GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



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SENATE BILL DRS55031-NHa-62A

Short Title:	Medical Debt De-Weaponization Act.	(Public)
Sponsors:	Senators Krawiec, Ford, and Burgin (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO	ADOPT THE PRO-FAMILY, PRO-CONSUMER MEDICAL DEBT
3	PROTECTIO	N ACT TO SET TRANSPARENT PARAMETERS AROUND THE
4	PROVISION	OF FINANCIAL ASSISTANCE FOR IMPOVERISHED FAMILIES AND
5	LIMIT THE	E ABILITY OF LARGE MEDICAL FACILITIES TO CHARGE
6	UNREASON	ABLE INTEREST RATES AND EMPLOY UNFAIR TACTICS IN DEBT
7	COLLECTIO	N.
8	The General Asse	embly of North Carolina enacts:
9	SECT	TON 1. Chapter 131E of the General Statutes is amended by adding a new
10	Article to read:	
11		"Article 11C.
12		"Medical Debt Protection Act.
13	" <u>§ 131E-214.21.</u>	Short title and purpose.
14		nay be cited as the "Medical Debt Protection Act." The purpose of this Article
15		lensome medical debt and to protect patients in their dealings with medical
16		debt buyers, and medical debt collectors with respect to such debt. This Article
17	is a consumer pro	ptection statute and shall be liberally and remedially construed to effectuate its
18	purposes.	
19	" <u>§ 131E-214.22.</u>	
20	The following	g definitions apply in this Article:
21	<u>(1)</u>	Consumer A natural person who has incurred a debt or alleged debt for
22		primarily personal, family, or household purposes.
23	<u>(2)</u>	Consumer reporting agency Any person, which, for monetary fees, dues, or
24		on a cooperative nonprofit basis, regularly engages in whole or in part in the
25		practice of assembling or evaluating consumer credit information or other
26		information on consumers for the purpose of furnishing consumer reports to
27		third parties.
28	<u>(3)</u>	External review. – Review of an adverse benefit determination, including a
29		final internal adverse benefit determination, conducted pursuant to an
30		applicable State external review process as described in Part 4 of Article 50
31		of Chapter 58 of the General Statutes, a federal external review process as
32		described in 42 U.S.C. § 300gg-19, a review pursuant to 29 U.S.C. § 1133, a
33		Medicare appeals process, a Medicaid appeals process, or another applicable
34		appeals process.
35	<u>(4)</u>	Extraordinary collection action. – An extraordinary collection action includes
36		any of the following:



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		<u>a.</u>	Selli	ng an individual's debt to another party, excep	pt if prior to the sale,
			the r	nedical creditor enters into a legally binding	g written agreement
			with	the medical debt buyer which includes the for	ollowing provisions:
			<u>1.</u>	The medical debt buyer or collector	is prohibited from
				engaging in any extraordinary collection	n actions to obtain
				payment for the care.	
			<u>2.</u>	The medical debt buyer is prohibited from	charging interest on
				the debt in excess of that described in G.S.	<u>. 131E-214.23.</u>
			<u>3.</u>	The debt is returnable to or recallable by	the medical creditor
				upon a determination by the medical cred	itor or medical debt
				buyer that the individual is eligible for fina	
			<u>4.</u>	If the individual is determined to be el	
				assistance and the debt is not returned to	
				medical creditor, the medical debt buyer i	-
				to procedures which shall be specified in	-
				ensure that the individual does not pay, an	
				to pay, the medical debt buyer and the	
				together more than he or she is persona	ally responsible for
			D	paying in compliance with this Article.	
