

Second Regular Session
Seventy-fifth General Assembly
STATE OF COLORADO

INTRODUCED

LLS NO. 26-0721.01 Josh Schultz x5486

SENATE BILL 26-138

SENATE SPONSORSHIP

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Senate Committees
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House Committees

A BILL FOR AN ACT

101 CONCERNING MEASURES TO REDUCE THE ADMINISTRATIVE BURDEN ON
102 THE HEALTH-CARE SYSTEM.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <http://leg.colorado.gov>.)

Section 2 of the bill requires the commissioner of insurance (commissioner) to conduct a performance audit of all division of insurance (division) rules related to health care on or before January 1, 2029, and at least once every 5 years thereafter. Commencing January 2029, and every 5 years thereafter, the division shall report on the findings of the audit during its "SMART Act" hearing.

Shading denotes HOUSE amendment. Double underlining denotes SENATE amendment.
Capital letters or bold & italic numbers indicate new material to be added to existing law.
Dashes through the words or numbers indicate deletions from existing law.

Section 3 repeals provisions that require health insurance carriers (carriers) to comply with federal price transparency laws and to make available an internet-based self-service tool that provides real-time responses to a covered person's questions concerning carrier prices that are based on cost-sharing information.

Section 3 also repeals a requirement that carriers submit information required by federal pharmacy benefit and drug cost reporting laws to the commissioner and make certain information regarding price transparency publicly available.

Section 4 repeals a requirement that health-care profession regulators adopt rules that require each licensed health-care provider, as a condition of renewing, reactivating, or reinstating a license, to complete up to 4 credit hours of training per licensing cycle in order to demonstrate competency regarding topics related to prescribing drugs and treatment.

Section 5 changes the frequency that specific health-care facilities are required to apply for a license issued by the department of public health and environment from annually to every 2 years.

Section 6 requires the department of health care policy and financing (state department) to conduct a performance audit of all state department rules related to health care on or before January 1, 2029, and at least once every 5 years thereafter. Commencing January 2029, and every 5 years thereafter, the state department shall report on the findings of the audit during its "SMART Act" hearing.

Under current law, a health-care facility is required to screen each uninsured patient for eligibility for public health insurance programs and discounted care (screening) utilizing a single uniform application developed by the state department. **Sections 7 through 12** change these requirements in the following ways:

- Changing the method used to conduct the screening from a uniform application to use of a third-party resource, such as a major credit bureau, or use of a uniform screening questionnaire (questionnaire) developed by the state department;
- Allowing a health-care facility the option of screening a patient for eligibility for the health-care facility's financial assistance program;
- Requiring a health-care facility to provide specified notifications upon completion of the screening;
- Creating an application for discounted care (application) for use by a health-care facility upon completion of the screening through which additional information is requested from a patient to enable the health-care facility to determine whether the patient has qualified or is likely to qualify for public health-care coverage or discounted care;

- Requiring a health-care facility to provide specified notice and appeal rights to a patient upon completion and review of the application; and
- Requiring the state department to adopt rules regarding the questionnaire and application.

Section 12 also narrows state department review requirements of health-care facilities' and licensed health-care professionals' billing for patients who are indigent. The bill prohibits the state department from making changes to regulatory documents or imposing new requirements unless the changes or new requirements are adopted by rule by specified dates and are subject to stakeholder engagement.

Section 13 requires the state department to establish the content and format of the information each hospital must provide to the state department for a hospital transparency report by rule at least 30 days prior to the hospital's fiscal year. Current law requires that each hospital has a minimum of 15 days to review the hospital transparency report; the bill requires that a statewide hospital association must also have a minimum of 15 days to review the report.

Sections 14 through 17 make conforming amendments.

1 *Be it enacted by the General Assembly of the State of Colorado:*

2 **SECTION 1. Legislative declaration.** (1) The general assembly
3 finds and declares that:

4 (a) Every Colorado family deserves a fair, dignified, and
5 understandable path to financial assistance when seeking health care.
6 Patients benefit from hospitals' discounted care programs and these
7 programs increase access to affordable care. Reducing duplication and
8 confusion in navigating the process for both patients and health-care
9 providers is essential to ensure the process does not create barriers for the
10 very people the law was intended to help.

11 (b) Rising insurance premiums and the impacts of H.R. 1 of the
12 119th congress (2025-2026), Pub.L. 119-21, are likely to increase the
13 number of uninsured and underinsured Coloradans seeking discounted
14 care. At a time when more families are struggling to afford basic health

1 services, Colorado must ensure that access to financial relief is simple,
2 timely, and centered on the needs of patients.

3 (c) It is the intent of the general assembly to reduce unnecessary
4 paperwork, eliminate avoidable burdens, and create a process that
5 respects people's time, circumstances, and dignity. Streamlining and
6 clarifying these pathways will allow health-care providers to focus more
7 resources on helping families instead of on navigating shifting rules or
8 administrative obstacles.

9 (d) The general assembly affirms that all patient rights, including
10 the right to appeal and to provide information demonstrating eligibility
11 for public health-care coverage or discounted care, must remain fully
12 protected; and

13 (e) This act strengthens the promise that discounted care in our
14 state will be accessible and rooted in compassion.

