First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 23-0720.01 Shelby Ross x4510

HOUSE BILL 23-1226

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A BILL FOR AN ACT

101	CONCERNING TRANSPARENCY REQUIREMENTS FOR HOSPITALS, AND, IN
102	CONNECTION THEREWITH, CREATING MORE TIMELY
103	SUBMISSIONS OF DATA; PROVIDING INSIGHTS INTO TRANSFERS
104	OF CASH AND PROFITS AND RESERVES, INCLUDING THOSE
105	LEAVING COLORADO; REPORTING ON ALL INFORMATION
106	RECEIVED; REPORTING INFORMATION BY EACH HOSPITAL IN
107	ADDITION TO HEALTH SYSTEMS; DISCLOSING EXECUTIVE
108	COMPENSATION, INCLUDING COMPENSATED INCENTIVES;
109	REPORTING MERGERS AND ACQUISITIONS OF HOSPITALS AND
110	PHYSICIANS; REPORTING INVESTMENTS IN CAPITAL
111	EQUIPMENT AND CONSTRUCTION; AND MAKING AN
112	APPROPRIATION.

SENATE d Reading Unamended

SENATE nd Reading Unamended May 4, 2023

HOUSE 3rd Reading Unamended April 24, 2023

HOUSE Amended 2nd Reading April 21, 2023

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law requires the department of health care policy and financing (state department) to annually prepare a written hospital expenditure report. The bill changes the name of the report to the hospital transparency report (transparency report).

The bill adds specified information that each hospital shall report to the state department for the transparency report.

No later than July 1, 2024, the bill requires each hospital to provide specified information to the state department for previous fiscal years.

The bill authorizes the state department to impose certain enforcement mechanisms against a hospital that does not provide all of the information required to be reported to the state department.

Beginning July 1, 2024, the bill requires any patient bill to include a clear, plain language description of the services the patient is being billed for and a statement that the patient has a right to receive a detailed explanation of the services charged and who to contact to receive such information.

Be it enacted by the General Assembly of the State of Colorado:

1

- 2 **SECTION 1.** In Colorado Revised Statutes, 25.5-4-402.8, amend
- (2)(a), (2)(b) introductory portion, (2)(b)(II)(A), (2)(b)(III)(J),
- 4 (2)(b)(III)(M), (2)(c) introductory portion, (2)(e), (3) introductory portion,
- 5 (4)(a) introductory portion (4)(a)(I),, and (4)(b); repeal (2)(d); and add
- 6 (2)(b)(II)(D), (2)(b)(II)(E), (2)(b)(II)(F), (2)(b)(III)(O), (2)(b)(III)(P),
- 7 (2)(b)(III)(Q), (2)(b)(IV), (2)(b.5), (2)(g), and (4.5) as follows:
- 8 25.5-4-402.8. Hospital transparency report definitions.
- 9 (2) (a) The state department shall annually prepare a written hospital
- 10 expenditure TRANSPARENCY report detailing uncompensated hospital
- 11 costs, INCLUDING UNCOMPENSATED CARE COSTS, and the different

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1 categories of expenditures, by major payer group, made by hospitals in 2 the state. The state department shall COORDINATE THE ANALYSIS, REVIEW, 3 AND RELEASE OF THE HOSPITAL TRANSPARENCY REPORT AND THE REPORTS 4 REQUIRED PURSUANT TO SECTION 25.5-1-703 (3) AND 25.5-4-402.4 (7)(e), 5 INCLUDING THE OPPORTUNITY TO REVIEW AND consult with ON THE 6 REPORTS MADE BY the Colorado healthcare affordability and sustainability 7 enterprise board, created pursuant to section 25.5-4-402.4(7) and referred 8 to in this section as the "enterprise board". in developing the hospital 9 expenditure report. The state department may share any information AND 10 ANALYTICS OF INFORMATION THAT it receives from hospitals with the 11 enterprise board. The state department may include information it 12 receives from hospitals in accordance with subsection (2)(b) of this 13 section and that is not otherwise publicly available in the expenditure 14 TRANSPARENCY report and share such information with the enterprise 15 board; except that information the state department receives from 16 hospitals in accordance with subsection SUBSECTIONS (2)(b)(II)(D), 17 (2)(b)(III)(N), (2)(b)(III)(O), (2)(b.5)(I), AND (2)(b.5)(II) of this section18 is confidential, proprietary, contains trade secrets, and is not a public 19 record pursuant to part 2 of article 72 of title 24. The state department 20 shall not include in the expenditure TRANSPARENCY report, share with the 21 enterprise board, or otherwise publish or distribute information derived 22 from reports pursuant to subsection SUBSECTIONS (2)(b)(II)(D), 23 (2)(b)(III)(N), (2)(b)(III)(O), (2)(b.5)(I), AND (2)(b.5)(II) of this section,24 although the state department may share this information if such 25 information has been de-identified and aggregated in a manner to prevent 26 identification of the transaction price of any individual acquisition or 27 affiliation. A hospital shall not be in violation of this section if the