		<u>b.</u>		orting adverse information about the patie	ent to a consumer
			-	rting agency.	• • • • • •
		<u>c.</u>	-	ons that require a legal or judicial process.	, including, but not
				<u>ed to:</u>	
			$\frac{1}{2}$	<u>Placing a lien on an individual's property.</u> Attaching or seizing an individual's bank a	account or any other
			<u>2.</u>	personal property.	account of any other
			2	Commencing a civil action against an indi	widual
			<u>3.</u> 4.	Garnishing an individual's wages.	<u>viuuai.</u>
	<u>(5)</u>	Gross		es. – A covered health care provider's full, e	established price for
	<u>(5)</u>		-	services that the covered health care provide	-
				bre applying any contractual allowances, disco	-
	<u>(6)</u>	-		services. – Services for the diagnosis, prevent	
	<u>(0)</u>			a physical, dental, behavioral, substance use	
				tion, illness, injury, or disease. These services	
				ny procedures, products, devices, or medicati	
	(7)			income. – Income calculated by using the	
	<u> </u>			edicaid eligibility, as set forth in 42 C.F.R. §	
				be repealed, then by applicable State law.	(
	<u>(8)</u>			ew or internal appeal. – Review by a health ins	surance plan or other
				adverse benefit determination.	
	<u>(9)</u>	Large	e health	<u>n care facility. – Includes any of the following</u>	g entities:
		<u>a.</u>	Any	hospital licensed under this Chapter or C	hapter 122C of the
			Gene	eral Statutes, whether a nonprofit subject to 26	5 U.S.C. § 501(c)(3),
			<u>a ho</u> s	spital owned by a county, municipality, the s	State, or a for-profit
			entit	<u>y.</u>	
		<u>b.</u>	Any	outpatient clinic or facility affiliated with a h	nospital or operating
				r the license of a hospital described in sub-s	ubdivision a. of this
			<u>subd</u>	ivision.	
		<u>c.</u>		ambulatory surgical center licensed under thi	
		<u>d.</u>		practice which provides outpatient medical,	
			radic	ology, laboratory, dental, or other health	care services with

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1		revenues of at least t	wenty million dollars (\$20,000,000) annually and
2			s Chapter or has medical providers performing
3			pursuant to a license issued under Chapter 90 of
4		the General Statutes	
5		e. Any licensed healt	n care professional who provides health care
6			nore of the settings listed in sub-subdivisions a.
7		through d. of this sul	odivision and bills patients independently.
8	<u>(10)</u>	Medical creditor Any entit	ty that provides health care services and to whom
9		the consumer owes money f	or health care services, or the entity that provided
10		health care services and to w	hom the consumer previously owed money if the
11		medical debt has been purch	ased by one or more debt buyers.
12	<u>(11)</u>	Medical debt A debt arisi	ng from the receipt of health care services.
13	<u>(12)</u>	Medical debt buyer A pe	rson or entity that is engaged in the business of
14		purchasing medical debts for	r collection purposes, whether it collects the debt
15		itself or hires a third party for	or collection or an attorney-at-law for litigation in
16		order to collect such debt.	
17	<u>(13)</u>	Medical debt collector. – A	ny person that regularly collects or attempts to
18		• •	, medical debts originally owed or due or asserted
19			medical debt buyer is considered to be a medical
20		debt collector for all purpos	
21	<u>(14)</u>		licy (MDMP). – A written financial assistance
22		policy which includes:	
23			for financial assistance, including when such
24			ree or discounted care.
25			ting amounts charged to patients.
26			ying for financial assistance.
27			ections policy containing the actions the covered
28			may take in the event of nonpayment, including
29 20			d reporting to credit agencies.
30 31			publicize the policy within the community to be d health care provider.
31 32	(15)		eceived health care services and, for the purposes
32 33	<u>(15)</u>	1	a parent if the patient is a minor or a legal guardian
33 34		if the patient is an adult und	
35	"8 131E-214 23		licy for large health care facilities.
36			quired to develop a written MDMP that complies
37			This requirement shall apply whether or not the
38			a financial assistance policy under 26 U.S.C. §
39		lementing regulations.	· · · · · · · · · · · · · · · · · · ·
40	· · · · · · ·	DMP must, at a minimum, ir	clude the following:
41	$\overline{(1)}$		ce policy that applies to all emergency and other
42			care services offered by the covered health care
43		provider.	•
44	<u>(2)</u>	-	of the financial assistance policy, which shall not
45		exceed two pages in length.	
46	<u>(3)</u>	The eligibility criteria for fi	nancial assistance and a summary of the type of
47		assistance that is available a	s set forth in this Article.
48	<u>(4)</u>		n process that patients are to use to apply for
49		financial assistance.	
50	<u>(5)</u>		entation the large health care facility may require
51		an individual to provide as p	art of the application.

