1 AN ACT relating to hospital price transparency. 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky: 3 → SECTION 1. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO 4 **READ AS FOLLOWS:** 5 As used in Sections 1 to 7 of this Act, unless context requires otherwise: 6 "Ancillary service" means a facility item or service that a facility customarily (1) 7 provides as part of a shoppable service; 8 (2)"Cabinet" means the Cabinet for Health and Family Services; 9 **(3)** "Chargemaster" means the list of all facility items or services maintained by a 10 facility for which the facility has established a charge; 11 "De-identified maximum negotiated charge" means the highest charge that a (4) 12 facility has negotiated with all third-party payors for a facility item or service; "De-identified minimum negotiated charge" means the lowest charge that a 13 (5) 14 facility has negotiated with all third-party payors for a facility item or service; 15 **(6)** "Discounted cash price" means the charge that applies to an individual who pays 16 cash, or a cash equivalent, for a facility item or service; "Facility" means a hospital licensed under this chapter; 17 (7) "Facility items or services" means all items and services, including individual 18 (8) 19 items and services and service packages, that may be provided by a facility to a 20 patient in connection with an inpatient admission or an outpatient department 21 visit, as applicable, for which the facility has established a standard charge, 22 including: 23 (a) Supplies and procedures; (b) Room and board; 24 (c) Use of the facility and other areas, the charges for which are generally 25 26 referred to as facility fees; 27 (d) Services of physicians and nonphysician practitioners employed by the

| 1 | facility, the charges for which are generally referred to as professional |
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| 2 | charges; and |
| 3 | (e) Any other item or service for which a facility has established a standard |
| 4 | <u>charge;</u> |
| 5 | (9) "Gross charge" means the charge for a facility item or service that is reflected on |
| 6 | a facility's chargemaster, absent any discounts; |
| 7 | (10) "Machine-readable format" means a digital representation of information in a |
| 8 | file that can be imported or read into a computer system for further processing, |
| 9 | and includes .XML, .JSON, and .CSV formats; |
| 10 | (11) "Payor-specific negotiated charge" means the charge that a facility has |
| 11 | negotiated with a third-party payor for a facility item or service; |
| 12 | (12) "Service package" means an aggregation of individual facility items or services |
| 13 | into a single service with a single charge; |
| 14 | (13) "Shoppable service" means a service that may be scheduled by a health care |
| 15 | <u>consumer in advance;</u> |
| 16 | (14) "Standard charge" means the regular rate established by the facility for a facility |
| 17 | item or service provided to a specific group of paying patients, and includes all of |
| 18 | the following as defined in this section: |
| 19 | (a) The gross charge; |
| 20 | (b) The payor-specific negotiated charge; |
| 21 | (c) The de-identified minimum negotiated charge; |
| 22 | (d) The de-identified maximum negotiated charge; and |
| 23 | (e) The discounted cash price; and |
| 24 | (15) "Third-party payor" means an entity that is, by statute, contract, or agreement, |
| 25 | legally responsible for payment of a claim for a facility item or service. |
| 26 | →SECTION 2. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 27 | READ AS FOLLOWS: |

| 1 | <u>Notw</u> | ithstanding any other law to the contrary, a facility shall make public a: |
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| 2 | <u>(1)</u> | Digital file in a machine-readable format that contains a list of all standard |
| 3 | | charges, expressed in dollar amounts, for all facility items or services as described |
| 4 | | in Section 3 of this Act; and |
| 5 | <u>(2)</u> | Consumer-friendly list of standard charges, expressed in dollar amounts, for a |
| 6 | | limited set of shoppable services as provided in Section 4 of this Act. |
| 7 | | → SECTION 3. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 8 | REAI | D AS FOLLOWS: |
| 9 | (1) | A facility shall maintain a chargemaster of all standard charges, expressed in |
| 10 | | dollar amounts, for all facility items or services in accordance with this section. |
| 11 | <u>(2)</u> | The standard charges contained in the chargemaster shall reflect the standard |
| 12 | | charges, expressed in dollar amounts, applicable to that location of the facility, |
| 13 | | regardless of whether the facility operates in more than one (1) location or |
| 14 | | operates under the same license as another facility. |
| 15 | <u>(3)</u> | The chargemaster shall include the following items, as applicable: |
| 16 | | (a) A description of each facility item or service provided by the facility; |
| 17 | | (b) The following standard charges, expressed in dollar amounts, for each |
| 18 | | individual facility item or service when provided in either an inpatient |
| 19 | | setting or an outpatient department setting, as applicable: |
| 20 | | <u>1. The gross charge;</u> |
| 21 | | 2. The de-identified minimum negotiated charge; |
| 22 | | 3. The de-identified maximum negotiated charge; |
| 23 | | 4. The discounted cash price; and |
| 24 | | 5. The payor-specific negotiated charge, listed by the name of the third- |
| 25 | | party payor and plan associated with the charge and displayed in a |
| 26 | | manner that clearly associates the charge with each third-party payor |
| 27 | | and plan; and |