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hospital makes a good faith effort to comply with the reporting requirements of this section.

- (b) Except as provided in subsection (2)(c) of this section, each hospital licensed pursuant to part 1 of article 3 of title 25, or certified pursuant to section 25-1.5-103 (1)(a)(II), shall make information available to the state department for purposes of preparing the annual hospital expenditure TRANSPARENCY report. The state board shall establish the format of the information provided by each hospital on an annual basis. The first submission by each hospital must include the information described in subsections (2)(b)(I) and (2)(b)(II) of this section for fiscal years 2011-12 through 2018-19 and the information described in subsection (2)(b)(III) of this section for those fiscal years if such information is available. For each subsequent submission, Each hospital shall provide the following information to the state department:
- (II) (A) An Annual audited financial statement STATEMENTS, prepared in accordance with generally accepted accounting principles. Each hospital shall submit the statement STATEMENTS within one hundred twenty days after the end of its fiscal year unless the state department grants an extension in writing in advance of that date.
- (D) AN ANNUAL SUMMARY OF THE HOSPITAL'S TRANSFERS OF CASH, EQUITY, INVESTMENTS, OR OTHER ASSETS TO AND FROM RELATED PARTIES, INCLUDING BUT NOT LIMITED TO THE HOSPITAL'S PARENT ORGANIZATION. THE SUMMARY MUST INCLUDE THE PURPOSE OF THE TRANSFERS AND WHETHER THE TRANSFERS WERE MADE WITHIN OR OUTSIDE OF COLORADO. A HOSPITAL MAY AGGREGATE THE TRANSFERS FOR EACH ENTITY RECEIVING OR MAKING THE TRANSFER.
 - (E) A HOSPITAL-SPECIFIC STATEMENT OF CASH FLOW WITHIN A

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1	TIME FRAME SPECIFIED ANNUALLY BY THE STATE DEPARTMENT, BUT NOT
2	LESS THAN ONE HUNDRED TWENTY DAYS AFTER THE HOSPITAL'S FISCAL
3	YEAR END.
4	(F) CHANGES TO NO MORE THAN TWENTY-FIVE CATEGORIES OF
5	SPECIFIC MAJOR SERVICE LINES, AS REQUESTED BY THE STATE
6	DEPARTMENT.
7	(G) A NARRATIVE REPORT OF MAJOR PLANNED AND COMPLETED
8	PROJECTS AND CAPITAL INVESTMENTS GREATER THAN TWENTY-FIVE
9	MILLION DOLLARS; EXCEPT THAT THE INFORMATION THE STATE
10	DEPARTMENT RECEIVES FROM HOSPITALS REGARDING PLANNED ACTIVITIES
11	IS CONFIDENTIAL, PROPRIETARY, CONTAINS TRADE SECRETS, AND IS NOT
12	A PUBLIC RECORD PURSUANT TO PART 2 OF ARTICLE 72 OF TITLE 24.
13	(III) A report that contains the following information:
14	(J) Other operating revenue, operating margin, nonoperating gains
15	and losses, GROSS REVENUE, NET PROFIT, and total margin;
16	(M) A roll forward of property, plant, and equipment accounts by
17	asset type from the beginning to the end of the reporting period by asset
18	category, including, but not limited to, purchases, other acquisitions,
19	sales, disposals, and other changes; and
20	(O) INFORMATION ON CURRENT AFFILIATIONS AND A REPORT OF
21	PHYSICIAN PRACTICE ACQUISITIONS;
22	(P) SALARY AND TOTAL COMPENSATION DATA OF THE TOP FIVE
23	HIGHEST PAID ADMINISTRATIVE POSITIONS OF EACH NONPROFIT HOSPITAL,
24	INCLUDING THE TITLE, A BRIEF DESCRIPTION OF DUTIES, BASE
25	COMPENSATION, INCENTIVE OR BONUS COMPENSATION, AND OTHER
26	COMPENSATION. THE COMPENSATION REPORTED MUST INDICATE WHAT
27	PERFORMANCE MEASURES WERE INCLUDED IN THE CHIEF EXECUTIVE