15 **SECTION 2.** In Colorado Revised Statutes, 10-1-109, **add** (3) as
16 follows:

17 **10-1-109. Rules of commissioner - performance audit - report.**

18 (3) (a) ON OR BEFORE JANUARY 1, 2029, AND AT LEAST ONCE
19 EVERY FIVE YEARS THEREAFTER, THE COMMISSIONER SHALL COMPLETE A
20 PERFORMANCE AUDIT OF ALL DIVISION RULES RELATED TO HEALTH CARE
21 TO:

22 (I) ASSESS WHETHER EACH RULE COMPLIES WITH ITS STATUTORY
23 PURPOSE;

24 (II) UNDERSTAND THE IMPACT OF EACH RULE, INCLUDING
25 ECONOMIC AND COMPLIANCE COSTS;

26 (III) ASSESS THE RULE-MAKING OUTREACH PROCESS TO ENSURE
27 STAKEHOLDERS ARE ENGAGED IN ANY RULE-MAKING PROCEEDINGS AND

1 PERFORMANCE EVALUATIONS;

2 (IV) DETERMINE APPROPRIATE STAFFING; AND

3 (V) PERFORM A COST-BENEFIT ANALYSIS, UNLESS THE
4 COMMISSIONER OR DIVISION HAS ALREADY PERFORMED A COST-BENEFIT
5 ANALYSIS PURSUANT TO SECTION 24-4-103 (2.5).

6 (b) BEGINNING IN JANUARY 2029, AND IN JANUARY EVERY FIVE
7 YEARS THEREAFTER, THE DIVISION SHALL INCLUDE, AS PART OF ITS
8 PRESENTATION DURING ITS "SMART ACT" HEARING REQUIRED BY
9 SECTION 2-7-203, INFORMATION CONCERNING THE RESULTS OF THE
10 PERFORMANCE AUDIT CONDUCTED PURSUANT TO SUBSECTION (3)(a) OF
11 THIS SECTION.

12 **SECTION 3.** In Colorado Revised Statutes, **repeal** 10-16-168
13 and 10-16-169.

14 **SECTION 4.** In Colorado Revised Statutes, **amend** 12-30-114 as
15 follows:

16 **12-30-114. Demonstrated competency - repeal.**

17 ~~(1) (a) The regulator for each licensed health-care provider, in~~
18 ~~consultation with the center for research into substance use disorder~~
19 ~~prevention, treatment, and recovery support strategies created in section~~
20 ~~27-80-118, shall promulgate rules that require each licensed health-care~~
21 ~~provider, as a condition of renewing, reactivating, or reinstating a license~~
22 ~~on or after October 1, 2022, to complete up to four credit hours of~~
23 ~~training per licensing cycle in order to demonstrate competency~~
24 ~~regarding:~~

25 ~~(I) Best practices for opioid prescribing, according to the most~~
26 ~~recent version of the division's guidelines for the safe prescribing and~~
27 ~~dispensing of opioids;~~

1 ~~(II) The potential harm of inappropriately limiting prescriptions~~
2 ~~to chronic pain patients;~~

3 ~~(III) Best practices for prescribing benzodiazepines;~~

4 ~~(IV) Recognition of substance use disorders;~~

5 ~~(V) Referral of patients with substance use disorders for~~
6 ~~treatment; and~~

7 ~~(VI) The use of the electronic prescription drug monitoring~~
8 ~~program created in part 4 of article 280 of this title 12.~~

9 ~~(b) The rules promulgated by each regulator shall exempt a~~
10 ~~licensed health-care provider who:~~

11 ~~(I) Maintains a national board certification that requires equivalent~~
12 ~~substance use prevention training; or~~

13 ~~(II) Attests to the regulator that the health-care provider does not~~
14 ~~prescribe opioids.~~

15 ~~(2) For the purposes of this section, "licensed health-care~~
16 ~~provider" includes any of the following providers who are licensed~~
17 ~~pursuant to this title 12:~~

18 ~~(a) A physician;~~

19 ~~(b) A physician assistant;~~

20 ~~(c) A podiatrist;~~

21 ~~(d) A dentist;~~

22 ~~(e) An advanced practice registered nurse or certified midwife~~
23 ~~with prescriptive authority;~~

24 ~~(f) An optometrist; and~~

25 ~~(g) A veterinarian.~~

26 ~~(3) EACH REGULATOR THAT HAS ADOPTED RULES PURSUANT TO~~
27 ~~THIS SECTION BEFORE THE EFFECTIVE DATE OF THIS SUBSECTION (3) THAT~~

1 REQUIRE A LICENSED HEALTH-CARE PROVIDER, AS A CONDITION OF
2 RENEWING, REACTIVATING, OR REINSTATING A LICENSE, TO COMPLETE UP
3 TO FOUR CREDIT HOURS OF TRAINING PER LICENSING CYCLE IN ORDER TO
4 DEMONSTRATE COMPETENCY SHALL REPEAL THE RULES ON OR BEFORE
5 JANUARY 1, 2027.

6 (4) THIS SECTION IS REPEALED, EFFECTIVE SEPTEMBER 1, 2029.