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	<u>(6)</u>	The reasonable steps that the provider will take is eligible for financial assistance.	e to determine whether a patient
	<u>(7)</u>	<u>The billing and collections policy, including t</u> the event of nonpayment, which shall comply	-
		Article and other applicable municipal, State,	or federal laws.
<u>(c)</u>		MDMP must be approved by the owners or go	
-		ll be reviewed by the owners or governing board	•
-		Implementation of the medical debt mitigati	
(a) law large		dition to any other actions required by applicat a care facilities must take the following steps be	-
		edically necessary care:	crore seeking payment for any
<u>emergene</u>	(1)	<u>Determine whether the patient has health insur</u>	rance
	$\frac{(1)}{(2)}$	If the patient is uninsured, offer to screen th	
	<u>(2)</u>	insurance eligibility and offer assistance if the	he patient chooses to apply for
		public or private insurance, however, a patier	
	$\langle 0 \rangle$	not be grounds for denying financial assistance	
	<u>(3)</u>	Offer to screen the patient for other public pu	
		health care costs, however, a patient's refuse	al to be screened shall not be
	(A)	grounds for denying financial assistance.	of the large health care facility
	<u>(4)</u>	If available, use information in the possession	
		to determine that the patient is qualified for free	e or discounted care as set forth
	(5)	in subsection (b) of this section.	noial assistance datamaine the
	<u>(5)</u>	If the patient submits an application for fina	
		patient's eligibility for the financial assistance	-
		patient applies for financial assistance, susper	nding any binning of conections
(b)	Tho f	actions while eligibility is being determined. following patients shall qualify for financial assisted	stance under the MDMP which
		harges for health care services that are not co	
	-	ed to the patient:	vered by insurance and would
<u>otherwise</u>	<u>(1)</u>	Patients with household income of zero percent	nt (0%) to two hundred percent
	(1)	(200%) of the federal poverty level shall recei	=
	(2)	Patients with household income of more than t	
	(2)	to four hundred percent (400%) of the federal	
		no more than an amount calculated in the follo	• •
		no more dian an amount careadatea in the rone	owing manner.
		a. Recalculate the patient's bill using the	
		<u>a.</u> <u>Recalculate the patient's bill using the</u> applicable on the dates of service.	
		applicable on the dates of service.	e Medicare reimbursement rate
		<u>applicable on the dates of service.</u><u>b.</u> The patient shall be charged no more	e Medicare reimbursement rate than fifty percent (50%) of the
		 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill.
		 applicable on the dates of service. b. The patient shall be charged no more first one thousand dollars (\$1,000) char c. The patient shall be charged no more 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill than ten percent (10%) of any
		 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char <u>c.</u> The patient shall be charged no more remaining amount over one thousand 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill than ten percent (10%) of any
		 applicable on the dates of service. b. The patient shall be charged no more first one thousand dollars (\$1,000) char c. The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill. than ten percent (10%) of any dollars (\$1,000) and up to five
		 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char <u>c.</u> The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). <u>d.</u> The patient shall be charged no more 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill, than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any
		 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char c. The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). d. The patient shall be charged no more remaining amount over five thousand 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill, than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any
		 applicable on the dates of service. b. The patient shall be charged no more first one thousand dollars (\$1,000) char c. The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). d. The patient shall be charged no more remaining amount over five thousand thousand dollars (\$10,000). 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill, than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any dollars (\$5,000) and up to ten
		 applicable on the dates of service. b. The patient shall be charged no more first one thousand dollars (\$1,000) char c. The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). d. The patient shall be charged no more remaining amount over five thousand thousand dollars (\$10,000). e. Any amount above ten thousand dollars 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill, than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any dollars (\$5,000) and up to ten
	(3)	 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char <u>c.</u> The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). <u>d.</u> The patient shall be charged no more remaining amount over five thousand thousand dollars (\$10,000). <u>e.</u> Any amount above ten thousand dollars the patient as free care. 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill, than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any dollars (\$5,000) and up to ten rs (\$10,000) shall be provided to