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1	OFFICER'S PERFORMANCE EVALUATION GENERATED BY THE HOSPITAL'S
2	GOVERNING BOARD, INCLUDING, AT A MINIMUM, QUALITY OF CARE
3	OUTCOMES PERFORMANCE; PATIENT SATISFACTION PERFORMANCE;
4	COMMUNITY BENEFIT PERFORMANCE; CONSUMER AND EMPLOYER
5	AFFORDABILITY PERFORMANCE; MARKET SHARE PERFORMANCE; PROFITS
6	OR MARGINS; REVENUE GROWTH; CHANGE IN DAYS CASH ON HAND OR
7	CASH RESERVES; AND WORKFORCE. THE STATE DEPARTMENT MAY
8	INCLUDE INFORMATION IT RECEIVES FROM PUBLIC HOSPITALS PURSUANT
9	To this subsection $(2)(b)(III)(P)$ that is not otherwise publicly
10	AVAILABLE IN THE HOSPITAL TRANSPARENCY REPORT; EXCEPT THAT
11	INFORMATION THE STATE DEPARTMENT RECEIVES FROM A NONPROFIT
12	$\ \ \text{HOSPITAL IS NOT A PUBLIC RECORD PURSUANT TO PART 2 OF ARTICLE 72 OF}$
13	TITLE 24. THE STATE DEPARTMENT MAY ONLY REPORT INFORMATION
14	RECEIVED PURSUANT TO THIS SUBSECTION (2)(b)(III)(P) IN AN
15	AGGREGATED FORMAT THAT DOES NOT NAME INDIVIDUAL HOSPITALS OR
16	ADMINISTRATORS.
17	(Q) IN A FORM AND MANNER SPECIFIED BY THE STATE
18	DEPARTMENT, DETAILS OF SIGNIFICANT OTHER REVENUE THAT WOULD
19	OTHERWISE BE REPORTED IN THE MEDICARE COST REPORT.
20	(IV) (A) A QUARTERLY FINANCIAL REPORT THAT INCLUDES AN
21	INCOME STATEMENT AND BALANCE SHEET. IF A HOSPITAL IS OWNED OR
22	AFFILIATED WITH A HEALTH SYSTEM THAT IS COMPRISED OF THREE OR
23	MORE HOSPITALS OR THAT HAS MORE THAN ONE BILLION DOLLARS IN
24	RESERVES, THE HEALTH SYSTEM MAY SUBMIT A CONSOLIDATED
25	QUARTERLY FINANCIAL REPORT.
26	(B) ANY QUARTERLY FINANCIAL REPORT MADE PUBLICLY

