AN ACT CONCERNING THE OFFICE OF HEALTH STRATEGY'S RECOMMENDATIONS REGARDING VARIOUS REVISIONS TO HOSPITAL OR HEALTH SYSTEM FACILITY FEES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 19a-508c of the general statutes is repealed and the following is substituted in lieu thereof (Effective from passage):

(a) As used in this section:

(1) "Affiliated provider" means a provider that is: (A) Employed by a hospital or health system, (B) under a professional services agreement with a hospital or health system that permits such hospital or health system to bill on behalf of such provider, or (C) a clinical faculty member of a medical school, as defined in section 33-182aa, that is affiliated with a hospital or health system in a manner that permits such hospital or health system to bill on behalf of such clinical faculty member;

(2) "Campus" means: (A) The physical area immediately adjacent to a hospital's main buildings and other areas and structures that are not strictly contiguous to the main buildings but are located within two
hundred fifty yards of the main buildings, or (B) any other area that has
been determined on an individual case basis by the Centers for Medicare
and Medicaid Services to be part of a hospital's campus;

(3) "Facility fee" means any fee charged or billed by a hospital or
health system for outpatient services provided in a hospital-based
facility that is: (A) Intended to compensate the hospital or health system
for the operational expenses of the hospital or health system, and (B)
separate and distinct from a professional fee;

(4) "Health system" means: (A) A parent corporation of one or more
hospitals and any entity affiliated with such parent corporation through
ownership, governance, membership or other means, or (B) a hospital
and any entity affiliated with such hospital through ownership,
governance, membership or other means;

(5) "Hospital" has the same meaning as provided in section 19a-490;

(6) "Hospital-based facility" means a facility that is owned or
operated, in whole or in part, by a hospital or health system where
hospital or professional medical services are provided;

(7) "Payer mix" means the proportion of different sources of payment
received by a hospital or health system, including, but not limited to,
Medicare, Medicaid, other government-provided insurance, private
insurance and self-pay patients;

[(7)] (8) "Professional fee" means any fee charged or billed by a
provider for professional medical services provided in a hospital-based
facility; and

[(8)] (9) "Provider" means an individual, entity, corporation or health
care provider, whether for profit or nonprofit, whose primary purpose
is to provide professional medical services.

(b) If a hospital or health system charges a facility fee utilizing a
current procedural terminology evaluation and management (CPT
E/M) code for outpatient services provided at a hospital-based facility
where a professional fee is also expected to be charged, the hospital or
health system shall provide the patient with a written notice that
includes the following information:

(1) That the hospital-based facility is part of a hospital or health
system and that the hospital or health system charges a facility fee that
is in addition to and separate from the professional fee charged by the
provider;

(2) (A) The amount of the patient's potential financial liability,
including any facility fee likely to be charged, and, where professional
medical services are provided by an affiliated provider, any professional
fee likely to be charged, or, if the exact type and extent of the
professional medical services needed are not known or the terms of a
patient's health insurance coverage are not known with reasonable
certainty, an estimate of the patient's financial liability based on typical
or average charges for visits to the hospital-based facility, including the
facility fee, (B) a statement that the patient's actual financial liability will
depend on the professional medical services actually provided to the
patient, (C) an explanation that the patient may incur financial liability
that is greater than the patient would incur if the professional medical
services were not provided by a hospital-based facility, and (D) a
telephone number the patient may call for additional information
regarding such patient's potential financial liability, including an
estimate of the facility fee likely to be charged based on the scheduled
professional medical services; and

(3) That a patient covered by a health insurance policy should contact
the health insurer for additional information regarding the hospital's or
health system's charges and fees, including the patient's potential
financial liability, if any, for such charges and fees.

(c) If a hospital or health system charges a facility fee without
utilizing a current procedural terminology evaluation and management
(CPT E/M) code for outpatient services provided at a hospital-based
facility, located outside the hospital campus, the hospital or health
system shall provide the patient with a written notice that includes the following information:

(1) That the hospital-based facility is part of a hospital or health system and that the hospital or health system charges a facility fee that may be in addition to and separate from the professional fee charged by a provider;

(2) (A) A statement that the patient's actual financial liability will depend on the professional medical services actually provided to the patient, (B) an explanation that the patient may incur financial liability that is greater than the patient would incur if the hospital-based facility was not hospital-based, and (C) a telephone number the patient may call for additional information regarding such patient's potential financial liability, including an estimate of the facility fee likely to be charged based on the scheduled professional medical services; and

(3) That a patient covered by a health insurance policy should contact the health insurer for additional information regarding the hospital's or health system's charges and fees, including the patient's potential financial liability, if any, for such charges and fees.