7 **SECTION 5.** In Colorado Revised Statutes, 25-3-102, **amend**
8 (1)(a); and **add** (1)(f) as follows:

9 **25-3-102. License - application - issuance - waiver - certificate**
10 **of compliance required - rules.**

11 (1) (a) An applicant for a license described in section 25-3-101
12 shall apply to the department of public health and environment annually
13 EVERY TWO YEARS upon such form and in such manner as prescribed by
14 the department; except that a community residential home shall make
15 application for a license pursuant to section 25.5-10-214. ~~C.R.S.~~

16 (f) (I) IF THE DEPARTMENT GRANTS A WAIVER OF REGULATIONS
17 FOR FACILITIES AND AGENCIES TO A LICENSED HEALTH-CARE FACILITY
18 PURSUANT TO THE DEPARTMENT'S RULES REGARDING STANDARDS FOR
19 HOSPITALS AND HEALTH FACILITIES, THE WAIVER IS VALID AS LONG AS THE
20 LICENSED HEALTH-CARE FACILITY DOES NOT PERFORM SUBSTANTIAL
21 MODIFICATIONS.

22 (II) IF A HEALTH-CARE FACILITY MODIFIES THE SCOPE OF THE
23 APPROVED WAIVER GRANTED PURSUANT TO SUBSECTION (1)(f)(I) OF THIS
24 SECTION OR INITIATES ANY CONSTRUCTION OR RENOVATION ACTIVITY, THE
25 WAIVER IS SURRENDERED. UPON SURRENDER OF THE WAIVER, THE
26 HEALTH-CARE FACILITY SHALL COMPLY WITH ALL APPLICABLE STATE
27 REGULATORY REQUIREMENTS AND ALL RELEVANT FACILITY GUIDELINES

1 INSTITUTE GUIDELINES IN EFFECT AT THE TIME THE CONSTRUCTION OR
2 RENOVATION IS INITIATED.

3 **SECTION 6.** In Colorado Revised Statutes, 25.5-1-108, **add** (3)
4 as follows:

5 **25.5-1-108. Executive director - performance audit - report -**
6 **rules.**

7 (3) (a) ON OR BEFORE JANUARY 1, 2029, AND AT LEAST ONCE
8 EVERY FIVE YEARS THEREAFTER, THE STATE DEPARTMENT SHALL
9 COMPLETE A PERFORMANCE AUDIT OF ALL STATE DEPARTMENT RULES
10 RELATED TO HEALTH CARE TO:

11 (I) ASSESS WHETHER EACH RULE COMPLIES WITH ITS STATUTORY
12 PURPOSE;

13 (II) UNDERSTAND THE IMPACT OF EACH RULE, INCLUDING
14 ECONOMIC AND COMPLIANCE COSTS;

15 (III) ASSESS THE RULE-MAKING OUTREACH PROCESS TO ENSURE
16 STAKEHOLDERS ARE ENGAGED IN ANY RULE-MAKING PROCEEDINGS AND
17 PERFORMANCE EVALUATIONS;

18 (IV) DETERMINE APPROPRIATE STAFFING; AND

19 (V) PERFORM A COST-BENEFIT ANALYSIS, UNLESS THE STATE
20 DEPARTMENT HAS ALREADY PERFORMED A COST-BENEFIT ANALYSIS
21 PURSUANT TO SECTION 24-4-103 (2.5).

22 (b) BEGINNING IN JANUARY 2029, AND IN JANUARY EVERY FIVE
23 YEARS THEREAFTER, THE STATE DEPARTMENT SHALL INCLUDE, AS PART OF
24 ITS PRESENTATION DURING ITS "SMART ACT" HEARING REQUIRED BY
25 SECTION 2-7-203, INFORMATION CONCERNING THE RESULTS OF THE
26 PERFORMANCE AUDIT CONDUCTED PURSUANT TO SUBSECTION (3)(a) OF
27 THIS SECTION.

1 **SECTION 7.** In Colorado Revised Statutes, 25.5-3-501, **amend**
2 (6); and **add** (6.7) as follows:

3 **25.5-3-501. Definitions.**

4 As used in this part 5, unless the context otherwise requires:

5 (6) "Screen" or "screening" means a process ~~identified in rule by~~
6 ~~the state department~~ DESCRIBED IN SECTION 25.5-3-502 whereby
7 health-care facilities assess a patient's circumstances related to eligibility
8 criteria and determine whether the patient HAS QUALIFIED OR is likely to
9 qualify for public health-care coverage or discounted care AND, AT THE
10 OPTION OF THE HEALTH-CARE FACILITY, IS ELIGIBLE FOR THE
11 HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM; inform the
12 patient of the health-care facility's determination; and provide information
13 to the patient about how the patient can enroll in public health-care
14 coverage OR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE
15 PROGRAM.

16 (6.7) "UNIFORM APPLICATION" OR "APPLICATION" MEANS A
17 UNIFORM FORM THAT IS DEVELOPED BY THE STATE DEPARTMENT TO
18 DETERMINE WHETHER A PATIENT IS A QUALIFIED PATIENT AND IS
19 COMPLETED FOLLOWING A SCREENING OR WHEN REQUIRED BY SECTION
20 25.5-3-502.5.

