1	AN ACT
2	relating to the regulation of freestanding emergency medical care
3	facilities.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 108.002(10), Health and Safety Code, is
6	amended to read as follows:
7	(10) "Health care facility" means:
8	(A) a hospital;
9	(B) an ambulatory surgical center licensed under
10	Chapter 243;
11	(C) a chemical dependency treatment facility
12	licensed under Chapter 464;
13	(D) a renal dialysis facility;
14	(E) a birthing center;
15	(F) a rural health clinic;
16	(G) a federally qualified health center as
17	<pre>defined by 42 U.S.C. Section 1396d(1)(2)(B); [or]</pre>
18	(H) a <u>freestanding</u> [ <del>free-standing</del> ] imaging
19	center <u>; or</u>
20	(I) a freestanding emergency medical care
21	facility, as defined by Section 254.001, including a freestanding
22	emergency medical care facility that is exempt from the licensing
23	requirements of Chapter 254 under Section 254.052(8).
24	SECTION 2. Section 241.202, Health and Safety Code, is

1 amended to read as follows:

Sec. 241.202. ADVERTISING. A facility described by Section 3 241.201:

4 (1) may not advertise or hold itself out as a medical 5 office, facility, or provider other than an emergency room if the 6 facility charges for its services the usual and customary rate 7 charged for the same service by a hospital emergency room in the 8 same region of the state or located in a region of the state with 9 comparable rates for emergency health care services; and

10 (2) must comply with the regulations in Section 11 254.157.

SECTION 3. Subchapter I, Chapter 241, Health and Safety
Code, is amended by adding Section 241.205 to read as follows:

Sec. 241.205. DISCLOSURE STATEMENT REQUIRED. A facility
 described by Section 241.201 shall comply with Section 254.156.

SECTION 4. Section 254.104, Health and Safety Code, is amended to read as follows:

18 Sec. 254.104. FREESTANDING EMERGENCY MEDICAL CARE FACILITY 19 LICENSING FUND. All fees <u>and administrative penalties</u> collected 20 under this chapter shall be deposited in the state treasury to the 21 credit of the freestanding emergency medical care facility 22 licensing fund and may be appropriated to the department only to 23 administer and enforce this chapter.

SECTION 5. Section 254.155, Health and Safety Code, is amended by amending Subsections (a), (b), and (d) and adding Subsection (e) to read as follows:

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(a) A facility shall post notice that:

(1) states: the facility is a freestanding emergency (A) medical care facility; (B) the facility charges rates comparable to a hospital emergency room and may charge a facility fee; (C) a facility or a physician providing medical the facility may [not] be an out-of-network care at participating] provider for [in] the patient's health benefit plan provider network; and a physician providing medical care at the (D) facility may bill separately from the facility for the medical care provided to a patient; and (2) either: lists the health benefit plans in which the (A) facility is <u>an in-network</u> [a participating] provider in the health benefit plan's provider network; or (B) states the facility is an out-of-network [not a participating] provider <u>for all</u> [in any] health benefit <u>plans</u> [plan provider network]. The notice required by this section must be posted (b) prominently and conspicuously: at the primary entrance to the facility; (1)(2) in each patient treatment room; (3) at each location within the facility at which a person pays for health care services; and (4) on the home page of the facility's Internet website

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or on a different page available through a hyperlink that is: 27

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## (A) entitled "Insurance Information"; and 2 (B) located prominently on the home page.

3 (d) Notwithstanding Subsection (b), a facility that is an in-network [a participating] provider in one or more health benefit 4 plan provider networks complies with Subsection (a)(2) if the 5 facility: 6

7 (1) provides notice on the facility's Internet website 8 listing the health benefit plans in which the facility is an in-network [a participating] provider in the health benefit plan's 9 10 provider network; and

(2) provides to a patient written confirmation of 11 12 whether the facility is an in-network [a participating] provider in the patient's health benefit plan's provider network. 13

14 (e) A facility may not add to or alter the language of a 15 notice required by this section.

SECTION 6. Subchapter D, Chapter 254, Health and Safety 16 17 Code, is amended by adding Sections 254.156, 254.157, and 254.158 to read as follows: 18

19 Sec. 254.156. DISCLOSURE STATEMENT REQUIRED. (a) In addition to the notice required under Section 254.155, a facility 20 shall provide to a patient or a patient's legally authorized 21 representative a written disclosure statement in accordance with 22 this section that: 23

24 (1) lists the facility's observation and facility fees that may result from the patient's visit; and 25

26 (2) lists the health benefit plans in which the facility is a network provider in the health benefit plan's 27

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1	provider network or states that the facility is an out-of-network
2	provider for all health benefit plans.
3	(b) A facility shall provide the disclosure statement in
4	accordance with the standards prescribed by Section 254.153(a).
5	(c) The disclosure statement must be:
6	(1) printed in at least 16-point boldface type;
7	(2) in a contrasting color using a font that is easily
8	readable; and
9	(3) in English and Spanish.
10	(d) The disclosure statement:
11	(1) must include:
12	(A) the name and contact information of the
13	facility; and
14	(B) a place for the patient or the patient's
15	legally authorized representative and an employee of the facility
16	to sign and date the disclosure statement;
17	(2) may include information on the facility's
18	procedures for seeking reimbursement from the patient's health
19	benefit plan; and
20	(3) must, as applicable:
21	(A) state "This facility charges a facility fee
22	for medical treatment" and include:
23	(i) the facility's median facility fee;
24	(ii) a range of possible facility fees; and
25	(iii) the facility fees for each level of
26	care provided at the facility; and
27	(B) state "This facility charges an observation