(d) [On and after January 1, 2016, each] Each initial billing statement that includes a facility fee shall: (1) Clearly identify the fee as a facility fee that is billed in addition to, or separately from, any professional fee billed by the provider; (2) provide the corresponding Medicare facility fee reimbursement rate for the same service as a comparison or, if there is no corresponding Medicare facility fee for such service, (A) the approximate amount Medicare would have paid the hospital for the facility fee on the billing statement, or (B) the percentage of the hospital's charges that Medicare would have paid the hospital for the facility fee; (3) include a statement that the facility fee is intended to cover the hospital's or health system's operational expenses; (4) inform the patient that the patient's financial liability may have been less if the services had been provided at a facility not owned or operated by the hospital or health system; and (5) include written notice of the patient's right to
request a reduction in the facility fee or any other portion of the bill and a telephone number that the patient may use to request such a reduction without regard to whether such patient qualifies for, or is likely to be granted, any reduction. Not later than October 1, 2020, and annually thereafter, each hospital, health system and hospital-based facility shall submit to the Health Planning Unit of the Office of Health Strategy a sample of a billing statement issued by such hospital, health system or hospital-based facility that complies with the provisions of this subsection and which represents the format of billing statements received by patients. Such billing statement shall not contain patient identifying information.

(e) The written notice described in subsections (b) to (d), inclusive, and (h) to (j), inclusive, of this section shall be in plain language and in a form that may be reasonably understood by a patient who does not possess special knowledge regarding hospital or health system facility fee charges. On and after October 1, 2020, such notices shall be printed in at least the top fifteen languages spoken in the state, as determined by statistics prepared by the United States Census Bureau, based on the most recent decennial census.

(f) (1) For nonemergency care, if a patient's appointment is scheduled to occur ten or more days after the appointment is made, such written notice shall be sent to the patient by first class mail, encrypted electronic mail or a secure patient Internet portal not less than three days after the appointment is made. If an appointment is scheduled to occur less than ten days after the appointment is made or if the patient arrives without an appointment, such notice shall be hand-delivered to the patient when the patient arrives at the hospital-based facility.

(2) For emergency care, such written notice shall be provided to the patient as soon as practicable after the patient is stabilized in accordance with the federal Emergency Medical Treatment and Active Labor Act, 42 USC 1395dd, as amended from time to time, or is determined not to have an emergency medical condition and before the patient leaves the hospital-based facility. If the patient is unconscious, under great duress...
or for any other reason unable to read the notice and understand and
act on his or her rights, the notice shall be provided to the patient's
representative as soon as practicable.

(g) Subsections (b) to (f), inclusive, and (l) of this section shall not
apply if a patient is insured by Medicare or Medicaid or is receiving
services under a workers' compensation plan established to provide
medical services pursuant to chapter 568.

(h) A hospital-based facility shall prominently display written notice
in locations that are readily accessible to and visible by patients,
including patient waiting or appointment check-in areas, stating: (1)
That the hospital-based facility is part of a hospital or health system, (2)
the name of the hospital or health system, and (3) that if the hospital-
based facility charges a facility fee, the patient may incur a financial
liability greater than the patient would incur if the hospital-based
facility was not hospital-based. On and after October 1, 2020, each such
written notice shall be printed in at least the top fifteen languages
spoken in the state, as determined by statistics prepared by the United
States Census Bureau, based on the most recent decennial census. Not
later than October 1, 2020, and annually thereafter, each hospital-based
facility shall submit a copy of the written notice required by this
subsection to the Health Systems Planning Unit of the Office of Health
Strategy.

(i) A hospital-based facility shall clearly hold itself out to the public
and payers as being hospital-based, including, at a minimum, by stating
the name of the hospital or health system in its signage, marketing
materials, Internet web sites and stationery.

(j) A hospital-based facility shall, when scheduling services for which
a facility fee may be charged, inform the patient (1) that the hospital-
based facility is part of a hospital or health system, (2) of the name of the
hospital or health system, (3) that the hospital or health system may
charge a facility fee in addition to and separate from the professional fee
charged by the provider, and (4) of the telephone number the patient
may call for additional information regarding such patient's potential financial liability.

(k) (1) [On and after January 1, 2016, if any transaction, as] If any transaction described in subsection (c) of section 19a-486i, results in the establishment of a hospital-based facility at which facility fees [will likely] may be billed, the hospital or health system, that is the purchaser in such transaction shall, not later than thirty days after such transaction, provide written notice, by first class mail, of the transaction to each patient served within the [previous] three years preceding the date of the transaction by the health care facility that has been purchased as part of such transaction. On and after January 1, 2021, such hospital or health system shall, not later than thirty days after such transaction, provide written notice by first class mail, or any other method that provides individual notice, to each patient served within the three years preceding the date of the transaction by the health care facility that has been purchased as part of such transaction.

(2) Such notice shall include the following information:

(A) A statement that the health care facility is now a hospital-based facility and is part of a hospital or health system, the health care facility's full legal and business name and the date of such facility's acquisition by a hospital or health system;

(B) The name, business address and phone number of the hospital or health system that is the purchaser of the health care facility;

(C) A statement that the hospital-based facility bills, or is likely to bill, patients a facility fee that may be in addition to, and separate from, any professional fee billed by a health care provider at the hospital-based facility;

(D) (i) A statement that the patient's actual financial liability will depend on the professional medical services actually provided to the patient, and (ii) an explanation that the patient may incur financial liability that is greater than the patient would incur if the hospital-based
facility were not a hospital-based facility;

(E) The estimated amount or range of amounts the hospital-based facility may bill for a facility fee or an example of the average facility fee billed at such hospital-based facility for the most common services provided at such hospital-based facility; and

(F) A statement that, prior to seeking services at such hospital-based facility, a patient covered by a health insurance policy should contact the patient's health insurer for additional information regarding the hospital-based facility fees, including the patient's potential financial liability, if any, for such fees.

