HOUSE BILL NO. HB0121

Hospital pricing transparency.

Sponsored by: Representative(s) Singh, Andrew, Bear,
Haroldson, Harshman, Locke, Neiman and
Rodriguez-Williams and Senator(s) Biteman,
Hutchings, Laursen, D, Rothfuss and Salazar

A BILL

for

1 AN ACT relating to public health and safety; requiring

2 hospitals to list prices for medical items and services as

3 specified; requiring the department of health to monitor

4 and enforce the provisions of this act; providing

5 penalties; prohibiting collection actions as specified;

6 requiring recommendations for proposed legislation;

7 providing definitions; requiring rulemaking; making

8 conforming amendments; and providing for effective dates.

9

10 Be It Enacted by the Legislature of the State of Wyoming:

11

12 **Section 1.** W.S. 35-2-1501 through 35-2-1511 are

1

13 created to read:

14

1	ARTICLE 15
2	DISCLOSURE OF HOSPITAL PRICING
3	
4	35-2-1501. Short title; purpose.
5	
6	(a) This act shall be known and may be cited as the
7	"Hospital Price Transparency Act."
8	
9	(b) The purpose of this act is to require hospitals
10	to disclose prices for certain items and services, to
11	provide civil penalties and to prohibit debt collection by
12	noncompliant facilities.
13	
14	35-2-1502. Definitions.
15	
16	(a) As used in this act:
17	
18	(i) "Ancillary service" means a facility item or
19	service that a facility customarily provides as part of a
20	shoppable service;
21	
22	(ii) "Department" means the department of
23	health;

1 2 (iii) "De-identified maximum negotiated charge" 3 means the highest charge a facility has negotiated with all 4 third party payors for a facility item or service; 5 (iv) "De-identified minimum negotiated charge" 6 means the lowest charge a facility has negotiated with all 7 8 third party payors for a facility item or service; 9 10 "Discounted cash price" means the charge (v)11 that applies to a person who pays cash, or a cash 12 equivalent, for a facility item or service; 13 (vi) "Facility" means a hospital licensed under 14 title 35 of the Wyoming statutes; 15 16 17 (vii) "Facility item or service" means all items and services, including individual items and services and 18 19 service packages, that may be provided by a facility to a 20 patient in connection with an inpatient admission or an outpatient department visit for which the facility has 21 established a standard charge, including: 22

23

1	(A) Supplies and procedures;
2	
3	(B) Room and board;
4	
5	(C) Use of the facility and other areas,
6	generally referred to as facility fees;
7	
8	(D) Services of health care providers
9	employed by the facility, generally referred to as
10	professional charges;
11	
12	(E) Any other item or service for which a
13	facility has established a standard charge.
14	
15	(viii) "Gross charge" means the charge for a
16	facility item or service that is reflected on a facility's
17	list, less any discounts;
18	
19	(ix) "Machine-readable format" means a digital
20	representation of information that can be imported or read
21	into a computer system for processing;
22	

1 (x) "Payor-specific negotiated charge" means the 2 charge that a facility has negotiated with a third party 3 payor for a facility item or service; 4 (xi) "Shoppable service" means a service that 5 may be scheduled by a patient in advance; 6 7 (xii) "Standard charge" means the regular rate 8 established by the facility for a facility item or service 9 provided to a specific group of paying patients. The term 10 includes all of the following: 11 12 13 The gross charge; (A) 14 15 The payor-specific negotiated charge; (B) 16 17 (C) The de-identified minimum negotiated 18 charge; 19 20 (D) The de-identified maximum negotiated 21 charge; 22 (E) The discounted cash price. 23

5

- 2 (xiii) "Third-party payor" means a person that
- 3 is, by statute, contract or agreement, legally responsible
- 4 for payment of a claim for a facility item or service;

5

- 6 (xiv) "This act" means W.S. 35-2-1501 through
- 7 35-2-1511.

8

- 9 35-2-1503. Public availability of price information;
- 10 requirements.

11

- 12 (a) Notwithstanding any other law, a facility shall
- 13 make public:

14

- (i) A digital file in a machine-readable format 15
- 16 that contains a list of all standard charges, expressed in
- 17 dollar amounts, for all facility items or services as
- described by W.S. 35-2-1504; 18

19

- 20 (ii) A consumer-friendly list of standard
- 21 charges for a limited set of shoppable services as provided

