HOUSE No. 1179

The Commonwealth of Alassachusetts

Paul W. Mark

PRESENTED BY:

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to hospital billing and licensure.

PETITION OF:

NAME: DISTRICT/ADDRESS:

Paul W. Mark 2nd Berkshire

HOUSE No. 1179

By Mr. Mark of Peru, a petition (accompanied by bill, House, No. 1179) of Paul W. Mark relative to hospital billing and licensure. Health Care Financing.

The Commonwealth of Alassachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to hospital billing and licensure.

9

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. Chapter 111 of the General Laws is hereby amended by inserting the following new section:

 Section XX Hospital Billing and Licensure.

 As used in this section the following terms shall have the following meanings:
- "Health Care Entity "- shall be defined as an acute care hospital as defined in section 25
 of chapter 111 of the Massachusetts General Law and physician practice.
- "Facility of Primary Licensure" means the single physical structure and location where
 the majority of the hospital's licensed beds or where most of the physician practices are located.

1	\mathbf{a}
	,
1	_

(a) Every health care entity that provides any services at a location other than its "Facility
of Primary Licensure" is prohibited from operating a Secondary Facility pursuant to the original
license of the Facility of Primary Licensure and is hereby required to obtain from the Department
a new license for that location if the facility constitutes a Secondary Facility. A facility
constitutes a Secondary Facility if:

The facility is physically located a distance greater than 500 yards, or

The facility requires or maintains separate heating, cooling, electric, sewer systems from the Facility of Primary Licensure.

(b) The licensed Secondary Facility shall obtain from the federal Centers for Medicare and Medicaid Services a separate National Provider Identification Number.

(c) Every health care facility, ambulatory surgical center, or outpatient facility shall bill all public and private payors for services using the National Provider Identification Number assigned to the specific facility and physical locations where the services were provided.

(d) No public or private payor shall be required to pay a claim billed by a health care facility, ambulatory surgical center, or outpatient facility not billed in accordance with this section.

(e) Subject to any agreement between the parties, a Secondary facility shall bill a carrier for services at a rate negotiated by the parties separately from the rates for the Facility of Primary Licensure or in the absence of an agreement, 110% of Medicare.

(f) Notwithstanding the provisions of this chapter the Department shall not grant a license to any Secondary Facility unless there is a determination by the department that there is a need for such a facility pursuant to Section 25C. Secondary Facilities in operation as of the effective date of this section shall be exempt from the Department's determination of need requirements.

(g) The Department along with the Office of the Attorney General shall have the authority to enforce the requirements of this section.

Summary: Requires each facility and physician practice in a system to have separate license, tax identification number (TIN) and national provider identification (NPI) number for providers providing treatment at a facility. Requires facilities that provide services at a new facility to obtain a new license for that facility and require new NPIs for providers delivering care at the facility. Requires the new facility to negotiate separate rates from the parent facility. For hospitals that acquire a competing facility and reopen it using their outpatient license, the

- 51 new facility shall be required to maintain the TIN for providers delivering service at that
- 52 location.