(3) A copy of the written notice provided to patients in accordance with this subsection shall be filed with the Health Systems Planning Unit of the Office of Health Strategy, established under section 19a-612. Said unit shall post a link to such notice on its Internet web site.

(4) A hospital, health system or hospital-based facility shall not collect a facility fee for services provided at a hospital-based facility that is subject to the provisions of this subsection from the date of the transaction until at least thirty days after the written notice required pursuant to this subsection is mailed to the patient or a copy of such notice is filed with the Health Systems Planning Unit, whichever is later. A violation of this subsection shall be considered an unfair trade practice pursuant to section 42-110b.

(5) Not later than July 1, 2021, and annually thereafter, each hospital-based facility that was the subject of a transaction, as described in subsection (c) of section 19a-486i, during the preceding calendar year shall report to the Health Systems Planning Unit the number of patients served by such hospital-based facility in the preceding three years, the number of patients notified in accordance with the provisions of this subsection and the types of delivery methods used to notify such patients, the number of patients that were notified by each delivery method and the date or dates such notifications were sent.
(l) Notwithstanding the provisions of this section, no hospital, health system or hospital-based facility shall collect a facility fee for (1) outpatient health care services that use a current procedural terminology evaluation and management (CPT E/M) or assessment and management (CPT A/M) code and are provided at a hospital-based facility located off-site from a hospital campus, or (2) outpatient health care services provided at a hospital-based facility located off-site from a hospital campus, received by a patient who is uninsured of more than the Medicare rate. Notwithstanding the provisions of this subsection, in circumstances when an insurance contract that is in effect on July 1, 2016, provides reimbursement for facility fees prohibited under the provisions of this section, a hospital or health system may continue to collect reimbursement from the health insurer for such facility fees until the date of expiration of such contract, except that on and after July 1, 2020, any amendment extending the expiration date of such contract shall not extend the time a hospital or health system may continue to collect such reimbursement. A violation of this subsection shall be considered an unfair trade practice pursuant to chapter 735a. The provisions of this subsection shall not apply to a freestanding emergency department. As used in this subsection, "freestanding emergency department" means a freestanding facility that (A) is structurally separate and distinct from a hospital, (B) provides emergency care, (C) is a department of a hospital licensed under chapter 368v, and (D) has been issued a certificate of need to operate as a freestanding emergency department pursuant to chapter 368z.

(m) (1) Each hospital and health system shall report not later than July 1, 2016, and annually thereafter to the executive director of the Office of Health Strategy on a form prescribed by the executive director, concerning facility fees charged or billed during the preceding calendar year. Such report shall include (A) the name and location address of each facility owned or operated by the hospital or health system that provides services for which a facility fee is charged or billed, (B) the number of patient visits at each such facility for which a facility fee was charged or billed, (C) the number, total amount and range of allowable
facility fees paid at each such facility [by Medicare, Medicaid or under private insurance policies] disaggregated by payer mix, (D) for each facility, the total amount of facility fees charged and the total amount of revenue received by the hospital or health system derived from facility fees, (E) the total amount of facility fees charged and the total amount of revenue received by the hospital or health system from all facilities derived from facility fees, (F) a description of the ten procedures or services that generated the greatest amount of facility fee gross revenue, disaggregated by current procedural terminology category (CPT) code for each such procedure or service and, for each such procedure or service, patient volume and the total amount of gross and net revenue received by the hospital or health system derived from facility fees, and (G) the top ten procedures or services for which facility fees are charged based on patient volume and the gross and net revenue received by the hospital or health system for each such procedure or service. For purposes of this subsection, "facility" means a hospital-based facility that is located outside a hospital campus.

(2) On and after July 1, 2022, and annually thereafter, each hospital and health system shall include in the report required under subdivision (1) of this subsection (A) the number of patients who contacted the hospital or health system to request a reduction of a facility fee for the preceding calendar year, disaggregated by payer mix, (B) the number of such patients who received a reduction of a facility fee, disaggregated by payer mix, (C) the total amount of facility fees charged to patients who requested reductions of facility fees, disaggregated by payer mix, and (D) the total amount of reduced facility fees charged to such patients, disaggregated by payer mix.

[(2)] (3) The executive director shall publish the information reported pursuant to subdivision (1) of this subsection, or post a link to such information, on the Internet web site of the Office of Health Strategy.

| This act shall take effect as follows and shall amend the following sections: |
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| Section 1        | from passage     | 19a-508c         |
Statement of Purpose:
To make various revisions to hospital or health system facility fees.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]