6

in W.S. 35-2-1505. 22

1 35-2-1504. List of standard charges required. 2 3 (a) A facility shall: 4 Maintain a list of all standard charges for 5 (i) all facility items or services in accordance with this 6 7 section; and 8 9 (ii) Make the list required under paragraph (i) 10 of this subsection available at all times to the public, 11 including by posting the list in the manner provided by 12 this section. 13 14 (b) The standard charges contained in the list required to be maintained by a facility under subsection 15 16 (a) of this section shall reflect the standard charges 17 applicable to that location of the facility, regardless of whether the facility operates in more than one (1) location 18 19 or operates under the same license as another facility. 20 (c) The list required under subsection (a) of this 21 section shall include the following items, if applicable: 22

23

1 (i) A description of each facility item or 2 service provided by the facility; 3 4 (ii) The following charges, expressed in dollar amounts, for each individual facility item or service when 5 provided in either an inpatient setting or an outpatient 6 7 department setting: 8 9 (A) The gross charge; 10 11 (B) The de-identified minimum negotiated 12 charge; 13 14 (C) The de-identified maximum negotiated 15 charge; 16 17 (D) The discounted cash price; 18 19 (E) The payor-specific negotiated charge, 20 listed by the name of the third party payor and plan associated with the charge and displayed in a manner that 21 22 clearly associates the charge with each third party payor and plan; and 23

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2	(F) Any code used by the facility for
3	purposes of accounting or billing for the facility item or
4	service.
5	
6	(d) The list required by subsection (a) of this
7	section shall be displayed in a prominent location on the
8	home page of the facility's publicly accessible website or
9	accessible through a link on that website. If the facility
10	operates multiple locations and maintains a single website,
11	the list shall be posted for each location the facility
12	operates in a manner that clearly associates the list with
13	the applicable location of the facility.
14	
15	(e) The list required under subsection (a) of this
16	subsection shall:
17	
18	(i) Be available:
19	
20	(A) Free of charge;
21	
22	(B) Without having to establish a user
23	account or password;

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1	
2	(C) Without having to submit personal
3	identifying information;
4	
5	(D) Without having to enter a code to
6	access the list.
7	
8	(ii) Be accessible to a common commercial
9	operator of an internet search engine to the extent
10	necessary for the search engine to index and display the
11	list as a result in response to a search query of a user of
12	the search engine;
13	
14	(iii) Be formatted in a manner prescribed by the
15	department;
16	
17	(iv) Be digitally searchable;
18	
19	(v) Use the naming convention specified by the
20	centers for Medicare and Medicaid services.
21	
22	(f) In prescribing the format for the list under
23	paragraph (e)(iii) of this section, the department shall:

2 (i) Develop a template that each facility shall

3 use in formatting the list;

4

5 (ii) Consider any applicable federal guidelines

6 for formatting similar lists required by federal law or

7 rule and ensure that the design of the template enables

8 health care researchers to compare the charges contained in

9 the lists maintained by each facility; and

10

11 (iii) Design the template to be substantially

12 similar to the template used by the centers for Medicare

13 and Medicaid services for purposes similar to those of this

14 act, if the department determines that designing the

15 template in that manner serves the purposes of paragraph

16 (ii) of this subsection and that the department benefits

17 from developing and requiring that substantially similar

18 design.

19

20 (g) Each facility shall update the list required by

21 subsection (a) of this section not less than annually. Each

22 facility shall clearly indicate the date on which the list

23 was updated.

11

2 35-2-1505. Consumer-friendly list of shoppable

3 services; requirements.

4

5 (a) A facility shall maintain and make publicly

6 available a list of the standard charges described by W.S.

7 35-2-1504(c) for not less than three hundred (300)

8 shoppable services provided by the facility. Each facility

9 may select the shoppable services to be included in the

10 list, except that the list shall include:

11

12 (i) The seventy (70) services specified by the

13 centers for Medicare and Medicaid services in 45 C.F.R.

14 part 180; or

15

16 (ii) If the facility does not provide all of the

17 shoppable services described by paragraph (i) of this

18 subsection, as many of those shoppable services as the

19 facility does provide. Services that are not provided but

20 are Medicare and Medicaid listed services shall be

21 identified by the facility; and

1 (iii) State each location where a facility 2 provides the shoppable service and whether the standard 3 charges included in the list apply at that location to the 4 provision of that shoppable service in an inpatient setting, an outpatient department setting or in both of 5 those settings. 6 7 8 (b) In selecting a shoppable service for purposes of inclusion in the list required by subsection (a) of this 9 section, a facility shall: 10 11 12 (i) Consider how frequently the facility provides the services and the facility's billing rate for 13 14 that service; and 15 (ii) Prioritize the selection of services that 16 17 are among the services most frequently provided by the 18 facility. 19 20 (c) The list required by subsection (a) of this

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21

section shall be:

