SGS/JL

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 2673

(SENATE AUTHORS: BOLDON)					
DATE	D-PG	OFFICIAL STATUS			
03/07/2023	1379	Introduction and first reading			
		Referred to Health and Human Services			
03/20/2023		Comm report: To pass as amended and re-refer to Judiciary and Public Safety			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to health care; establishing requirements for hospitals to screen patients for eligibility for health coverage or assistance; requiring an affidavit of expert review before certain debt collection activities; limiting hospital charges for uninsured treatments and services for certain patients; proposing coding for new law in Minnesota Statutes, chapter 144.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [144.587] REQUIREMENTS FOR SCREENING FOR ELIGIBILITY
1.9	FOR HEALTH COVERAGE OR ASSISTANCE.
1.10	Subdivision 1. Definitions. (a) The terms defined in this subdivision apply to this section
1.11	and sections 144.588 to 144.589.
1.12	(b) "Charity care" means the provision of free or discounted care to a patient according
1.13	to a hospital's financial assistance policies.
1.14	(c) "Hospital" means a private, nonprofit, or municipal hospital licensed under sections
1.15	144.50 to 144.56.
1.16	(d) "Minnesota attorney general/hospital agreement" means the agreement between the
1.17	attorney general and certain Minnesota hospitals that is filed in Ramsey County District
1.18	Court and that establishes requirements for hospital litigation practices, garnishments, use
1.19	of collection agencies, central billing office practices, and practices for billing uninsured
1.20	patients.
1.21	(e) "Most favored insurer" means the nongovernmental third-party payor that provided
1.22	the most revenue to the provider during the previous calendar year.
1.23	(f) "Navigator" has the meaning given in section 62V.02, subdivision 9.

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Section 1.

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2.1	(g) "Pren	nium tax credit" me	eans a tax credit or p	premium subsidy under	the federal Patient
2.2	Protection a	nd Affordable Care	Act, Public Law 1	11-148, as amended, inc	luding the federal
2.3	Health Care	and Education Re	conciliation Act of	2010, Public Law 111-	152, and any
2.4	amendments	to and federal gui	dance and regulati	ons issued under these a	acts.
2.5	(h) "Pres	umptive eligibility	" has the meaning	given in section 256B.()57, subdivision
2.6	<u>12.</u>		U	~	,
2.7	<u>(i) "Reve</u>	nue recapture" me	ans the use of the p	rocedures in chapter 270)A to collect debt.
2.8	<u>(j)</u> "Unin	sured service or tr	eatment" means an	y service or treatment t	hat is not covered
2.9	by: (1) a hea	lth plan, contract,	or policy that prov	ides health coverage to	a patient; or (2)
2.10	any other typ	pe of insurance cov	verage, including b	ut not limited to no-fau	lt automobile
2.11	coverage, we	orkers' compensati	on coverage, or lia	bility coverage.	
2.12	<u>(k) "Unre</u>	easonable burden"	includes requiring	a patient to apply for en	rollment in a state
2.13	or federal pr	ogram for which th	ne patient is obviou	sly or categorically inel	igible or has been
2.14	found to be	ineligible in the pro-	evious 12 months.		
2.15	Subd. 2.	Screening. A hosp	ital must screen a pa	atient who is uninsured o	r whose insurance
2.16	coverage sta	tus is not known by	the hospital for: el	igibility for charity care	from the hospital;
2.17	eligibility fo	r state or federal p	ublic health care p	rograms using presump	tive eligibility or
2.18	another simi	lar process; and el	igibility for a prem	ium tax credit. The hosp	oital must attempt
2.19	to complete	this screening proc	ess in person or by	telephone within 30 day	vs after the patient
2.20	receives serv	vices at the hospital	or at the emergenc	y department associated	with the hospital.
2.21	Subd. 3.	Charity care. (a)	Upon completion of	of the screening process	in subdivision 2,
2.22	the hospital	must either assist tl	he patient with app	lying for charity care an	d refer the patient
2.23	to the approp	oriate department i	n the hospital for fo	ollow-up or make a dete	rmination that the
2.24	patient is ine	ligible for charity	care. A hospital m	ay initiate one or more	of the following
2.25	steps only af	ter the hospital det	ermines that the pa	tient is ineligible for cha	arity care and may
2.26	not initiate a	ny of the followin	g steps while the p	atient's application for c	charity care is
2.27	pending:				
2.28	(1) offeri	ng to enroll or enr	olling the patient in	n a payment plan;	
2.29	<u>(2) chang</u>	ging the terms of a	patient's payment	plan;	
2.30	(3) offeri	ng the patient a loa	an or line of credit,	application materials for	or a loan or line of
2.31	credit, or ass	sistance with apply	ring for a loan or li	ne of credit, for the pay	ment of medical
2.32	<u>debt;</u>				