1	fee for medical treatment" and include:
2	(i) the facility's median observation fee;
3	(ii) a range of possible observation fees;
4	and
5	(iii) the observation fees for each level
6	of care provided at the facility.
7	(e) A facility may include only the information described by
8	Subsection (d) in the required disclosure statement and may not
9	include any additional information in the statement. The facility
10	annually shall update the statement.
11	(f) A facility shall provide each patient with a physical
12	copy of the disclosure statement even if the patient refuses or is
13	unable to sign the statement. If a patient refuses or is unable to
14	sign the statement, as required by this section, the facility shall
15	indicate in the patient's file that the patient failed to sign.
16	(g) A facility shall retain a copy of a signed disclosure
17	statement provided under this section until the first anniversary
18	of the date on which the disclosure was signed.
19	(h) A facility is not required to provide notice to a
20	patient or a patient's legally authorized representative under this
21	section if the facility determines before providing emergency
22	health care services to the patient that the patient will not be
23	billed for the services.
24	(i) A facility complies with the requirements of
25	Subsections (a)(1) and (d)(3) if the facility posts on the
26	facility's Internet website in a manner that is easily accessible
27	and readable:

(1) the facility's standard charges, including the 1 2 fees described by those subsections; and 3 (2) updates to the standard charges at least annually or more frequently as appropriate to reflect the facility's current 4 5 charges. 6 (j) A facility's failure to obtain the signed disclosure 7 statement required by this section from the patient or the patient's legally authorized representative may not be a 8 determining factor in the adjudication of liability for health care 9 10 services provided to the patient at the facility. Sec. 254.157. CERTAIN ADVERTISING PROHIBITED. (a) A 11 12 facility may not advertise or hold itself out as a network provider, including by stating that the facility "takes" or "accepts" any 13 14 insurer, health maintenance organization, health benefit plan, or 15 health benefit plan network, unless the facility is a network provider of a health benefit plan issuer. 16 17 (b) A facility may not post the name or logo of a health benefit plan issuer in any signage or marketing materials if the 18 19 facility is an out-of-network provider for all of the issuer's health benefit plans. 20 21 (c) A violation of this section is a false, misleading, or deceptive act or practice under Subchapter E, Chapter 17, Business 22 & Commerce Code, and is actionable under that subchapter. 23 Sec. 254.158. REMOVAL OF SIGNS. A facility that closes or 24 for which a license issued under this chapter expires or is 25 26 suspended or revoked shall immediately remove or cause to be removed any signs within view of the general public indicating that 27

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## 1 the facility is in operation.

2 SECTION 7. Sections 254.203(a) and (b), Health and Safety
3 Code, are amended to read as follows:

(a) The department may petition a district court for a
temporary restraining order to restrain a continuing violation of
the standards or licensing requirements provided under this chapter
<u>or of Section 254.158</u> if the department finds that the violation
creates an immediate threat to the health and safety of the patients
of a facility <u>or of the public</u>.

10 (b) A district court, on petition of the department and on a 11 finding by the court that a person is violating the standards or 12 licensing requirements provided under this chapter <u>or is violating</u> 13 <u>Section 254.158</u>, may by injunction:

(1) prohibit a person from continuing <u>the</u> [<del>a</del>]
violation [<del>of the standards or licensing requirements provided</del>
under this chapter];

17 (2) restrain or prevent the establishment or operation18 of a facility without a license issued under this chapter; or

19 (3) grant any other injunctive relief warranted by the20 facts.

21 SECTION 8. Sections 254.205(a) and (c), Health and Safety 22 Code, are amended to read as follows:

(a) The department may impose an administrative penalty on a person licensed under this chapter who violates this chapter or a rule or order adopted under this chapter. A penalty collected under this section or Section 254.206 shall be deposited in the state treasury to the credit of the freestanding emergency medical care

1 facility licensing [in the general revenue] fund described by
2 Section 254.104.

3 (c) The [amount of the] penalty may not exceed \$1,000 for 4 each violation. Each[, and each] day of a continuing violation may 5 <u>be considered</u> [continues or occurs is] a separate violation for 6 purposes of imposing a penalty. [The total amount of the penalty 7 assessed for a violation continuing or occurring on separate days 8 under this subsection may not exceed \$5,000.]

9 SECTION 9. Notwithstanding Section 108.002, Health and 10 Safety Code, as amended by this Act, the Department of State Health 11 Services is not required to collect data from a freestanding 12 emergency medical care facility under Chapter 108, Health and 13 Safety Code, unless money is available for that purpose.

14 SECTION 10. The Health and Human Services Commission and 15 the Department of State Health Services are required to implement a provision of this Act only if the legislature appropriates money 16 17 specifically for that purpose. If the legislature does not appropriate money specifically for that purpose, the commission and 18 department may, but are not required to, implement a provision of 19 this Act using other appropriations available for that purpose. 20 21 SECTION 11. This Act takes effect September 1, 2019.

President of the Senate

Speaker of the House

I certify that H.B. No. 2041 was passed by the House on May 2, 2019, by the following vote: Yeas 135, Nays 4, 2 present, not voting; and that the House concurred in Senate amendments to H.B. No. 2041 on May 24, 2019, by the following vote: Yeas 141, Nays 2, 2 present, not voting.

## Chief Clerk of the House

I certify that H.B. No. 2041 was passed by the Senate, with amendments, on May 22, 2019, by the following vote: Yeas 31, Nays O.

Secretary of the Senate

APPROVED: \_\_\_\_\_

Date

Governor