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1
             (i) Displayed in a manner prescribed by W.S.
  35-2-1504(d);
2
3
4
            (ii) Available:
5
 6
                  (A) Free of charge;
7
8
                  (B) Without having to register or establish
9
    a user account or password;
10
11
                  (C) Without having to submit personal
    identifying information; and
12
13
14
                 (D) Without having to enter a code to
15
    access the list.
16
17
             (iii) Searchable by service description, billing
    code and third party payor;
18
19
20
             (iv) Updated in the manner prescribed by W.S.
   35-2-1504(g);
21
22
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14

1 (v) Accessible to a common commercial operation 2 of an internet search engine to the extent necessary for 3 the search engine to index and display the list as a result 4 in response to a search query of a user of the search 5 engine; and 6 7 (vi) Formatted in a manner that is consistent with the format prescribed by the department under W.S. 8 35-2-1504(e)(iii). 9 10 11 35-2-1506. Reporting requirement. 12 Each time a facility updates a list as required by W.S. 13 35-2-1504(g) and 35-2-1505(c)(iv), the facility shall 14 15 submit the updated list to the department. The department 16 shall prescribe the form in which the updated list shall be 17 submitted to the department. 18 19 35-2-1507. Monitoring. 20 21 (a) The department shall monitor each facility's compliance with the requirements of this act using any of 22

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the following methods:

1 2 (i) Evaluating complaints made by persons to the 3 department regarding noncompliance with the act; 4 5 (ii) Reviewing any analysis prepared regarding noncompliance with this act; 6 7 8 (iii) Auditing the websites of facilities for 9 compliance with this act; 10 11 (iv) Confirming that each facility submitted the 12 lists as required by W.S. 35-2-1506. 13 14 (b) Notwithstanding any provision of law to the contrary, in considering an application for renewal of a 15 16 facility's license or certificate, the department shall 17 consider whether a facility is or has been in compliance with this act. 18 19 20 35-2-1508. Material violation; corrective action 21 plan.

16

1 (a) A facility materially violates this act if the

2 facility fails to:

3

4 (i) Comply with the requirements of W.S.

5 35-2-1503; or

6

7 (ii) Publicize the facility's standard charges

8 in the form and manner required by W.S. 35-2-1504 and

9 35-2-1505.

10

11 (b) If the department determines that a facility has

12 materially violated this act, the department shall issue a

13 material violation notice to the facility and request that

14 the facility submit a corrective action plan. The notice

15 shall indicate the form and manner that the corrective

16 action plan shall be submitted to the department and shall

17 clearly state the date by which the facility shall submit

18 the plan.

19

20 (c) The facility that receives a notice under

21 subsection (b) of this section shall:

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(e) A corrective action plan is subject to review and

22

23 and approves a facility's corrective action plan, the

(i) Submit a corrective action plan in the form

2 and manner, and by the specified date, prescribed by the

5 (ii) As soon as practicable after submission of

a corrective action plan to the department and after 6

department approval under subsection (e) of this section, 7

8 act to comply with the plan.

notice of violation; and

10 (d) A corrective action plan submitted to the

department shall:

(i) Describe in detail the corrective action the 13

facility will take to address any violation identified by 14

the department in the notice provided under subsection (b) 15

16 of this section; and

18 (ii) Provide a date by which the facility will

19 complete the corrective action plan.

21

approval by the department. After the department reviews

- 1 department shall monitor and evaluate the facility's
- 2 compliance with the plan.

- 4 (f) A facility is considered to have failed to
- 5 respond to the department's request to submit a corrective
- 6 action plan if the facility fails to submit a corrective
- 7 action plan:

8

- 9 (i) In the form and manner specified in the
- 10 notice under subsection (b) of this section; or

11

- 12 (ii) By the date specified in the notice
- 13 provided in subsection (b) of this section.

14

- 15 (g) A facility is considered to have failed to comply
- 16 with a corrective action plan if the facility fails to
- 17 address a violation within the specified period of time
- 18 contained in the plan.

19

20 35-2-1509. Civil penalty; notice of violations.

- 22 (a) The department shall impose a civil penalty on a
- 23 facility if a facility fails to:

2 (i) Respond to the department's notice to submit

3 a corrective action plan; or

4

5 (ii) Comply with the requirements of a

6 corrective action plan submitted to the department.

7

8 (b) The department shall impose a civil penalty on a

9 facility of one thousand dollars (\$1,000.00) per day for

10 each day a facility fails to comply with subsection (a) of

11 this section.

12

13 (c) Beginning October 1, 2025, the department shall

14 create and maintain a publicly available list on its

15 website of facilities that have been found in violation of

16 this act, that have been issued a civil penalty or sent a

17 warning notice and that have been sent a request for a

18 corrective action plan from the department. Such penalties,

19 notices and communications shall be subject to public

20 disclosure under 5 U.S.C. § 552, notwithstanding any

21 exemptions or exclusions to the contrary, in full without

22 redaction. The list required by this subsection shall be

23 updated every thirty (30) days.