| 1 | | (c) Any code used by the facility for purposes of accounting or billing for the |
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| 2 | | facility item or service, including the Current Procedural Terminology |
| 3 | | (CPT) code, Healthcare Common Procedure Coding System (HCPCS) code, |
| 4 | | Diagnosis Related Group (DRG) code, National Drug Code (NDC), or other |
| 5 | | <u>common identifier.</u> |
| 6 | <u>(4)</u> | The information contained in the chargemaster shall be published in a single |
| 7 | | digital file that is in a machine-readable format. |
| 8 | <u>(5)</u> | The chargemaster required under subsection (1) of this section shall be displayed |
| 9 | | in a prominent location on the home page of the facility's publicly accessible |
| 10 | | website or accessible by selecting a dedicated link that is prominently displayed on |
| 11 | | the home page of the facility's publicly accessible website. If the facility operates |
| 12 | | multiple locations and maintains a single website, the chargemaster required |
| 13 | | under subsection (1) of this section shall be posted for each location the facility |
| 14 | | operates in a manner that clearly associates the chargemaster with the applicable |
| 15 | | location of the facility. |
| 16 | <u>(6)</u> | The chargemaster required under subsection (1) of this section shall: |
| 17 | | (a) Be available: |
| 18 | | <u>1. Free of charge;</u> |
| 19 | | 2. Without having to register or establish a user account or password; |
| 20 | | 3. Without having to submit personal identifying information; and |
| 21 | | 4. Without having to overcome any other impediment, including entering |
| 22 | | a code to access the list; |
| 23 | | (b) Be accessible to a common commercial operator of an internet search |
| 24 | | engine to the extent necessary for the search engine to index the list and |
| 25 | | display the list as a result in response to a search query of a user of the |
| 26 | | <u>search engine;</u> |
| 27 | | (c) Be formatted in a manner prescribed by the cabinet; |

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| 1 | (d) Be digitally searchable; and |
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| 2 | (e) Use the naming convention specified by the Centers for Medicare and |
| 3 | Medicaid Services on its website. |
| 4 | (7) The facility shall update the chargemaster at least one (1) time each year. The |
| 5 | facility shall clearly indicate the date on which the list was most recently updated, |
| 6 | either on the chargemaster or in a manner that is clearly associated with the |
| 7 | <u>chargemaster.</u> |
| 8 | (8) The cabinet shall promulgate administrative regulations in accordance with KRS |
| 9 | Chapter 13A to establish a template for each facility to use to create the |
| 10 | chargemaster. The cabinet shall: |
| 11 | (a) Consider any applicable federal guidelines for formatting similar |
| 12 | chargemasters required by federal law or rule and ensure that the design of |
| 13 | the template enables health care researchers to compare the charges |
| 14 | contained in the chargemasters maintained by each facility; and |
| 15 | (b) Design the template to be substantially similar to the wide-format .CSV |
| 16 | template used by the Centers for Medicare and Medicaid Services for |
| 17 | purposes similar to those of this section. |
| 18 | →SECTION 4. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 19 | READ AS FOLLOWS: |
| 20 | (1) (a) A facility shall maintain and make publicly available a chargemaster of the |
| 21 | standard charges described by subsection (3)(b) of Section 3 of this Act for |
| 22 | each of at least three hundred (300) shoppable services provided by the |
| 23 | facility. The facility may select the shoppable services to be included in the |
| 24 | chargemaster, except that the chargemaster shall include: |
| 25 | 1. The services specified as shoppable services by the Centers for |
| 26 | Medicare and Medicaid Services; or |
| 27 | 2. If the facility does not provide all of the shoppable services described |

