STATE OF NEW YORK

8676

IN ASSEMBLY

January 10, 2022

Introduced by M. of A. GUNTHER -- read once and referred to the Committee on Health

AN ACT to amend the public health law, in relation to requiring the commissioner of health to promulgate rules and regulations related to the timeframe for increases to patients' bills

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 206 of the public health law is amended by adding a new subdivision 32 to read as follows:

32. (a) The commissioner shall, in conjunction with the superintendent 3 4 of financial services, promulgate rules and regulations providing that 5 no patient shall be held responsible for any amounts for which a patient would otherwise be liable as a result of an increase in any bill from a 7 health insurance company, hospital or health system or health care provider after the date on which all amounts due under the original bill 9 were paid in full unless the health insurance company, hospital or 10 health system or health care provider, as applicable, can show good 11 cause for such increase and sends notice of such increase to the patient 12 no later than ninety days after the amount due by the patient in the original bill was paid in full. No health insurance company, hospital 13 14 or health system or health care provider may send notice to a patient of 15 any increase in a bill unless such health insurance company, hospital or 16 health system or health care provider sends such notice prior to the expiration of such ninety day period and can show the good cause reason 17 for such increase. The foregoing restrictions in this subdivision shall 18 not apply to an increase which is the result of an action by such 19 20 patient warranting such increase.

(b) For purposes of this subdivision:

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- 22 (i) "patient" shall mean the individual receiving medical services or 23 the individual responsible for paying the bill on behalf of the individ-24 ual receiving medical services; and
- 25 <u>(ii) "good cause" shall mean a clerical error, typographical error,</u>
 26 <u>scrivener's error or computer error, unless a pattern of such errors</u>
 27 <u>exists, fraudulent billing is alleged, or such error is due to gross</u>

EXPLANATION--Matter in italics (underscored) is new; matter in brackets
[-] is old law to be omitted.

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1 <u>negligence, recklessness, willful malfeasance or other action taken</u>
2 <u>which is not in good faith.</u>

- (c) This subdivision shall not apply to health care services, including emergency services, where physician fees are subject to schedules or other monetary limitations under any other law, including the workers' compensation law and article fifty-one of the insurance law, and shall not preempt any such law.
- 8 (d) The rules and regulations required by this subdivision shall 9 include, at a minimum:
- 10 <u>(i) a requirement that an explanation for any increase in a patient's</u>
 11 <u>bill shall be provided in plain language in conspicuous twelve-point</u>
 12 <u>bold face type and shall be available in the top six languages spoken in</u>

13 the hospital's service area; and

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- 14 <u>(ii) a process to determine responsibility for amounts for which a</u>
 15 <u>patient is not responsible by reason of this subdivision.</u>
- 16 § 2. This act shall take effect immediately.