2 35-2-1510. Legislative recommendations.

3

- 4 The department shall propose to the legislature any
- 5 necessary recommendations for amending this act, including
- 6 recommendations in response to amendments by the centers
- 7 for Medicare and Medicaid services to 45 C.F.R. Part 180.

8

- 9 35-2-1511. Prohibiting collective action of debt
- 10 against patients by non-compliant facilities.

11

12 (a) As used in this section:

13

- 14 (i) "Collection action" means any of the
- 15 following actions taken with respect to a debt for items
- 16 and services that were purchased from or provided to a
- 17 patient by a facility on a date during which the facility
- 18 was in material noncompliance with this act:

19

- 20 (A) Attempting to collect a debt from a
- 21 patient or patient guarantor by referring the debt,
- 22 directly or indirectly, to a debt collector, a collection

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agency or a third party payor retained by or on behalf of
 2
    the facility;
 3
 4
                   (B) Suing the patient or patient guarantor,
    or enforcing an arbitration or mediation agreement; or
 5
 6
 7
                   (C) Directly or indirectly causing a report
8
    to be made to a consumer reporting agency.
9
              (ii) "Collection agency" means any:
10
11
12
                   (A) Person who engages in a business the
    principal purpose of which is the collection of debts; or
13
14
15
                   (B) Person who:
16
17
                        (I) Regularly collects or attempts to
    collect, directly or indirectly, debts owed,
18
                                                       due
                                                             or
19
    asserted to be owed or due to another;
20
21
                        (II)
                             Takes assignment of debts for
    collection purposes; or
22
23
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22

18

19

20

22 (v) "Debt collector" means any person employed 23 or engaged by a collection agency to perform the collection

transaction, whether or not the obligation has been reduced

business, investment, commercial or agricultural purposes;

judgment. "Debt" shall not include a debt for

1 of debts owed, due or asserted to be owed or due to

2 another.

3

4 (b) A facility that is in material noncompliance with

5 this act on the date that items and services are purchased

6 from or provided to a patient by the facility shall not

7 initiate or pursue a collection action against the patient

8 or patient guarantor for a debt owed for the item or

9 services.

10

11 (c) If a patient provides documentation that a

12 facility was in material noncompliance with this act on a

13 date that items or services were purchased by or provided

14 to the patient, and the facility takes collection action

15 against the patient or patient guarantor, the patient or

16 patient quarantor may file suit to determine if the

17 facility was materially out of compliance with this act on

18 the date of service, and the noncompliance is related to

19 the items and services. The facility shall not take a

20 collection action against the patient or patient guarantor

21 while the lawsuit is pending.

1 (d) A facility that has been found by a court of 2 competent jurisdiction to be materially out of compliance 3 with this act: 4 5 (i) Shall refund the payor any amount of the debt the payor has paid and shall pay a penalty to the 6 patient or patient guarantor in an amount equal to the 7 8 total amount of the debt; 9 10 (ii) Shall dismiss or cause to be dismissed any 11 court action with prejudice and pay any attorney fees and 12 costs incurred by the patient or patient quarantor relating 13 to the action; and 14 15 (iii) Remove or cause to be removed from the 16 patient or patient guarantor's credit report any report 17 made to a consumer reporting agency relating to the debt. 18 19 (e) Nothing in this section: 20 21 (i) Prohibits a facility from billing a patient, patient guarantor or third party payor for items or 22

25

services provided to the patient; or

- 2 (ii) Requires a facility to refund any payment
- 3 made to the facility for items or services provided to the
- 4 patient, provided no collection action is taken in
- 5 violation of this section.

6

- 7 **Section 2.** W.S. 35-2-905(a) by creating a new
- 8 paragraph (vi) is amended to read:

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- 10 35-2-905. Conditions, monitoring or revoking a
- 11 license.

12

- 13 (a) The division may place conditions upon a license,
- 14 install a division approved monitor or manager at the
- owner's or operator's expense, suspend admissions, or deny,
- 16 suspend or revoke a license issued under this act if a
- 17 licensee:

18

- 19 (vi) Violates any provision of W.S. 35-2-1501
- 20 through 35-2-1511.

- 22 **Section 3.** The department of health shall promulgate
- 23 all rules necessary to implement this act.

2 Section 4.

3

4 (a) Except as otherwise provided by subsection (b) of

5 this section, this act is effective July 1, 2025.

6

7 (b) Sections 3 and 4 of this act are effective

8 immediately upon completion of all acts necessary for a

9 bill to become law as provided by Article 4, Section 8 of

10 the Wyoming Constitution.

11

12 (END)