SECOND REGULAR SESSION

[P E R F E C T E D]

SENATE BILL NO. 581

98TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SCHAAF.

Pre-filed December 1, 2015, and ordered printed.

Read 2nd time January 7, 2016, and referred to the Committee on Veterans' Affairs and Health.

Reported from the Committee January 28, 2016, with recommendation that the bill do pass.

Taken up for Perfection February 11, 2016. Bill declared Perfected and Ordered Printed, as amended.

4451S.01P

ADRIANE D. CROUSE, Secretary.

AN ACT

To amend chapters 191 and 376, RSMo, by adding thereto two new sections relating to health care price transparency.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapters 191 and 376, RSMo, are amended by adding thereto

- 2 two new sections, to be known as sections 191.875 and 376.2020, to read as
- 3 follows:
 - 191.875. 1. This section shall be known as the "Health Care Cost
- 2 Reduction and Transparency Act".
- 3 2. As used in this section, the following terms shall mean:
- 4 (1) "Department", the department of health and senior services;
- 5 (2) "DRG", diagnosis related group;
- 6 (3) "Estimate of cost", an estimate based on the information
- 7 entered and assumptions about typical utilization and costs for health
- 8 care services. Such estimates of cost shall encompass only those
- 9 services within the direct control of the health care provider and shall
- 10 include the following:
- 11 (a) The amount that will be charged to a patient for the health
- 12 services if all charges are paid in full without a public or private third
- 13 party paying for any portion of the charges;
- 14 (b) The average negotiated settlement on the amount that will be
- 15 charged to a patient required to be provided in paragraph (a) of this
- 16 subdivision;

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(c) The amount of any MO HealthNet reimbursement for the

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- health care services, including claims and pro rata supplemental 19 payments, if known;
- 20 (d) The amount of any Medicare reimbursement for the medical services, if known; and 21
- 22 (e) The amount of any insurance copayments for the health 23 benefit plan of the patient, if known;
- 24 (4) "Health care provider", any ambulatory surgical center, assistant physician, chiropractor, clinical psychologist, dentist, 25 hospital, long-term care facility, nurse anesthetist, optometrist, 26 pharmacist, physical therapist, physician, physician assistant, 27podiatrist, registered nurse, or other licensed health care facility or 2829 professional providing health care services in this state;
- 30 (5) "Health carrier", an entity as such term is defined under 31 section 376.1350;
 - (6) "Hospital", as such term is defined under section 197.020;
- 33 (7) "Insurance costs", an estimate of cost of covered services provided by a health carrier based on a specific insured's coverage and 34 health care services to be provided. Such insurance cost shall include:
- 36 (a) The average negotiated reimbursement amount to any health 37 care provider;
- 38 (b) Any deductibles, copayments, or coinsurance amounts, 39 including those whose disclosure is mandated under section 376.446; 40 and
 - (c) Any amounts not covered under the health benefit plan;
- 42 (8) "Public or private third party", a state government, the 43 federal government, employer, health carrier, third-party administrator, or managed care organization. 44
- 45 3. On or after July 1, 2017, any patient or consumer of health care services who makes a written request for an estimate of the cost 46 of health care services from a health care provider shall be provided 4748 such estimate no later than five business days after receiving such 49 request, except when the requested information is posted on the department's website under subsection 8 of this section. Any patient 50 or consumer of health care services who makes a written request for the insurance costs from such patient's or consumer's health carrier shall be provided such insurance costs no later than five business days 53 after receiving such request. The provisions of this subsection shall not

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55 apply to emergency health care services.

- 4. Health care providers, and the department under subsection 8 of this section, shall include with any estimate of costs the following: "Your estimated cost is based on the information entered and assumptions about typical utilization and costs. The actual amount billed to you may be different from the estimate of costs provided to you. Many factors affect the actual bill you will receive, and this estimate of costs does not account for all of them. Additionally, the estimate of costs is not a guarantee of insurance coverage. You will be billed at the health care provider's charge for any service provided to you that is not a covered benefit under your plan. Please check with your insurance company to receive an estimate of the amount you will owe under your plan or if you need help understanding your benefits for the service chosen.".
- 5. Health carriers shall include with any insurance costs the following: "Your insurance costs are based on the information entered and assumptions about typical utilization and costs. The actual amount of insurance costs and the amount billed to you may be different from the insurance costs provided to you. Many factors affect the actual insurance costs, and the insurance costs provided do not account for all of them. Additionally, the insurance costs provided are limited to the specific information provided and are not a guarantee of insurance coverage for additional services. You will be billed at the health care provider's charge for any service provided to you that is not a covered benefit under your plan. You may contact us if you need further assistance in understanding your benefits for the service chosen.".
- 6. Each health care provider shall also make available the percentage or amount of any discounts for cash payment of any charges incurred through the health care provider's website or by making it available at the health care provider's location.
- 7. Nothing in this section shall be construed as violating any health care provider contract provisions with a health carrier that prohibit disclosure of the health care provider's fee schedule with a health carrier to third parties.
- 8. The department shall make available to the public on its website the most current price information it receives from hospitals under subsections 9 and 10 of this section. The department shall

