committee with an analysis of the cost of the deductions.

F. The deductions provided by this section shall be included in the tax expenditure budget pursuant to Section .230475.1

7-1-84 NMSA 1978, including the number of taxpayers that claimed each deduction, the aggregate amount of deductions claimed and any other information necessary to evaluate the cost and effectiveness of the deductions.

[F.] G. As used in this section:

(1) "association of health care practitioners" means a corporation, <u>an</u> unincorporated business entity or other legal entity organized by, owned by or employing one or more health care practitioners; provided that the entity is not:

(a) an organization granted exemption from the federal income tax by the United States commissioner of internal revenue as organizations described in Section 501(c)(3) of the United States Internal Revenue Code of 1986, as that section may be amended or renumbered; or

(b) a health maintenance organization or a hospital, hospice, nursing home or an entity that is solely an outpatient facility or intermediate care facility licensed [pursuant to the Public Health Act] by the health care authority;

(2) "commercial contract services" means health care services performed by a health care practitioner pursuant to a contract with a managed care organization or health care insurer other than those health care services provided for medicare patients pursuant to Title 18 of the federal Social Security Act or for medicaid patients pursuant .230475.1

1	to Title 19 or Title 21 of the federal Social Security Act;								
2	(3) "copayment" means a fixed dollar amount								
3	that a health care insurer or managed care health plan requires								
4	an insured or enrollee to pay upon incurring an expense for								
5	receiving medical services;								
6	(4) "deductible" means the amount of covered								
7	charges an insured or enrollee is required to pay in a plan								
8	year for commercial contract services before the insured's								
9	health insurance plan or enrollee's managed care health plan								
10	begins to pay for applicable covered charges;								
11	[(5) "fee-for-service" means payment for								
12	health care services by a health care insurer for covered								
13	charges under an indemnity insurance plan;								
14	(6) (5) "health care insurer" means a person								
15	that:								
16	(a) has a valid certificate of authority								
17	in good standing pursuant to the New Mexico Insurance Code to								
18	act as an insurer, health maintenance organization or nonprofit								
19	health care plan or prepaid dental plan; and								
20	(b) contracts to reimburse licensed								
21	health care practitioners for providing basic health services								
22	to enrollees at negotiated fee rates;								
23	[(7)] <u>(6)</u> "health care practitioner" means:								
24	(a) a chiropractic physician licensed								
25	pursuant to the provisions of the Chiropractic Physician								
	.230475.1								

1	Practice Act;									
2	(b) a dentist or dental hygienist									
3	licensed pursuant to the Dental Health Care Act;									
4	(c) a doctor of oriental medicine									
5	licensed pursuant to the provisions of the Acupuncture and									
6	Oriental Medicine Practice Act;									
7	(d) an optometrist licensed pursuant to									
8	the provisions of the Optometry Act;									
9	(e) an osteopathic physician licensed									
10	pursuant to the provisions of the Medical Practice Act;									
11	(f) a physical therapist licensed									
12	pursuant to the provisions of the Physical Therapy Act;									
13	(g) a physician or physician assistant									
14	licensed pursuant to the provisions of the Medical Practice									
15	Act;									
16	(h) a podiatric physician licensed									
17	pursuant to the provisions of the Podiatry Act;									
18	(i) a psychologist licensed pursuant to									
19	the provisions of the Professional Psychologist Act;									
20	(j) a registered lay midwife registered									
21	by the department of health;									
22	(k) a registered nurse or licensed									
23	practical nurse licensed pursuant to the provisions of the									
24	Nursing Practice Act;									
25	(1) a registered occupational therapist									
	.230475.1									

1	licensed pursuant to the provisions of the Occupational Therapy								
2	Act;								
3	(m) a respiratory care practitioner								
4	licensed pursuant to the provisions of the Respiratory Care								
5	Act;								
6	(n) a speech-language pathologist or								
7	audiologist licensed pursuant to the Speech-Language Pathology,								
8	Audiology and Hearing Aid Dispensing Practices Act;								
9	(o) a professional clinical mental								
10	health counselor, marriage and family therapist or professional								
11	art therapist licensed pursuant to the provisions of the								
12	Counseling and Therapy Practice Act who has obtained a master's								
13	degree or a doctorate;								
14	(p) an independent social worker								
15	licensed pursuant to the provisions of the Social Work Practice								
16	Act; and								
17	(q) a clinical laboratory that is								
18	accredited pursuant to 42 U.S.C. Section 263a but that is not a								
19	laboratory in a physician's office or in a hospital defined								
20	pursuant to 42 U.S.C. Section 1395x;								
21	[(8)] <u>(7)</u> "managed care health plan" means a								
22	health care plan offered by a managed care organization that								
23	provides for the delivery of comprehensive basic health care								
24	services and medically necessary services to individuals								
25	enrolled in the plan other than those services provided to								
	.230475.1								