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3.1	(4) referri	ng a patient's debt	for collections, in	cluding in-house collect	ions, third-party
3.2	<u> </u>			ess for the collection of d	
3.3	(5) denvir	ng health care servi	ces to the patient	or any member of the pa	tient's household
3.4	*	0	•	whether the services are d	
3.5		ailable from anoth			
3.6	(6) accept	ing a credit card pay	yment of over \$50	0 for the medical debt owe	ed to the hospital.
2.7	<u> </u>			ocedures for charity care	
3.7 3.8				king into account the ind	
3.9				cies or language barriers	
3.10		ability to comply w	-		
3.11	(c) When	a hospital evaluate	es a patient's eligit	oility for charity care, ho	spital requests to
3.12	the responsib	le party for verific	ation of assets or	income shall be limited t	<u>:0:</u>
3.13	(1) inform	nation that is reason	ably necessary and	d readily available to dete	ermine eligibility;
3.14	and				
3.15	(2) facts t	hat are relevant to	determine eligibil	ity.	
3.16	A hospital m	ust not demand du	plicate forms of v	erification of assets.	
3.17	<u>Subd. 4.</u>	Public health care	program; premi	i um tax credit. (a) If a p	atient is
3.18	presumptivel	y eligible for a pub	lic health care pro	ogram, the hospital must	assist the patient
3.19	in completing	g an insurance affo	rdability program	application, help the pat	tient schedule an
3.20	appointment	with a navigator or	ganization, or pro	ovide the patient with cor	ntact information
3.21	for the neares	st available navigat	tor services.		
3.22	<u>(b)</u> If a pa	ttient is eligible for	a premium tax ci	edit, the hospital may se	hedule an
3.23	appointment	for the patient with	a navigator organ	ization or provide the pat	ient with contact
3.24	information f	for the nearest avai	lable navigator se	rvices.	
3.25	<u>Subd. 5.</u>	Patient may declir	ne services. A pat	ient may decline to partie	cipate in the
3.26	screening pro	ocess, to apply for c	harity care, to cor	nplete an insurance affor	dability program
3.27	application, t	o schedule an appo	pintment with a na	vigator organization, or	to accept
3.28	information a	about navigator ser	vices.		
3.29	<u>Subd. 6.</u> I	Notice. (a) A hospi	tal must post noti	ce of the availability of c	harity care from

- 3.30 the hospital in at least the following locations: (1) areas of the hospital where patients are
- 3.31 <u>admitted or registered; (2) emergency departments; and (3) the portion of the hospital's</u>
- 3.32 financial services or billing department that is accessible to patients. The posted notice must