| 1 | by subparagraph 1. of this paragraph, as many of those shoppable |
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| 2 | services as the facility does provide. |
| 3 | (b) If a facility does not provide three hundred (300) shoppable services, the |
| 4 | facility shall maintain a chargemaster of the total number of shoppable |
| 5 | services that the facility provides in a manner that otherwise complies with |
| 6 | the requirements of paragraph (a) of this subsection. |
| 7 | (2) In selecting a shoppable service for purposes of inclusion in the chargemaster |
| 8 | required under subsection (1) of this section, a facility shall: |
| 9 | (a) Consider how frequently the facility provides the service and the facility's |
| 10 | billing rate for that service; and |
| 11 | (b) Prioritize the selection of services that are among the services most |
| 12 | frequently provided by the facility. |
| 13 | (3) The chargemaster required under subsection (1) of this section: |
| 14 | (a) Shall include: |
| 15 | <u>1.</u> A plain-language description of each shoppable service included; |
| 16 | 2. The payor-specific negotiated charge, expressed in a dollar amount, |
| 17 | that applies to each shoppable service included and any ancillary |
| 18 | service, listed by the name of the third-party payor and plan associated |
| 19 | with the charge and displayed in a manner that clearly associates the |
| 20 | charge with the third-party payor and plan; |
| 21 | 3. The discounted cash price, expressed in a dollar amount, that applies |
| 22 | to each shoppable service included and any ancillary service or, if the |
| 23 | facility does not offer a discounted cash price for one (1) or more of |
| 24 | the shoppable or ancillary services, the gross charge for the shoppable |
| 25 | service or ancillary service, as applicable; |
| 26 | 4. The de-identified minimum negotiated charge, expressed in a dollar |
| 27 | amount, that applies to each shoppable service included and any |

| 1 | ancillary service; |
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| 2 | 5. The de-identified maximum negotiated charge, expressed in a dollar |
| 3 | amount, that applies to each shoppable service included and any |
| 4 | ancillary service; and |
| 5 | 6. Any code used by the facility for purposes of accounting or billing for |
| 6 | each shoppable service included and any ancillary service, including |
| 7 | the CPT, HCPCS, DRG, or NDC code, or other common identifier; |
| 8 | (b) If applicable, shall: |
| 9 | 1. State each location at which the facility provides the shoppable service |
| 10 | and whether the standard charges included apply at that location to |
| 11 | the provision of that shoppable service in an inpatient setting, an |
| 12 | outpatient department setting, or both of those settings, as applicable; |
| 13 | and |
| 14 | 2. Indicate if one (1) or more of the shoppable services specified by the |
| 15 | Centers for Medicare and Medicaid Services is not provided by the |
| 16 | facility; and |
| 17 | (c) As applicable, shall be: |
| 18 | 1. Displayed in the manner prescribed in subsection (5) of Section 3 of |
| 19 | this Act, for the chargemaster required under that section; |
| 20 | <u>2. Available:</u> |
| 21 | <u>a. Free of charge;</u> |
| 22 | b. Without having to register or establish a user account or |
| 23 | password; |
| 24 | c. Without having to submit personal identifying information; and |
| 25 | d. Without having to overcome any other impediment, including |
| 26 | entering a code to access the chargemaster; |
| 27 | 3. Searchable by service description, billing code, and payor; |