medicare patients pursuant to Title 18 of the federal Social						
Security Act [or to medicaid patients pursuant to Title 19 or						
Title 21 of the federal Social Security Act];						
[(9)] <u>(8)</u> "managed care organization" means a						
person that provides for the delivery of comprehensive basic						
health care services and medically necessary services to						
individuals enrolled in a plan through its own employed health						
care providers or by contracting with selected or participating						
health care providers. "Managed care organization" includes						
only those persons that provide comprehensive basic health care						
services to enrollees on a contract basis, including the						
following:						
(a) health maintenance organizations;						
(b) preferred provider organizations;						
(c) individual practice associations;						
(d) competitive medical plans;						
(e) exclusive provider organizations;						
(f) integrated delivery systems;						
(g) independent physician-provider						
organizations;						
(h) physician hospital-provider						
organizations; and						
(i) managed care services organizations						
and						

.230475.1

 $[\frac{(10)}{(9)}]$ "medicare part C services" means

services performed pursuant to a contract with a managed health care provider for medicare patients pursuant to Title 18 of the federal Social Security Act."

SECTION 2. A new section of the Gross Receipts and Compensating Tax Act, Section 7-9-93.1 NMSA 1978, is enacted to read:

"7-9-93.1. [NEW MATERIAL] DEDUCTION--GROSS RECEIPTS-CERTAIN RECEIPTS FOR SERVICES PROVIDED BY HEALTH CARE
PRACTITIONER OR ASSOCIATION OF HEALTH CARE PRACTITIONERS EXCEPT
FOR MEDICAID PATIENTS--MEDICAL EQUIPMENT, SUPPLIES AND DRUGS.--

A. Except for those receipts that may be deducted from gross receipts pursuant to Section 7-9-93 NMSA 1978, receipts of a health care practitioner or an association of health care practitioners for health care services, other than services provided for medicaid patients pursuant to Title 19 or Title 21 of the federal Social Security Act, performed by a health care practitioner may be deducted from gross receipts if the services are within the scope of practice of the health care practitioner providing the service.

B. Receipts from the sale of medical equipment and medical supplies to a health care practitioner or an association of health care practitioners may be deducted from gross receipts if the medical equipment and medical supplies are regularly used within the practice of the health care practitioner or association of health care practitioners.

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1	C. Receipts from the sale of medical drugs to a
2	health care practitioner or an association of health care
3	practitioners may be deducted from gross receipts if the
4	medical drugs are regularly used for the treatment of paties
5	within the practice of the health care practitioner or
6	association of health care practitioners.
7	D. The deductions provided by this section shall
8	applied only to gross receipts remaining after all other
9	allowable deductions available under the Gross Receipts and
10	Compensating Tax Act have been taken.
11	E. A taxpayer allowed a deduction pursuant to the
12	section shall report the amount of the deduction separately

ners. ed by this section shall be ning after all other the Gross Receipts and

the treatment of patients

- deduction pursuant to this he deduction separately in a manner required by the department.
- The deduction provided by this section shall be included in the tax expenditure budget pursuant to Section 7-1-84 NMSA 1978, including the number of taxpayers that claimed each deduction, the aggregate amount of deductions claimed and any other information necessary to evaluate the cost and effectiveness of the deductions.

G. As used in this section:

- "association of health care practitioners" (1) means a corporation, unincorporated business entity or other legal entity organized by, owned by or employing one or more health care practitioners; provided that the entity is not:
 - an organization granted exemption

from the federal income tax by the United States commissioner of internal revenue as organizations described in Section 501(c)(3) of the United States Internal Revenue Code of 1986, as that section may be amended or renumbered; or

- (b) a health maintenance organization or a hospital, hospice, nursing home or an entity that is solely an outpatient facility or intermediate care facility licensed by the health care authority;
- (2) "copayment" means a fixed dollar amount that a health care insurer or managed care health plan requires an insured or enrollee to pay upon incurring an expense for receiving medical services;
- (3) "deductible" means the amount of covered charges an insured or enrollee is required to pay in a plan year for commercial contract services before the insured's health insurance plan or enrollee's managed care health plan begins to pay for applicable covered charges;
 - (4) "health care insurer" means a person that:
- (a) has a valid certificate of authority in good standing pursuant to the New Mexico Insurance Code to act as an insurer, health maintenance organization or nonprofit health care plan or prepaid dental plan; and
- (b) contracts to reimburse licensed health care practitioners for providing basic health services to enrollees at negotiated fee rates;

