STATE OF NEW YORK

5307

2023-2024 Regular Sessions

IN ASSEMBLY

March 7, 2023

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

AN ACT to amend the public health law, in relation to creating the office of healthcare accountability

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

1	Section 1. Article 1 of the public health law is amended by adding a
2	new title 4 to read as follows:
3	TITLE 4
4	OFFICE OF HEALTHCARE ACCOUNTABILITY
5	Section 40. Office of healthcare accountability.
б	41. Definitions.
7	42. Powers and duties.
8	43. Reporting.
9	§ 40. Office of healthcare accountability. There is hereby established
10	within the department an office of healthcare accountability. Such
11	office shall be headed by a director of healthcare accountability, who
12	shall be appointed by the commissioner.
13	§ 41. Definitions. For purposes of this title, the following terms
14	have the following meanings:
15	1. "Director" shall mean the director of healthcare accountability.
16	2. "Office" shall mean the office of healthcare accountability.
17	§ 42. Powers and duties. The director shall have the power and duty
18	to:
19	1. Provide recommendations to the governor, legislature, state comp-
20	troller, and trustees of the state pension systems regarding healthcare
21	and hospital costs, including, but not limited to, the proportion of
22	healthcare costs spent on hospital care;
23	2. Audit expenditures on healthcare costs for state employees, state
24	retirees, and their dependents;

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

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1	3. Provide, on the office's website in a simplified and publicly
2	accessible format, information on the costs of hospital procedures. Such
3	information shall be based on any publicly available information relat-
4	ing to the cost of hospital procedures, including disclosures required
5	pursuant to state and federal law, and shall be formatted in a way to
б	allow for comparisons between procedure costs for specific hospitals;
7	and
8	4. Provide on the office's website a summary of the cost transparency
9	of each hospital in the state, categorizing each hospital as very trans-
10	parent, satisfactory, or not transparent. Such summary shall be updated
11	at least annually and shall be based on the office's assessment of the
12	information that each hospital has disclosed relating to the cost of
13	hospital procedures, including:
14	(a) whether such disclosures comply with the requirements of state and
15	federal law; and
16	(b) whether such disclosures were provided within the time period
17	required by state and federal law.
18	§ 43. Reporting. One year after the effective date of this title, and
19	annually thereafter, the director shall submit to the governor, the
20	temporary president of the senate, the speaker of the assembly, and the
21	attorney general, and shall post conspicuously on the office's website,
22	a report detailing the pricing practices for hospital systems in New
23	York state. Such report shall include, but not be limited to, the
24	<u>following:</u>
25	1. a summary of any audits conducted pursuant to subdivision two of
26	section forty-two of this title, including the costs of hospital proce-
27	dures paid for by the state disaggregated by hospital;
28	2. a summary of prices charged for hospital procedures disaggregated
29	by:
30	<u>(a) hospital;</u>
31	(b) type of procedure, and;
32	(c) to the extent available, the average rate of reimbursement
33	received by the hospital from each health insurance provider or other
34	payer for each procedure;
35	3. a summary of each hospital's level of transparency pursuant to
36	subdivision four of section forty-two of this title;
37	4. to the extent available, a breakdown of each major insurance
38	provider's and other payer's profit margins, employee headcounts, over-
39	head costs, and executive salaries and bonuses; and
40	5. to the extent available, a summary of each hospital's community
41	benefit information as publicly reported on the Internal Revenue
42	Service's Form 990, Schedule H, as required pursuant to section 501(r)
43	of the Internal Revenue Service code, and each hospital's publicly
44	available implementation report regarding the hospital's performance in
45	meeting the healthcare needs of the community, providing charity care
46	services, and improving access to healthcare services by the under-
47	acrued as required purguant to subdivision three of sestion twenty-
48	served, as required pursuant to subdivision three of section twenty- eight hundred three-1 of this chapter.

49 § 2. This act shall take effect on the one hundred eightieth day after 50 it shall have become a law.