| 1 | 4. Updated in the manner prescribed in Section 3 of this Act for the |
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| 2 | chargemaster required under that section; |
| 3 | 5. Accessible to a common commercial operator of an internet search |
| 4 | engine to the extent necessary for the search engine to index the list |
| 5 | and display the chargemaster as a result in response to a search query |
| 6 | of a user of the search engine; and |
| 7 | 6. Formatted in a manner that is consistent with the format prescribed by |
| 8 | the cabinet in Section 3 of this Act. |
| 9 | → SECTION 5. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 10 | READ AS FOLLOWS: |
| 11 | (1) The cabinet shall monitor each facility's compliance with the requirements of |
| 12 | Sections 2, 3, and 4 of this Act using any of the following methods: |
| 13 | (a) Evaluating complaints made by persons to the cabinet regarding |
| 14 | <u>noncompliance;</u> |
| 15 | (b) Reviewing any analysis prepared regarding noncompliance; and |
| 16 | (c) Auditing the websites of facilities for compliance with this section. |
| 17 | (2) If the cabinet determines that a facility is not in compliance with a provision of |
| 18 | Section 2, 3, or 4 of this Act the cabinet shall take the following actions: |
| 19 | (a) Provide a written notice to the facility that clearly explains the manner in |
| 20 | which the facility is not in compliance; |
| 21 | (b) Request a corrective action plan from the facility if the facility has |
| 22 | materially violated a provision of Section 2, 3, or 4 of this Act; and |
| 23 | (c) Impose an administrative penalty, as determined under Section 7 of this Act, |
| 24 | on the facility and publicize the penalty on the cabinet's internet website if |
| 25 | the facility fails to: |
| 26 | <u>1. Respond to the cabinet's request to submit a correction action plan; or</u> |
| 27 | 2. Comply with the requirements of a corrective action plan submitted to |

| 1 | | the cabinet. |
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| 2 | <u>(3)</u> | Beginning no later than ninety (90) days after the effective date of this Act, the |
| 3 | | cabinet shall create and maintain a publicly available list on its website of |
| 4 | | hospitals that have been found to have violated Section 2, 3, or 4 of this Act, or |
| 5 | | that have been issued an administrative penalty or sent a warning notice, a |
| 6 | | request for a corrective action plan, or any other written communication from the |
| 7 | | cabinet related to the requirements of Section 2, 3, or 4 of this Act. Such |
| 8 | | penalties, notices, and communications shall be subject to public disclosure |
| 9 | | under 5 U.S.C. sec. 552, notwithstanding any exemptions or exclusions to the |
| 10 | | contrary, in full without redaction. This list shall be updated at least every thirty |
| 11 | | (30) days thereafter. |
| 12 | <u>(4)</u> | Notwithstanding any provision of law to the contrary, in considering an |
| 13 | | application for renewal of a hospital's license or certification, the cabinet shall |
| 14 | | consider whether the hospital is or has been in compliance with Section 2, 3, or 4 |
| 15 | | of this Act. |
| 16 | | →SECTION 6. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 17 | REA | AD AS FOLLOWS: |
| 18 | <u>(1)</u> | A facility materially violates Section 2, 3, or 4 of this Act if the facility fails to: |
| 19 | | (a) Comply with the requirements; or |
| 20 | | (b) Publicize the facility's standard charges in the form and manner required. |
| 21 | <u>(2)</u> | If the cabinet determines that a facility has materially violated Section 2, 3, or 4 |
| 22 | | of this Act, the cabinet shall issue a notice of material violation to the facility and |
| 23 | | request that the facility submit a corrective action plan. The notice shall indicate |
| 24 | | the form and manner in which the corrective action plan shall be submitted to the |
| 25 | | cabinet, and clearly state the date by which the facility shall submit the plan. |
| 26 | <u>(3)</u> | A facility that receives a notice under subsection (2) of this section shall: |
| 27 | | (a) Submit a corrective action plan in the form and manner and by the specified |

