J3 5lr0988

Bill No.:	Drafted by: Alcott			
Requested:	Typed by: Julia Stored – 10/24/24			
Committee:	Proofread by			
	Checked by			
By: Prince George's County Delegation				
A BILL ENTITLED				
AN ACT concerning				
Prince George's County - Hospitals - Sale of Patient Debt				
PG 402–25				
	tal to sell the medical debt of patients if the debt is or the purpose of canceling the debt; and generally to Prince George's County.			
BY repealing and reenacting, without a Article – Health – General Section 19–214.2(a)	mendments,			
Annotated Code of Maryland				
(2023 Replacement Volume and 2	2024 Supplement)			
BY repealing and reenacting, with amen	ndments,			
Article – Health – General				
Section 19–214.2(b), (m), and (n)				
Annotated Code of Maryland (2023 Replacement Volume and 2	2024 Supplement)			
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BY adding to				
Article – Health – General				

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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1 2	Section 19–214.2(m) Annotated Code of Maryland (2022 Parlessment Volume and 2024 Symplement)
3	(2023 Replacement Volume and 2024 Supplement)
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
6	Article – Health – General
7	19–214.2.
8	(a) (1) Each hospital annually shall submit to the Commission:
9 10	(i) At times prescribed by the Commission, the hospital's policy on the collection of debts owed by patients; and
11	(ii) A report including:
12 13 14	1. The total number of patients by race or ethnicity, gender, and zip code of residence against whom the hospital, or a debt collector used by the hospital, filed an action to collect a debt owed on a hospital bill;
15 16 17	2. The total number of patients by race or ethnicity, gender, and zip code of residence with respect to whom the hospital has and has not reported or classified a bad debt; and
18 19 20 21	3. The total dollar amount of the charges for hospital services provided to patients but not collected by the hospital for patients covered by insurance, including the out—of—pocket costs for patients covered by insurance, and patients without insurance.
22 23	(2) The Commission shall post the information submitted under paragraph (1) of this subsection on its website.
24	(b) The policy submitted under subsection (a)(1) of this section shall:
25 26	(1) Provide for active oversight by the hospital of any contract for collection of debts on behalf of the hospital;

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(2)

2	SECTION, PROHIBIT the hospital from selling any debt;
3 4	(3) Prohibit the charging of interest on bills incurred by self–pay patients before a court judgment is obtained;
4	before a court judgment is obtained,
5 6	(4) Describe in detail the consideration by the hospital of patient income, assets, and other criteria;
U	assetts, and other criteria,
7 8	(5) Prohibit the hospital from reporting to a consumer reporting agency or filing a civil action to collect a debt within 180 days after the initial bill is provided;
9	(6) Describe the hospital's procedures for collecting a debt;
10 11	(7) Describe the circumstances in which the hospital will seek a judgment against a patient;
12 13 14	(8) In accordance with subsection (c) of this section, provide for a refund of amounts collected from a patient or the guarantor of a patient who was later found to be eligible for free care within 240 days after the initial bill was provided;
15 16 17 18 19	(9) If the hospital has obtained a judgment against or reported adverse information to a consumer reporting agency about a patient who later was found to be eligible for free care within 240 days after the initial bill was provided for which the judgment was awarded or the adverse information was reported, require the hospital to seek to vacate the judgment or strike the adverse information;
20	(10) Provide a mechanism for a patient to:
21 22	(i) Request the hospital to reconsider the denial of free or reduced—cost care;
23 24	(ii) File with the hospital a complaint against the hospital or a debt collector used by the hospital regarding the handling of the patient's bill; and

[Prohibit] EXCEPT AS PROVIDED IN SUBSECTION (M) OF THIS

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1	(iii) Allow the patient and the hospital to mutually agree to modify
2	the terms of a payment plan offered under subsection (e) of this section or entered into with
3	the patient; and
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4	(11) Prohibit the hospital from collecting additional fees in an amount that
5	exceeds the approved charge for the hospital service as established by the Commission for
6	which the medical debt is owed on a bill for a patient who is eligible for free or
7	reduced–cost care under the hospital's financial assistance policy.
8	(M) (1) (I) A HOSPITAL MAY SELL DEBT OWED TO THE HOSPITAL BY A
9	PATIENT FOR HOSPITAL SERVICES TO PRINCE GEORGE'S COUNTY FOR THE SOLE
10	PURPOSE OF CANCELING THE DEBT.
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11	(II) THE CONTRACT BETWEEN THE HOSPITAL AND PRINCE
12	GEORGE'S COUNTY SHALL STATE THAT THE SOLE PURPOSE OF THE SALE OF THE
13	DEBT IS TO CANCEL THE DEBT.
14	(III) THE PATIENT IS NOT RESPONSIBLE TO THE HOSPITAL OR
15	PRINCE GEORGE'S COUNTY FOR ANY AMOUNT OF THE DEBT THAT IS SOLD UNDER
16	THIS SUBSECTION OR ANY INTEREST, FEES, OR COSTS ASSOCIATED WITH THE DEBT
17	OR THE SALE.
18	(2) THE COMMISSION SHALL TREAT THE AMOUNTS OF PAYMENTS TO
19	HOSPITALS UNDER THIS SUBSECTION AS AN OFFSET TO UNCOMPENSATED CARE
20	AMOUNTS REPORTED BY HOSPITALS.
21	(3) IF PRINCE GEORGE'S COUNTY CANCELS A PATIENT'S DEBT
22	UNDER THIS SUBSECTION, PRINCE GEORGE'S COUNTY SHALL NOTIFY THE PATIENT
23	THAT THE DEBT HAS BEEN CANCELED.
24	[(m)] (N) The Commission shall review each hospital's implementation of and
25	compliance with the hospital's policies and the requirements of this section.
_0	compliance with the hospital's policies and the requirements of this section.
26	[(n)] (O) (1) On or before February 1 each year, beginning in 2023, the
27	Commission shall compile the information required under subsection (a) of this section and
28	prepare a medical debt collection report based on the compiled information.
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(2) The report required under paragraph (1) of this subsection shall be:

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(i)

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2	(ii) Submitted to the Senate Finance Committee and the House
3	Health and Government Operations Committee in accordance with § 2–1257 of the State
4	Government Article.
5	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
6	October 1, 2025.

Made available to the public free of charge; and