1	(5) "health care practitioner" means:								
2	(a) a chiropractic physician licensed								
3	pursuant to the provisions of the Chiropractic Physician								
4	Practice Act;								
5	(b) a dentist or dental hygienist								
6	licensed pursuant to the Dental Health Care Act;								
7	(c) a doctor of oriental medicine								
8	licensed pursuant to the provisions of the Acupuncture and								
9	Oriental Medicine Practice Act;								
10	(d) an optometrist licensed pursuant to								
11	the provisions of the Optometry Act;								
12	(e) an osteopathic physician licensed								
13	pursuant to the provisions of the Medical Practice Act;								
14	(f) a physical therapist licensed								
15	pursuant to the provisions of the Physical Therapy Act;								
16	(g) a physician or physician assistant								
17	licensed pursuant to the provisions of the Medical Practice								
18	Act;								
19	(h) a podiatric physician licensed								
20	pursuant to the provisions of the Podiatry Act;								
21	(i) a psychologist licensed pursuant to								
22	the provisions of the Professional Psychologist Act;								
23	(j) a registered lay midwife registered								
24	by the department of health;								
25	(k) a registered nurse or licensed								
	.230475.1								
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practical nurse licens	ed	pursuant	to	the	provisions	of	the
Nursing Practice Act;							
	(1)	a regis	ter	ed o	occupational	th	ıerap

- (1) a registered occupational therapist licensed pursuant to the provisions of the Occupational Therapy Act;
- (m) a respiratory care practitioner licensed pursuant to the provisions of the Respiratory Care Act;
- (n) a speech-language pathologist or audiologist licensed pursuant to the Speech-Language Pathology, Audiology and Hearing Aid Dispensing Practices Act;
- (o) a professional clinical mental health counselor, marriage and family therapist or professional art therapist licensed pursuant to the provisions of the Counseling and Therapy Practice Act who has obtained a master's degree or a doctorate;
- (p) an independent social worker
 licensed pursuant to the provisions of the Social Work Practice
 Act;
- (q) a clinical laboratory that is accredited pursuant to 42 U.S.C. Section 263a but that is not a laboratory in a physician's office or in a hospital defined pursuant to 42 U.S.C. Section 1395x; and
- (r) a naturopathic doctor licensed pursuant to the provisions of the Naturopathic Doctors' .230475.1

Practice Act;

(6) "managed care health plan" means a health care plan offered by a managed care organization that provides for the delivery of comprehensive basic health care services and medically necessary services to individuals enrolled in the plan other than those services provided to medicare patients pursuant to Title 18 of the federal Social Security Act or to medicaid patients pursuant to Title 19 or Title 21 of the federal Social Security Act;

(7) "managed care organization" means a person that provides for the delivery of comprehensive basic health care services and medically necessary services to individuals enrolled in a plan through its own employed health care providers or by contracting with selected or participating health care providers. "Managed care organization" includes only those persons that provide comprehensive basic health care services to enrollees on a contract basis, including the following:

- (a) health maintenance organizations;
- (b) preferred provider organizations;
- (c) individual practice associations;
- (d) competitive medical plans;
- (e) exclusive provider organizations;
- (f) integrated delivery systems;
- (g) independent physician-provider

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organizations;	:
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(h) physician hospital-provider organizations; and

- managed care services organizations;
- (8) "medical equipment and supplies" means items or devices that are primarily and customarily used to serve a medical purpose for a course of medical treatment; and
- "medicare part C services" means services (9) performed pursuant to a contract with a managed health care provider for medicare patients pursuant to Title 18 of the federal Social Security Act."

SECTION 3. A new section of the Public Assistance Act is enacted to read:

"[NEW MATERIAL] REIMBURSEMENT FOR GROSS RECEIPTS TAXES.--When a health care provider receives medicaid reimbursement for providing health care services to a recipient, the health care provider shall be reimbursed for all applicable gross receipts taxes that the health care provider is required to pay. As used in this section, "medicaid" means the federal-state program administered by the authority pursuant to Title 19 or Title 21 of the federal Social Security Act."

SECTION 4. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 2025.