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provide this information in a manner that is easily understood by thepublic and meets the following minimum requirements:

- (1) Information for each participating hospital shall be listed separately and hospitals shall be listed in groups by category as determined by the department in rules adopted under this section; and
- 97 (2) Information for each hospital outpatient department shall be 98 listed separately.
 - 9. Beginning with the quarter ending June 30, 2017, and quarterly thereafter, each participating hospital shall provide to the department, in the manner and format determined by the department, the following information about the one hundred most frequently reported admissions by DRG for inpatients as established by the department:
 - (1) The amount that will be charged to a patient for each DRG if all charges are paid in full without a public or private third party paying for any portion of the charges;
- 108 (2) The average negotiated settlement on the amount that will be 109 charged to a patient required to be provided in subdivision (1) of this 110 subsection;
 - (3) The amount of MO HealthNet reimbursement for each DRG, including claims and pro rata supplemental payments; and
 - (4) The amount of Medicare reimbursement for each DRG.
 - A hospital shall not report or be required to report the information required by this subsection for any of the one hundred most frequently reported admissions where the reporting of that information reasonably could lead to the identification of the person or persons admitted to the hospital in violation of the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA) or other federal law.
 - 10. Beginning with the quarter ending June 30, 2017, and quarterly thereafter, each participating hospital shall provide to the department, in a manner and format determined by the department, information on the total costs for the twenty most common outpatient surgical procedures and the twenty most common imaging procedures, by volume, performed in hospital outpatient settings. Participating hospitals shall report this information in the same manner as required by subsection 9 of this section, provided that hospitals shall not report or be required to report the information required by this subsection

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where the reporting of that information reasonably could lead to the identification of the person or persons admitted to the hospital in violation of HIPAA or other federal law.

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- 132 11. A hospital shall provide the information specified under 133 subsections 9 and 10 of this section to the department. A hospital 134 which does so shall not be required to provide that information 135 pursuant to subsection 3 of this section.
- 136 12. Any data disclosed to the department by a hospital under 137 subsections 9 and 10 of this section shall be the sole property of the hospital that submitted the data. Any data or product derived from the 138 139 data disclosed under subsections 9 and 10 of this section, including a consolidation or analysis of the data, shall be the sole property of the 140 state. Any proprietary information received by the department shall 141 be a proprietary interest and may be closed under the provisions of 142 subdivision (15) of section 610.021. The department shall not allow 143 144 information it receives or discloses under subsections 9 and 10 of this 145 section to be used by any person or entity for commercial purposes.
- 13. The department shall promulgate rules to implement the provisions of this section. The rules relating to subsections 8 to 12 of this section shall include all of the following:
- 149 (1) The one hundred most frequently reported DRGs for 150 inpatients for which participating hospitals will provide the data 151 required under subsection 9 of this section;
- 152 (2) Specific categories by which hospitals shall be grouped for 153 the purpose of disclosing this information to the public on the 154 department's website; and
- 155 (3) The twenty most common outpatient surgical procedures and the twenty most common imaging procedures, by volume, performed in a hospital outpatient setting required under subsection 10 of this section.
- Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are

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subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

376.2020. 1. For purposes of this section, the following terms 2 shall mean:

- 3 (1) "Contractual payment amount" or "payment amount", shall 4 mean the total amount a health care provider is to be paid for 5 providing a given health care service pursuant to a contract with a 6 health carrier, and includes both the portions to be paid by the patient 7 and by the health carrier. It is commonly referred to as the allowable 8 amount;
- 9 (2) "Enrollee", shall have the same meaning ascribed to it in 10 section 376.1350;
- 11 (3) "Health care provider", shall have the same meaning ascribed 12 to it in section 376.1350;
- 13 (4) "Health care service", shall have the same meaning ascribed 14 to it in section 376.1350;
- 15 (5) "Health carrier", shall have the same meaning ascribed to it 16 in section 376.1350.
- 2. No provision in a contract in existence or entered into, 17 amended, or renewed on or after August 28, 2016, between a health 18 carrier and a health care provider shall be enforceable if such 20 contractual provision prohibits, conditions, or in any way restricts any 21party to such contract from disclosing to an enrollee, patient, potential 22patient, or such person's parent or legal guardian, the contractual 23payment amount for a health care service if such payment amount is 24 less than the health care provider's usual charge for the health care service, and if such contractual provision prevents the determination 25of the potential out-of-pocket cost for the health care service by the 26enrollee, patient, potential patient, parent, or legal guardian.