| 1 | date prescribed by the notice of violation; and |
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| 2 | (b) As soon as practicable after submission of a corrective action plan to the |
| 3 | cabinet, comply with the plan. |
| 4 | (4) A corrective action plan submitted to the cabinet shall: |
| 5 | (a) Describe in detail the corrective action the facility will take to address any |
| 6 | violation identified by the cabinet in the notice provided under subsection |
| 7 | (2) of this section; and |
| 8 | (b) Provide a date by which the facility will complete the corrective action. |
| 9 | (5) A corrective action plan shall be subject to review and approval by the cabinet. |
| 10 | After the cabinet reviews and approves a facility's corrective action plan, the |
| 11 | cabinet shall monitor and evaluate the facility's compliance with the plan. |
| 12 | (6) A facility is considered to have failed to respond to the cabinet's request to submit |
| 13 | a corrective action plan if the facility fails to submit a corrective action plan: |
| 14 | (a) In the form and manner specified in the notice provided; or |
| 15 | (b) By the date specified in the notice provided; |
| 16 | under subsection (2) of this section. |
| 17 | (7) A facility is considered to have failed to comply with a corrective action plan if |
| 18 | the facility fails to address a violation within the specified period of time |
| 19 | contained in the plan. |
| 20 | →SECTION 7. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 21 | READ AS FOLLOWS: |
| 22 | (1) The cabinet shall impose an administrative penalty on a facility in accordance |
| 23 | with this chapter if the facility fails to: |
| 24 | (a) Respond to the cabinet's request to submit a corrective action plan; or |
| 25 | (b) Comply with the requirements of a corrective action plan submitted to the |
| 26 | <u>cabinet.</u> |
| 27 | (2) The cabinet shall impose an administrative penalty on a facility for a violation of |

| 1 | | each requirement of this chapter. The cabinet shall set the penalty in an amount |
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| 2 | | sufficient to ensure compliance by a facility with the provisions of Sections 2, 3, |
| 3 | | and 4 of this Act subject to the limitations in subsection (3) of this section. |
| 4 | <u>(3)</u> | The penalty imposed by the cabinet shall not be lower than: |
| 5 | | (a) In the case of a hospital with a bed count of thirty (30) or fewer, six |
| 6 | | hundred dollars (\$600) for each day in which the hospital fails to comply |
| 7 | | with the requirements; |
| 8 | | (b) In the case of a hospital with a bed count that is greater than thirty (30) and |
| 9 | | <u>equal to or fewer than five hundred fifty (550), twenty dollars (\$20) per bed</u> |
| 10 | | for each day in which the hospital fails to comply with the requirements; or |
| 11 | | (c) In the case of a hospital with a bed count that is greater than five hundred |
| 12 | | <u>fifty (550), eleven thousand dollars (\$11,000) for each day in which the</u> |
| 13 | | hospital fails to comply with the requirements. |
| 14 | <u>(4)</u> | Each day a violation continues shall be considered a separate violation. |
| 15 | (5) | In determining the amount of the penalty, the cabinet shall consider: |
| 16 | | (a) Previous violations by the facility's operator; |
| 17 | | (b) The seriousness of the violation; |
| 18 | | (c) The demonstrated good faith of the facility's operator; and |
| 19 | | (d) Any other matters the cabinet finds appropriate. |
| 20 | | →SECTION 8. A NEW SECTION OF KRS CHAPTER 216B IS CREATED TO |
| 21 | REA | AD AS FOLLOWS: |
| 22 | (1) | As used in this section, unless the context requires otherwise: |
| 23 | | (a) "Collection action" means any of the following actions taken with respect |
| 24 | | to a debt for items and services that were purchased from or provided to a |
| 25 | | patient by a hospital on a date during which the hospital was not in material |
| 26 | | compliance with hospital price transparency laws: |
| 27 | | 1. Attempting to collect a debt from a patient or patient guarantor by |