21 **SECTION 8.** In Colorado Revised Statutes, **amend** 25.5-3-502
22 as follows:

23 **25.5-3-502. Requirement to screen patients for eligibility for**
24 **financial assistance - questionnaire - rules.**

25 (1) Beginning September 1, 2022, a health-care facility shall
26 screen, unless a patient declines, each uninsured patient for eligibility for:

27 (a) Public health insurance programs, including but not limited to

1 medicare; the state medical assistance program, articles 4, 5, and 6 of this
2 title 25.5; emergency medicaid; and the children's basic health plan,
3 article 8 of this title 25.5; and

4 ~~(b) Repealed.~~

5 ~~(e) (b) Discounted care, as described in section 25.5-3-503; AND~~

6 (c) AT THE OPTION OF THE HEALTH-CARE FACILITY, THE
7 HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM, WHICH OFTEN
8 OFFERS BROADER ELIGIBILITY THAN PUBLIC HEALTH INSURANCE
9 PROGRAMS.

10 ~~(2) Health-care facilities shall use a single uniform application~~
11 ~~developed by the state department when screening a patient pursuant to~~
12 ~~subsection (1) of this section.~~ A HEALTH-CARE FACILITY MAY CONDUCT
13 SCREENINGS PURSUANT TO SUBSECTION (1) OF THIS SECTION THROUGH:

14 (a) ACCESSING ELIGIBILITY INFORMATION THROUGH AN
15 INDUSTRY-STANDARD THIRD-PARTY RESOURCE, SUCH AS A MAJOR CREDIT
16 BUREAU;

17 (b) REQUESTING THE PATIENT COMPLETE A UNIFORM SCREENING
18 QUESTIONNAIRE DEVELOPED BY THE STATE DEPARTMENT; OR

19 (c) A COMBINATION OF INFORMATION OBTAINED THROUGH
20 SUBSECTIONS (2)(a) AND (2)(b) OF THIS SECTION.

21 ~~(3) If a health-care facility determines that a patient is ineligible~~
22 ~~for discounted care, the facility shall provide the patient notice of the~~
23 ~~determination and an opportunity for the patient to appeal the~~
24 ~~determination in accordance with state department rules~~ IF A
25 HEALTH-CARE FACILITY DETERMINES IT HAS OBTAINED SUFFICIENT
26 INFORMATION IN THE SCREENING CONDUCTED PURSUANT TO SUBSECTION
27 (1) OF THIS SECTION, THE HEALTH-CARE FACILITY MAY MAKE A

1 DETERMINATION OF WHETHER THE PATIENT IS A QUALIFIED PATIENT OR IS
2 LIKELY ELIGIBLE FOR PUBLIC HEALTH-CARE COVERAGE WITHOUT
3 REQUIRING THE PATIENT TO PROVIDE FURTHER INFORMATION THROUGH A
4 UNIFORM APPLICATION PURSUANT TO SECTION 25.5-3-502.5.

5 (3.5) UPON COMPLETION OF THE SCREENING CONDUCTED
6 PURSUANT TO SUBSECTION (1) OF THIS SECTION, A HEALTH-CARE FACILITY
7 SHALL:

8 (a) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT
9 IS A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE
10 DETERMINATION AND THE AMOUNT OF THE DISCOUNT;

11 (b) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT
12 IS NOT A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE
13 DETERMINATION, WHICH, IF APPLICABLE, MAY ALSO INCLUDE NOTICE THAT
14 THE PATIENT IS ELIGIBLE FOR THE HEALTH-CARE FACILITY'S FINANCIAL
15 ASSISTANCE PROGRAM AND THE AMOUNT OF ANY DISCOUNT OFFERED
16 THROUGH THAT PROGRAM, AND SHALL PROVIDE EITHER:

17 (I) AN OPPORTUNITY FOR THE PATIENT TO PROVIDE ADDITIONAL
18 INFORMATION TO DETERMINE THE PATIENT'S ELIGIBILITY FOR THE
19 FINANCIAL ASSISTANCE PROGRAM AND THE AMOUNT OF THE DISCOUNT
20 THROUGH AN APPLICATION COMPLETED PURSUANT TO SECTION
21 25.5-3-502.5; OR

22 (II) A STATEMENT THAT THE PATIENT HAS NO BALANCE DUE AFTER
23 APPLYING ANY DISCOUNTS FROM THE HEALTH-CARE FACILITY'S FINANCIAL
24 ASSISTANCE PROGRAM;

25 (c) IF THE HEALTH-CARE FACILITY DETERMINES THAT THE PATIENT
26 IS PRESUMPTIVELY ELIGIBLE FOR MEDICAL ASSISTANCE, PROVIDE THE
27 PATIENT NOTICE OF THE DETERMINATION AND INFORMATION ON HOW THE

1 PATIENT CAN ENROLL IN PUBLIC HEALTH-CARE COVERAGE; AND

2 (d) IF THE HEALTH-CARE FACILITY NEEDS MORE INFORMATION TO
3 MAKE A DETERMINATION OF WHETHER THE PATIENT HAS QUALIFIED OR IS
4 LIKELY TO QUALIFY FOR PUBLIC HEALTH-CARE COVERAGE, DISCOUNTED
5 CARE, OR A FINANCIAL ASSISTANCE PROGRAM, NOTIFY THE PATIENT THAT
6 THE PATIENT MUST PROVIDE ADDITIONAL INFORMATION TO ENABLE THE
7 HEALTH-CARE FACILITY TO COMPLETE AN APPLICATION PURSUANT TO
8 SECTION 25.5-3-502.5.