AVAILABLE MUST CLEARLY STATE THAT THE QUARTERLY FINANCIAL

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1	DEPORT IS ANALYDITED IF ADDITION OF THE STATE DEPARTMENT SHALL
1	REPORT IS UNAUDITED, IF APPLICABLE. THE STATE DEPARTMENT SHALL
2	PROVIDE ANY ANALYSIS, REPORT, OR PRESENTATION BASED ON THE
3	QUARTERLY FINANCIAL REPORT TO EACH HOSPITAL AT LEAST FIFTEEN
4	DAYS PRIOR TO THE PUBLIC RELEASE OF THE ANALYSIS, REPORT, OR
5	PRESENTATION.
6	(b.5) No later than July 1, 2024, each hospital shall
7	PROVIDE THE FOLLOWING INFORMATION TO THE STATE DEPARTMENT:
8	(I) FOR EACH FISCAL YEAR 2014-15 THROUGH 2019-20, A
9	SUMMARY OF THE HOSPITAL'S TRANSFERS OF CASH, EQUITY, INVESTMENTS,
10	OR OTHER ASSETS TO AND FROM RELATED PARTIES, INCLUDING BUT NOT
11	LIMITED TO THE HOSPITAL'S PARENT ORGANIZATION. THE SUMMARY MUST
12	INCLUDE THE PURPOSE OF THE TRANSFERS AND WHETHER THE TRANSFERS
13	WERE MADE WITHIN OR OUTSIDE OF COLORADO. A HOSPITAL MAY
14	AGGREGATE THE TRANSFERS FOR EACH ENTITY RECEIVING OR MAKING THE
15	TRANSFER.
16	(II) FOR EACH FISCAL YEAR FROM 2014-15 THROUGH 2019-20,
17	INFORMATION ON AFFILIATIONS AND A REPORT OF PHYSICIAN PRACTICE
18	ACQUISITIONS; AND
19	(III) FOR EACH FISCAL YEAR FROM 2019-20 THROUGH 2022-23, IN
20	A FORM AND MANNER SPECIFIED BY THE STATE DEPARTMENT, DETAILS OF
21	SIGNIFICANT OTHER REVENUE THAT WOULD OTHERWISE BE REPORTED IN
22	THE MEDICARE COST REPORT.
23	(c) The state department may exempt from the CERTAIN reporting
24	requirements described in subsection SUBSECTIONS (2)(b) AND (2)(b.5) of
25	this section certain types of hospitals, including but not limited to:
26	(d) Prior to developing the first annual hospital expenditure report,
27	the state department shall consult with the enterprise board regarding the

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development of the report. The state department shall strive for consistency in reporting the components in each annual report with those in the report of the enterprise board required pursuant to section 25.5-4-402.4 (7)(e).

- (e) Prior to issuing the hospital expenditure TRANSPARENCY report, the state department shall provide any hospital referenced in the hospital expenditure TRANSPARENCY report a copy of the report. Each hospital shall MUST have a minimum of fifteen days to review the hospital expenditure TRANSPARENCY report and any underlying data and submit corrections or clarifications to the state department.
- (g) (I) IF A HOSPITAL DOES NOT PROVIDE ALL OF THE INFORMATION REQUIRED PURSUANT TO SUBSECTION (2)(b) OF THIS SECTION, THE STATE DEPARTMENT SHALL INFORM THE HOSPITAL OF ITS NONCOMPLIANCE WITHIN SIXTY DAYS AND IDENTIFY THE INFORMATION THAT NEEDS TO BE PROVIDED. IF A HOSPITAL DOES NOT COMPLY, THE STATE DEPARTMENT SHALL ISSUE A CORRECTIVE ACTION PLAN WITH A TIMELINE OF SIXTY DAYS REQUIRED FOR COMPLIANCE. IF A HOSPITAL CONTINUES TO NOT COMPLY, THE STATE DEPARTMENT MAY CREATE A MANDATORY PAY-FOR-REPORTING COMPLIANCE MEASURE WITHIN THE HOSPITAL TRANSFORMATION PROGRAM THAT IS TIED TO THE HEALTHCARE AFFORDABILITY AND SUSTAINABILITY FEE SUPPLEMENTAL PAYMENT AND IS BASED ON COMPLIANCE WITH SUBSECTION (2)(b) OF THIS SECTION.
- (II) IF THE STATE DEPARTMENT DETERMINES A HOSPITAL'S NONCOMPLIANCE WITH THIS SECTION IS KNOWING OR WILLFUL OR THERE IS A REPEATED PATTERN OF NONCOMPLIANCE, THE STATE DEPARTMENT SHALL CONSIDER THE SIZE OF THE HOSPITAL AND THE SERIOUSNESS OF THE VIOLATION IN SETTING A FINE AMOUNT WHICH, FOR HOSPITALS OWNED OR