| 1 | referring the debt, directly or indirectly, to a debt collector, a collection |
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| 2 | agency, or other third party retained by or on behalf of the hospital; |
| 3 | 2. Suing the patient or patient guarantor, or enforcing an arbitration or |
| 4 | mediation clause in any hospital documents including contracts, |
| 5 | agreements, statements, or bills; or |
| 6 | 3. Directly or indirectly causing a report to be made to a consumer |
| 7 | reporting agency; |
| 8 | (b) "Collection agency" means any: |
| 9 | 1. Person who engages in a business the principal purpose of which is |
| 10 | the collection of debts; or |
| 11 | 2. Person who: |
| 12 | a. Regularly collects or attempts to collect, directly or indirectly, |
| 13 | debts owed or due or asserted to be owed or due to another; |
| 14 | b. Takes assignment of debts for collection purposes; or |
| 15 | c. Directly or indirectly solicits for collection debts owed or due or |
| 16 | asserted to be owed or due to another; |
| 17 | (c) 1. "Consumer reporting agency" means any person that, for monetary |
| 18 | fees, dues, or on a cooperative nonprofit basis, regularly engages, in |
| 19 | whole or in part, in the practice of assembling or evaluating consumer |
| 20 | credit information or other information on consumers for the purpose |
| 21 | of furnishing consumer reports to third parties. |
| 22 | 2. "Consumer reporting agency" includes any person defined in 15 |
| 23 | <u>U.S.C. sec. 1681a(f).</u> |
| 24 | 3. "Consumer reporting agency" does not include any business entity |
| 25 | that provides check verification or check guarantee services only; |
| 26 | (d) "Debt" means any obligation or alleged obligation of a consumer to pay |
| 27 | money arising out of a transaction, whether or not the obligation has been |

| 1 | reduced to judgment, and does not include a debt for business, investment, |
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| 2 | commercial, or agricultural purposes or a debt incurred by a business; |
| 3 | (e) "Debt collector" means any person employed or engaged by a collection |
| 4 | agency to perform the collection of debts owed or due or asserted to be owed |
| 5 | or due to another; |
| 6 | (f) "Hospital" means a hospital as defined in 45 C.F.R. sec. 180.20 that is |
| 7 | licensed by the cabinet; |
| 8 | (g) "Hospital price transparency laws" means Section 2718(e) of the Public |
| 9 | Health Service Act, Pub. L. No. 78-410, as amended, and rules adopted by |
| 10 | the United States Department of Health and Human Services implementing |
| 11 | <u>Section 2718(e); and</u> |
| 12 | (h) "Items and services" or "items or services" means "items and services" as |
| 13 | <u>defined in 45 C.F.R. sec. 180.20.</u> |
| 14 | (2) On and after the effective date of this Act, a hospital that is not in material |
| 15 | compliance with federal hospital price transparency laws on the date that items or |
| 16 | services are purchased from or provided to a patient by the hospital shall not |
| 17 | initiate or pursue a collection action against the patient or patient guarantor for a |
| 18 | debt owed for the items or services. |
| 19 | (3) If a patient believes that a hospital was not in material compliance with federal |
| 20 | hospital price transparency laws on a date on or after the effective date of this |
| 21 | Act, for items or services that were purchased by or provided to the patient, and |
| 22 | for which the hospital takes a collection action against the patient or patient |
| 23 | guarantor, the patient or patient guarantor may file suit to determine if the |
| 24 | hospital was materially out of compliance with the hospital price transparency |
| 25 | laws on the date of service. The hospital shall not take a collection action against |
| 26 | the patient or patient guarantor while the lawsuit is pending. |
| 27 | (4) A hospital that has been found to be materially out of compliance with federal |

| 1 | hospital price transparency laws shall: |
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| 2 | (a) Refund the payer any amount of the debt the payer has paid and shall pay a |
| 3 | penalty to the patient or patient guarantor in an amount equal to the total |
| 4 | amount of the debt; |
| 5 | (b) Dismiss or cause to be dismissed any court action with prejudice and pay |
| 6 | any attorney fees and costs incurred by the patient or patient guarantor |
| 7 | relating to the action; and |
| 8 | (c) Remove or cause to be removed from the patient's or patient guarantor's |
| 9 | credit report any report made to a consumer reporting agency relating to the |
| 10 | <u>debt.</u> |
| 11 | (5) Nothing in this section: |
| 12 | (a) Prohibits a hospital from billing a patient, patient guarantor, or third-party |
| 13 | payor, including a health insurer, for items or services provided to the |
| 14 | patient; or |
| 15 | (b) Requires a hospital to refund any payment made to the hospital for items or |
| 16 | services provided to the patient, so long as no collection action is taken in |
| 17 | violation of this section. |