9 (4) If the patient declines the screening described in ~~subsection (1)~~
10 ~~of this section~~, the health-care facility shall document the patient's
11 decision in accordance with state department rules. A patient's decision
12 to decline the screening that is documented and complies with state
13 department rules is a complete defense to a claim brought by a patient
14 under section 25.5-3-506 (2) for a violation of section 25.5-3-506 (1)(a)
15 or (1)(b).

16 (5) If requested by ~~the~~ AN INSURED patient, a health-care facility
17 shall ~~screen an insured patient for discounted care pursuant to subsections~~
18 ~~(1)(b) and (1)(c) of this section~~ PERFORM THE SCREENING DESCRIBED IN
19 THIS SECTION AND, IF APPLICABLE, COMPLETE THE APPLICATION PURSUANT
20 TO SECTION 25.5-3-502.5 TO DETERMINE IF THE INSURED PATIENT IS A
21 QUALIFIED PATIENT.

22 **SECTION 9.** In Colorado Revised Statutes, **add** 25.5-3-502.5 as
23 follows:

24 **25.5-3-502.5. Uniform application for discounted care.**

25 (1) AFTER COMPLETION OF THE SCREENING CONDUCTED PURSUANT
26 TO SECTION 25.5-3-502, A HEALTH-CARE FACILITY SHALL REQUEST
27 INFORMATION FROM A PATIENT TO ENABLE THE HEALTH-CARE FACILITY TO

1 COMPLETE A UNIFORM APPLICATION FOR DISCOUNTED CARE IF:

2 (a) THE HEALTH-CARE FACILITY NEEDS MORE INFORMATION TO
3 MAKE A DETERMINATION OF WHETHER THE PATIENT HAS QUALIFIED OR IS
4 LIKELY TO QUALIFY FOR PUBLIC HEALTH-CARE COVERAGE, DISCOUNTED
5 CARE, OR THE HEALTH-CARE FACILITY'S FINANCIAL ASSISTANCE PROGRAM,
6 INCLUDING IF THE HEALTH-CARE FACILITY'S POLICY IS TO REQUIRE AN
7 APPLICATION PRIOR TO MAKING A FINAL DETERMINATION; OR

8 (b) THE PATIENT REQUESTS AN APPLICATION, UNLESS THE PATIENT
9 HAS NO BALANCE REMAINING AFTER APPLYING ANY DISCOUNTS PURSUANT
10 TO SECTION 25.5-3-503 OR THE HEALTH-CARE FACILITY'S FINANCIAL
11 ASSISTANCE PROGRAM.

12 (2) A HEALTH-CARE FACILITY SHALL USE THE UNIFORM
13 APPLICATION DEVELOPED BY THE STATE DEPARTMENT TO COMPLETE THE
14 APPLICATION REQUIRED BY THIS SECTION.

15 (3) UPON COMPLETION AND REVIEW OF THE APPLICATION, A
16 HEALTH-CARE FACILITY SHALL:

17 (a) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT
18 IS A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE
19 DETERMINATION AND THE AMOUNT OF THE DISCOUNT;

20 (b) IF THE HEALTH-CARE FACILITY DETERMINES THAT A PATIENT
21 IS NOT A QUALIFIED PATIENT, PROVIDE THE PATIENT NOTICE OF THE
22 DETERMINATION, WHICH, IF APPLICABLE, MAY ALSO INCLUDE NOTICE THAT
23 THE PATIENT IS ELIGIBLE FOR THE HEALTH-CARE FACILITY'S FINANCIAL
24 ASSISTANCE PROGRAM AND THE AMOUNT OF ANY DISCOUNT OFFERED
25 THROUGH THAT PROGRAM, AND SHALL PROVIDE EITHER:

26 (I) AN OPPORTUNITY FOR THE PATIENT TO APPEAL THE
27 DETERMINATION IN ACCORDANCE WITH STATE DEPARTMENT RULES; OR

1 (II) A STATEMENT THAT THE PATIENT HAS NO BALANCE DUE AFTER
2 APPLYING ANY DISCOUNTS FROM THE HEALTH-CARE FACILITY'S FINANCIAL
3 ASSISTANCE PROGRAM; AND

4 (c) IF THE HEALTH-CARE FACILITY DETERMINES THAT THE PATIENT
5 IS PRESUMPTIVELY ELIGIBLE FOR MEDICAL ASSISTANCE, PROVIDE THE
6 PATIENT NOTICE OF THE DETERMINATION AND INFORMATION ON HOW THE
7 PATIENT CAN ENROLL IN PUBLIC HEALTH-CARE COVERAGE.