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4.1	be in all langua	ges spoken by n	nore than five pe	rcent of the population in	the hospital's
4.2	service area.	<u>Bes spoken og n</u>		for the population in	
		1 1 1		1/2 11 1 1/2 J1	· · · · · · · · · · · · · · · · · · ·
4.3	<u></u>			ospital's website, the curre	
4.4	-	· • ·	• • •	ummary of the policy, and	
4.5			-	application form must be	
4.6	languages spok	en by more than	five percent of the	he population in the hospit	al's service area.
4.7	EFFECTIV	E DATE. This	section is effecti	ve November 1, 2023.	
4.8	Sec. 2. [144.5	588] CERTIFIC	CATION OF EX	PERT REVIEW.	
4.9	Subdivision	1. Requiremen	it; action to colle	ct medical debt or garnis	h wages or bank
4.10	accounts. (a) Ir	n an action again	st a patient for co	ollection of medical debt or	wed to a hospital
4.11	or for garnishm	ent of the patier	nt's wages or banl	k accounts to collect medi	cal debt owed to
4.12	a hospital, the h	nospital must ser	rve on the defend	ant with the summons and	l complaint an
4.13	affidavit of exp	ert review certif	fying that the hos	pital:	
4.14	<u>(1) made all</u>	l of the verificat	ions required of t	he hospital in the most red	cent version of
4.15	the Minnesota a	attorney general	/hospital agreem	ent in order to collect the	specific patient's
4.16	debt or to garni	sh the specific p	patient's wages or	bank accounts; and	
4.17	(2) unless th	ne patient declin	ed to participate,	complied with the require	ments in section
4.18	144.587 to cond	duct a patient sc	reening and, as a	pplicable, assist the patien	t in applying for
4.19	charity care, ass	ist the patient wi	th completing an i	insurance affordability prog	gram application,
4.20	or refer the pati	ent to a navigate	or organization.		
4.21	(b) The affic	davit of expert r	eview must be co	ompleted by a designated of	employee of the
4.22	hospital seeking	g to initiate the a	action or garnish	ment.	
4.23	<u>Subd. 2.</u> Re	quirement; ref	erral to third-pa	rty debt collection agenc	xy. (a) In order to
4.24	refer a patient's	account to a thi	rd-party debt col	lection agency, a hospital	must complete
4.25	an affidavit of e	expert review ce	ertifying that the l	nospital:	
4.26	(1) confirme	ed the information	on required of the	e hospital in the most rece	nt version of the
4.27	Minnesota attor	rney general/hos	spital agreement	for referral of a specific pa	atient's account
4.28	to a third-party	debt collection	agency; and		
4.29	(2) unless th	ne patient declin	ed to participate,	complied with the require	ments in section
4.30	144.587 to cond	duct a patient sc	reening and, as a	pplicable, assist the patien	t in applying for
4.31	charity care, ass	ist the patient wi	th completing an i	insurance affordability prog	gram application,
4.32	or refer the pati	ent to a navigate	or organization.		

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(b) The affidavit of expert review must be completed by a designated employee of the
hospital seeking to refer the patient's account to a third-party debt collection agency.

5.3 Subd. 3. **Penalty for noncompliance.** Failure to comply with subdivision 1 shall result,

5.4 upon motion, in mandatory dismissal with prejudice of the action to collect the medical

5.5 debt or to garnish the patient's wages or bank accounts. Failure to comply with subdivision

5.6 <u>2 shall subject a hospital to a fine assessed by the commissioner of health.</u>

5.7 **EFFECTIVE DATE.** This section is effective November 1, 2023.

5.8 Sec. 3. [144.589] BILLING OF UNINSURED PATIENTS.

5.9 A hospital shall not charge a patient whose annual household income is less than \$125,000

5.10 for any uninsured service or treatment in an amount that exceeds the total amount the

5.11 provider would be reimbursed for that service or treatment from its most favored insurer.

5.12 The total amount the provider would be reimbursed for that service or treatment from its

5.13 most favored insurer includes both the amount the provider would be reimbursed directly

5.14 from its most favored insurer, and the amount the provider would be reimbursed from the

5.15 insured's policyholder under any applicable co-payments, deductibles, and coinsurance.

5.16 **EFFECTIVE DATE.** This section is effective November 1, 2023.