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1	AFFILIATED WITH A HOSPITAL SYSTEM COMPRISED OF THREE OR MORE
2	HOSPITALS, MUST NOT EXCEED TWENTY THOUSAND DOLLARS PER
3	VIOLATION PER WEEK UNTIL THE HOSPITAL TAKES CORRECTIVE AND, FOR
4	ALL OTHER HOSPITALS, MUST NOT EXCEED FIVE THOUSAND DOLLARS PER
5	WEEK UNTIL THE HOSPITAL TAKES CORRECTIVE ACTION.
6	(3) The hospital expenditure TRANSPARENCY report must include,
7	but not be limited to:
8	(4) (a) On or before January 15, 2020, and on or before January
9	15 each year thereafter, the state department shall submit the annual
10	hospital expenditure TRANSPARENCY report to:
11	(I) The public health care and human services committee of the
12	house of representatives HEALTH AND INSURANCE COMMITTEE AND THE
13	HOUSE OF REPRESENTATIVES PUBLIC AND BEHAVIORAL HEALTH AND
14	HUMAN SERVICES COMMITTEE, or any successor committee;
15	(b) The state department may request that the enterprise board
16	combine the hospital expenditure TRANSPARENCY report described in this
17	section with the report of the enterprise board specified in section
18	25.5-4-402.4 (7)(e), so long as the specific requirements of this section
19	are fulfilled, and so long as the enterprise board agrees to the request. The
20	state department shall post the annual report on its website by January 15
21	of each year.
22	(4.5) The state department shall report on the annual
23	HOSPITAL TRANSPARENCY REPORT DURING THE STATE DEPARTMENT'S
24	"SMART ACT" HEARING.
25	SECTION 2. In Colorado Revised Statutes, add 25.5-4-427 as
26	follows:
2.7	25.5-4-427. Hospital and provider billing requirements -

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1	description of service provided - rules. (1) Beginning July 1, 2024,
2	ANY PATIENT BILL FOR SERVICES RENDERED MUST FOLLOW INDUSTRY
3	STANDARD BILLING PRACTICES, INCLUDING, AT A MINIMUM, THE DATE OF
4	SERVICE, THE PATIENT'S NAME, THE PROVIDER'S NAME, A DESCRIPTION OF
5	THE SERVICES PROVIDED, AND THE CHARGES FOR EACH SERVICE.
6	SECTION 3. Appropriation. (1) For the 2023-24 state fiscal
7	year, \$75,167 is appropriated to the department of health care policy and
8	financing for use by the executive director's office. This appropriation is
9	from the healthcare affordability and sustainability fee cash fund created
10	in Section 25.5-4-402.4 (5)(a), C.R.S. To implement this act, the office
11	may use this appropriation as follows:
12	(a) \$67,349 for personal services, which amount is based on an
13	assumption that the office will require an additional 1.7 FTE; and
14	(b) \$7,818 for operating expenses.
15	(2) For the 2023-24 state fiscal year, the general assembly
16	anticipates that the department of health care policy and financing will
17	receive \$75,165 in federal funds to implement this act, which amount is
18	subject to the "(I)" notation as defined in the annual general appropriation
19	act for the same fiscal year. The appropriation in subsection (1) of this
20	section is based on the assumption that the department will receive this
21	amount of federal funds to be used as follows:
22	(a) \$67,348 for personal services; and
23	(b) \$7,817 for operating expenses.
24	SECTION 4. Act subject to petition - effective date. This act
25	takes effect at 12:01 a.m. on the day following the expiration of the
26	ninety-day period after final adjournment of the general assembly; except
2.7	that, if a referendum petition is filed pursuant to section 1 (3) of article V

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- of the state constitution against this act or an item, section, or part of this
- 2 act within such period, then the act, item, section, or part will not take
- 3 effect unless approved by the people at the general election to be held in
- 4 November 2024 and, in such case, will take effect on the date of the
- official declaration of the vote thereon by the governor.

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