8 **SECTION 10.** In Colorado Revised Statutes, 25.5-3-503, **amend**
9 (1) introductory portion and (2)(a) as follows:

10 **25.5-3-503. Health-care discounts on services not eligible for**
11 **Colorado indigent care program reimbursement - definition.**

12 (1) Beginning September 1, 2022, if a patient is screened pursuant
13 to section 25.5-3-502 OR HAS COMPLETED A UNIFORM APPLICATION
14 PURSUANT TO SECTION 25.5-3-502.5 and is determined to be a qualified
15 patient, a health-care facility and a licensed health-care professional shall,
16 for emergency hospital and other health-care services:

17 (2) A health-care facility shall not:

18 (a) Deny discounted care on the basis that the patient has not
19 applied for any public benefits program, unless during the ~~initial~~
20 screening OR APPLICATION PROCESS the patient is determined to be
21 presumptively eligible for the state medical assistance program; or

22 **SECTION 11.** In Colorado Revised Statutes, 25.5-3-504, **amend**
23 (1) introductory portion; and **add** (2) as follows:

24 **25.5-3-504. Notification of patients' rights - website link.**

25 (1) Beginning September 1, 2022, a health-care facility shall make
26 information developed by the state department about patients' rights under
27 this part 5 and ~~the uniform application~~ A LINK ON THE STATE DEPARTMENT

1 WEBSITE TO ACCESS THE UNIFORM APPLICATION developed by the state
2 department pursuant to section 25.5-3-505 (2)(i) available to the public
3 and to each patient. At a minimum, the health-care facility shall:

4 (2) THE STATE DEPARTMENT SHALL POST THE UNIFORM
5 APPLICATION DEVELOPED PURSUANT TO SECTION 25.5-3-505 (2)(i) IN ALL
6 REQUIRED LANGUAGES ON A PUBLICLY ACCESSIBLE WEBSITE.

7 **SECTION 12.** In Colorado Revised Statutes, 25.5-3-505, **amend**
8 (2) introductory portion, (2)(c)(II), (2)(d), (2)(e), (2)(f), (2)(g), (2)(i), (5)
9 introductory portion, (5)(b)(I), and (5)(b)(II); and **add** (2)(d.5) and (7) as
10 follows:

11 **25.5-3-505. Health-care facility reporting requirements -**
12 **agency enforcement - report - rules.**

13 (2) No later than ~~April 1, 2022~~ SEPTEMBER 1, 2026, the state
14 board shall ~~promulgate~~ ADOPT rules necessary for the administration and
15 implementation of this part 5. At a minimum, the rules must:

16 (c) Establish the process for and the maximum number of days
17 that a health-care facility has to:

18 (II) Request information from ~~the~~ A patient needed for the
19 screening process IF THE HEALTH-CARE FACILITY CONDUCTS A SCREENING
20 USING THE UNIFORM SCREENING QUESTIONNAIRE AS DESCRIBED IN
21 SECTION 25.5-3-502 (2); and

22 (d) Outline the requirements for notifying the patient of the results
23 of the screening, including:

24 (I) An explanation of the basis for a denial of discounted care; and

25 (II) The process for ~~appealing a denial~~ COMPLETING AN
26 APPLICATION TO PROVIDE MORE INFORMATION TO DETERMINE WHETHER
27 THE PATIENT IS A QUALIFIED PATIENT;

1 (d.5) ESTABLISH A PROCESS FOR AND THE MAXIMUM NUMBER OF
2 DAYS THAT A HEALTH-CARE FACILITY HAS TO:

3 (I) REQUEST INFORMATION FROM THE PATIENT TO COMPLETE AN
4 APPLICATION, IF THE APPLICATION IS REQUIRED PURSUANT TO SECTION
5 25.5-3-502.5; AND

6 (II) COMPLETE THE APPLICATION PROCESS AS DESCRIBED IN
7 SECTION 25.5-3-502.5;

8 (e) Establish guidelines for patient appeals regarding eligibility for
9 discounted care pursuant to section ~~25.5-3-503~~ **25.5-3-502.5**;

10 (f) Establish ~~a methodology that all~~ ACCEPTABLE METHODOLOGIES
11 FOR health-care facilities ~~must use~~ to determine monthly household
12 income. FOR PURPOSES OF THE SCREENING, THE USE OF AN
13 INDUSTRY-STANDARD THIRD-PARTY RESOURCE, INCLUDING MAJOR CREDIT
14 BUREAUS, IS AN ACCEPTABLE METHODOLOGY. The ~~methodology~~
15 METHODOLOGIES must not consider a patient's assets.

16 (g) FOR PURPOSES OF THE APPLICATION, identify the documents
17 that may be required to establish income eligibility for discounted care
18 using the minimum amount of information needed to determine
19 eligibility;

20 (i) Create a uniform application that a health-care facility must use
21 when AN APPLICATION IS REQUIRED AFTER screening a patient for
22 eligibility for discounted care, as described in ~~section 25.5-3-502~~
23 SECTIONS 25.5-3-502 AND 25.5-3-502.5; AND

24 (5) ~~No later than April 1, 2022,~~ The state department: ~~shall:~~

25 (b) (I) SHALL establish a process for patients to submit a
26 complaint relating to noncompliance with this part 5 to the state
27 department by phone, BY mail, or online. The state department shall

1 conduct a review OF A PATIENT'S COMPLAINT within thirty days after
2 receiving a complaint.

