By: Hughes

S.B. No. 1219

A BILL TO BE ENTITLED 1 AN ACT 2 relating to price estimates and billing requirements for certain 3 health care facilities. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Section 324.001, Health and Safety Code, is amended by adding Subdivision (5-a) to read as follows: 6 (5-a) "Estimate" means a written statement outlining 7 the total amount a facility will accept as payment in full, 8 9 inclusive of all payment sources, for a nonemergency elective medical service or procedure. 10 SECTION 2. Section 324.101, Health and Safety Code, is 11 12 amended by amending Subsections (d) and (g) and adding Subsections (d-1) and (d-2) to read as follows: 13 14 (d) A consumer who presents to a [The] facility a valid medical order [shall provide an estimate of the facility's charges] 15 16 for any elective inpatient admission or nonemergency outpatient surgical procedure or other service is entitled to receive on 17 request and before the scheduling of the admission, [or] procedure, 18 or service an estimate from the facility. Not later than 24 hours 19 after receiving a request for an estimate under this subsection, 20 21 the facility shall provide the [The] estimate to the requesting consumer in person, by e-mail, or through an online patient portal, 22 23 as chosen by the consumer [must be provided not later than the 10th business day after the date on which the estimate is requested]. 24

1

S.B. No. 1219

[The facility must advise the consumer that: 1 [(1) the request for an estimate of charges may result 2 a delay in the scheduling and provision of the inpatient 3 in admission, outpatient surgical procedure, or other service; 4 [(2) the actual charges for an inpatient admission, 5 outpatient surgical procedure, or other service will vary based on 6 the person's medical condition and other factors associated with 7 8 performance of the procedure or service; [(3) the actual charges for an inpatient admission, 9 10 outpatient surgical procedure, or other service may differ from the amount to be paid by the consumer or the consumer's third-party 11 12 payor; [(4) the consumer may be personally liable for payment 13 for the inpatient admission, outpatient surgical procedure, or 14 15 other service depending on the consumer's health benefit plan 16 coverage; and 17 [(5) the consumer should contact the consumer's health benefit plan for accurate information regarding the plan structure, 18 benefit coverage, deductibles, copayments, coinsurance, and other 19 plan provisions that may impact the consumer's liability for 20 payment for the inpatient admission, outpatient surgical 21 procedure, or other service.] 22 (d-1) A facility's final billed charges may not exceed the 23 24 amount specified in the estimate provided under Subsection (d) by more than five percent unless the additional charges are: 25 26 (1) related to complications arising during the procedure or service and not reasonably avoidable in provision of 27

	S.B. No. 1219
1	the procedure or service by the medical provider while exercising
2	reasonable medical judgment; or
3	(2) as a result of a change of diagnosis not
4	discoverable before the procedure or service and documented in the
5	patient's chart.
6	(d-2) If the final billed charges exceed the amount
7	specified in an estimate provided under Subsection (d) by more than
8	five percent, the facility must provide to the patient a written
9	statement describing:
10	(1) the difference in the final billed amount and the
11	estimate amount; and
12	(2) a plain-language explanation describing the
13	complications or change of diagnosis that resulted in the
14	difference.
15	(g) A facility <u>that violates</u> [in violation of] this section <u>:</u>
16	(1) may not:
17	(A) collect or take any collection action against
18	a consumer or other financially responsible party;
19	(B) report the consumer to a credit bureau; or
20	(C) pursue an action against the consumer; and
21	(2) is subject to enforcement action by the
22	appropriate licensing agency.
23	SECTION 3. Subchapter B, Chapter 324, Health and Safety
24	Code, is repealed.
25	SECTION 4. The changes in law made to Chapter 324, Health
26	and Safety Code, apply only to a request for an estimate made on or
27	after the effective date of this Act. A request for an estimate

3

1 made before the effective date of this Act is governed by the law in 2 effect at the time the request was made, and the former law is 3 continued in effect for that purpose.

S.B. No. 1219

4 SECTION 5. This Act takes effect September 1, 2025.