3 (II) (A) ~~The state department~~ Shall periodically review health-care
4 facilities and licensed health-care professionals to ensure ~~compliance with~~
5 ~~this section~~ QUALIFIED PATIENTS ARE IDENTIFIED IN COMPLIANCE WITH
6 THIS PART 5 AND ARE NOT CHARGED MORE THAN THE DISCOUNTED RATE
7 ESTABLISHED IN STATE BOARD RULE PURSUANT TO SUBSECTION (2)(j) OF
8 THIS SECTION. THE REVIEW SHALL BE CONDUCTED IN ACCORDANCE WITH
9 STATE DEPARTMENT RULES, AND THE FREQUENCY, SAMPLE SIZE, AND
10 TIMELINE OF THE REVIEW MUST BE REASONABLE CONSIDERING THE SIZE
11 AND RESOURCES OF THE HEALTH-CARE FACILITY.

12 (B) If the state department finds that a health-care facility or
13 licensed health-care professional is not in compliance with this section
14 AND THE NONCOMPLIANCE HAS RESULTED IN A DETRIMENTAL IMPACT TO
15 A PATIENT, the state department shall notify the health-care facility or
16 licensed health-care professional and the facility or professional has
17 ninety days to file a corrective action plan with the state department. ~~that~~
18 IF THE NONCOMPLIANCE RESULTED IN EXCESS CHARGES TO THE PATIENT,
19 THE CORRECTIVE ACTION PLAN must include measures to inform the
20 patient about the noncompliance and provide a financial correction
21 consistent with this part 5. A health-care facility or licensed health-care
22 professional may request up to one hundred twenty days to submit a
23 corrective action plan. The state department may require a health-care
24 facility or licensed health-care professional that is not in compliance with
25 this part 5 or any state board rules adopted pursuant to this part 5 to
26 develop and operate under a corrective action plan until the state
27 department determines the health-care facility or licensed health-care

1 professional is in compliance.

2 (C) IF A HEALTH-CARE FACILITY'S OR LICENSED HEALTH-CARE
3 PROFESSIONAL'S NONCOMPLIANCE WITH THIS PART 5 DID NOT RESULT IN
4 DETRIMENTAL IMPACT TO A PATIENT, THE STATE DEPARTMENT MAY
5 NOTIFY THE HEALTH-CARE FACILITY OR LICENSED HEALTH-CARE
6 PROFESSIONAL OF THE NONCOMPLIANCE FOR PURPOSES OF QUALITY
7 IMPROVEMENT.

8 (7) (a) THE STATE DEPARTMENT SHALL NOT IMPOSE CHANGES TO
9 THE UNIFORM SCREENING QUESTIONNAIRE, CHANGES TO THE APPLICATION,
10 NEW REQUIREMENTS, NEW REPORTING OBLIGATIONS, NEW
11 DOCUMENTATION STANDARDS, NEW DATA ELEMENTS, OR NEW PROGRAM
12 CRITERIA THROUGH MANUALS, POLICY, OR OTHER SUBREGULATORY
13 ISSUANCES UNLESS THE CHANGES OR NEW REQUIREMENTS HAVE BEEN:

14 (I) ADOPTED BY RULE PURSUANT TO THE "STATE ADMINISTRATIVE
15 PROCEDURE ACT", ARTICLE 4 OF TITLE 24, BY SEPTEMBER 1, 2026, FOR A
16 RULE THAT WILL GO INTO EFFECT DURING TO THE 2026-27 STATE FISCAL
17 YEAR AND EVERY YEAR THEREAFTER BY JUNE 1 PRIOR TO THE STATE
18 FISCAL YEAR FOR WHICH THE RULE WILL GO INTO EFFECT; AND

19 (II) SUBJECT TO STAKEHOLDER ENGAGEMENT PURSUANT TO
20 SUBSECTION (4) OF THIS SECTION.

21 (b) ANY REVISION DESCRIBED IN SUBSECTION (7)(a) OF THIS
22 SECTION THAT WAS NOT ADOPTED THROUGH RULE-MAKING IS ADVISORY
23 ONLY AND DOES NOT SERVE AS THE BASIS FOR ENFORCEMENT.

24 (c) THE STATE DEPARTMENT SHALL MAINTAIN AN UPDATED PUBLIC
25 ARCHIVE OF ALL MANUALS AND SUBREGULATORY ISSUANCES, INCLUDING
26 THE RATIONALE FOR CHANGES AND CITATIONS TO STATUTORY OR
27 REGULATORY AUTHORITY FOR EACH REVISION.

1 (d) THIS SUBSECTION (7) DOES NOT APPLY IF THE STATE
2 DEPARTMENT ADOPTS RULES IN RESPONSE TO EMERGENT AND IMMEDIATE
3 TRENDS THAT ARE IDENTIFIED BY CONSUMERS OR HOSPITALS AS LIMITING
4 THE PROGRAM'S EFFECTIVENESS AND ARE DEMONSTRATED BY DATA
5 SUBMITTED TO THE STATE DEPARTMENT.

6 **SECTION 13.** In Colorado Revised Statutes, 25.5-4-402.8,
7 **amend** (2)(b) introductory portion and (2)(e) as follows:

8 **25.5-4-402.8. Hospital transparency report and requirements**
9 **- definitions - rules.**

10 (2) (b) Except as provided in subsection (2)(c) of this section,
11 each hospital licensed pursuant to part 1 of article 3 of title 25, or certified
12 pursuant to section 25-1.5-103 (1)(a)(II), shall make information available
13 to the state department for purposes of preparing the annual hospital
14 transparency report. The state board shall establish the CONTENT AND
15 format of the information provided by each hospital on an annual basis BY
16 RULE. Each hospital shall provide the following information to the state
17 department ON AN ANNUAL BASIS USING THE MOST RECENT CONTENT AND
18 FORMAT REQUIREMENTS THAT WERE ADOPTED BY THE STATE BOARD AT
19 LEAST THIRTY DAYS PRIOR TO THE BEGINNING OF THE HOSPITAL'S FISCAL
20 YEAR:

21 (e) Prior to issuing the hospital transparency report, the state
22 department shall provide any hospital referenced in the hospital
23 transparency report a copy of the report BY DECEMBER 1 OF EACH YEAR.
24 Each hospital AND A STATEWIDE HOSPITAL ASSOCIATION must have a
25 minimum of fifteen days to review the hospital transparency report and
26 any underlying data and submit corrections or clarifications to the state
27 department.

1 **SECTION 14.** In Colorado Revised Statutes, 6-20-203, **amend**
2 (5)(b) and (5)(c) as follows:

3 **6-20-203. Limitations on collection actions - definition.**

4 (5) Beginning September 1, 2022, a medical creditor collecting on
5 a debt for hospital services shall not sell a medical debt to another party
6 unless, prior to the sale, the medical debt seller has entered into a legally
7 binding written agreement with the medical debt buyer of the debt
8 pursuant to which:

9 (b) The debt is returnable to or recallable by the medical debt
10 seller upon a determination that the patient should have been screened
11 pursuant to ~~section 25.5-3-502~~ SECTIONS 25.5-3-502 AND 25.5-3-502.5
12 and is eligible for discounted care pursuant to section 25.5-3-503 or that
13 the bill underlying the medical debt is eligible for reimbursement through
14 a public health-care coverage program; and

15 (c) If it is determined that the patient should have been screened
16 pursuant to ~~section 25.5-3-502~~ SECTIONS 25.5-3-502 AND 25.5-3-502.5
17 and is eligible for discounted care pursuant to section 25.5-3-503 or that
18 the bill underlying the medical debt is eligible for reimbursement through
19 a public health-care coverage program and the debt is not returned to or
20 recalled by the medical debt seller, the medical debt buyer shall adhere to
21 procedures that must be specified in the agreement that ensures the
22 patient will not pay, and has no obligation to pay, the medical debt buyer
23 and the medical creditor together more than the patient is personally
24 responsible for paying.

25 **SECTION 15.** In Colorado Revised Statutes, 12-220-306, **amend**
26 (4) as follows:

27 **12-220-306. Dentists may prescribe drugs - surgical operations**

1 **- anesthesia - limits on prescriptions - rules.**

2 (4) A licensed dentist is strongly encouraged to purchase or utilize
3 an electronic health product that includes integration of a tool that
4 facilitates dentists' compliance with prescription drug monitoring
5 standards. ~~required by section 12-30-114 (1)(a)(IV).~~

6 **SECTION 16.** In Colorado Revised Statutes, 12-240-130, **amend**
7 (2)(a)(II); and **repeal** (2)(a)(III) and (5) as follows:

8 **12-240-130. Renewal, reinstatement, reactivation -**
9 **delinquency - fees - questionnaire.**

10 (2) (a) The board shall design a questionnaire to accompany the
11 renewal form for the purpose of determining whether a licensee has acted
12 in violation of this article 240 or has been disciplined for any action that
13 might be considered a violation of this article 240 or that might make the
14 licensee unfit to practice medicine with reasonable care and safety. The
15 board shall include on the questionnaire a question regarding whether:

16 (II) The licensee is in compliance with section 12-280-403 (2)(a)
17 and is aware of the penalties for failing to comply with that section; AND

18 (III) ~~The licensee is in compliance with section 12-30-114; and~~

19 (5) ~~On and after October 1, 2022, as a condition of renewal,~~
20 ~~reinstatement, or reactivation of a license, each licensee or applicant shall~~
21 ~~attest that the licensee or applicant is in compliance with section~~
22 ~~12-30-114 and that the licensee or applicant is aware of the penalties for~~
23 ~~noncompliance with that section.~~

24 **SECTION 17.** In Colorado Revised Statutes, 12-240-130.5,
25 **amend** (6) as follows:

26 **12-240-130.5. Continuing medical education - requirement -**
27 **compliance - legislative declaration - rules - definitions.**

1 (6) As part of the CME requirement established pursuant to this
2 section, in addition to CME programs covering topics selected by the
3 physician, a physician's CME credit hours must include

4 ~~(a) CME credit hours that comply with section 12-30-114 and~~
5 ~~related board rules; and~~

6 ~~(b)~~ CME credit hours covering a topic specified by the board by
7 rule pursuant to subsection (7)(b) of this section.

8 **SECTION 18. Act subject to petition - effective date.** This act
9 takes effect at 12:01 a.m. on the day following the expiration of the
10 ninety-day period after final adjournment of the general assembly (August
11 12, 2026, if adjournment sine die is on May 13, 2026); except that, if a
12 referendum petition is filed pursuant to section 1 (3) of article V of the
13 state constitution against this act or an item, section, or part of this act
14 within such period, then the act, item, section, or part will not take effect
15 unless approved by the people at the general election to be held in
16 November 2026 and, in such case, will take effect on the date of the
17 official declaration of the vote thereon by the governor.