	<u>(3)</u>	 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char <u>c.</u> The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). <u>d.</u> The patient shall be charged no more remaining amount over five thousand thousand dollars (\$10,000). <u>e.</u> Any amount above ten thousand dollars the patient as free care. Patients with household income of more than f 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any dollars (\$5,000) and up to ten s (\$10,000) shall be provided to four hundred percent (400%) up
	<u>(3)</u>	 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char <u>c.</u> The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). <u>d.</u> The patient shall be charged no more remaining amount over five thousand thousand dollars (\$10,000). <u>e.</u> Any amount above ten thousand dollars the patient as free care. <u>Patients with household income of more than fito six hundred percent (600%) of the federal</u> 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any dollars (\$5,000) and up to ten s (\$10,000) shall be provided to four hundred percent (400%) up poverty level shall receive the
	<u>(3)</u>	 <u>applicable on the dates of service.</u> <u>b.</u> The patient shall be charged no more first one thousand dollars (\$1,000) char <u>c.</u> The patient shall be charged no more remaining amount over one thousand thousand dollars (\$5,000). <u>d.</u> The patient shall be charged no more remaining amount over five thousand thousand dollars (\$10,000). <u>e.</u> Any amount above ten thousand dollars the patient as free care. Patients with household income of more than f 	e Medicare reimbursement rate than fifty percent (50%) of the rged under this recalculated bill. than ten percent (10%) of any dollars (\$1,000) and up to five than five percent (5%) of any dollars (\$5,000) and up to ten s (\$10,000) shall be provided to four hundred percent (400%) up poverty level shall receive the come of more than two hundred

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1		the current large health care facility's bill and all other n	nedical bills for
2		medically necessary health care services received during	
3		months which in total exceed ten percent (10%) of the house	hold's income.
4	<u>(4)</u>	In addition to other financial assistance provided under this A	rticle, no patient
5		with household income at or below four hundred percent (400	%) of the federal
6		poverty level shall be required to pay more than two thousar	nd three hundred
7		dollars (\$2,300) in cumulative medical bills to large health c	are facilities per
8		year. Upon patient request and documentation, any health c	are services that
9		have been delivered by one or more large health care facilit	ies after the two
10		thousand three hundred dollar (\$2,300) limit has been met n	nust be provided
11		as free care.	
12	(c) Estab	lishing Eligibility The following are acceptable methods	for establishing
13	eligibility for fina	ancial assistance:	
14	<u>(1)</u>	Household income shall be established by the most recent t	ax return unless
15		the patient chooses to submit pay stubs, documentation of p	ublic assistance,
16		or documentation of household income which the Office of the	e State Treasurer
17		has identified as a valid form of documentation for the purpose	es of this Article.
18		If the large health care facility requires any other documenta	ation, it shall list
19		the documentation requirements in its MDMP as	required by
20		<u>G.S. 131E-214.23(b)(5).</u>	
21	<u>(2)</u>	If the large health care facility uses a consumer report, as de	
22		603(d) of the Fair Credit Reporting Act, 15 U.S.C. § 1681a	
23		or rating based on consumer report information, the facility	
24		consumer's consent for such use and shall comply with	<u>n all applicable</u>
25		provisions of this Article.	
26	<u>(3)</u>	A large health care facility may grant financial assistance no	
27		patient's failure to provide one of the required forms of	
28		described in the financial assistance policy or application for	
29		on, but not require, other evidence of eligibility. A large her	
30		may grant financial assistance based on a determination	
31		eligibility relying on information in the facility's possession	
32		presumptively deny an application based on such other evide	
33		rge health care facility receives an application for financial a	
34 25		ty shall notify the patient in writing within 30 days whether it	
35		ation. The large health care facility shall provide a copy of any	recalculated bill
36		f financial assistance provided to the patient.	annliastion for
37		ge health care facility shall accept and consider a patient's	
38 39		ce if it is submitted within one year of the date of the first bill af	
39 40		e services. However, if the patient is the subject of collection cal debt collector, including a lawsuit to collect a medical debt of	
40 41		ng a medical debt, and submits an application for financial assi	
41		ty shall accept and process the application at any time. If the p	
42 43		the application to a medical debt collector, the medical deb	
43 44		cation to the large health care facility within two business days	
44 45		y until notified by the large health care facility of the outcome of	
4 <i>5</i> 46		given or new repayment terms.	
40 47		health care facilities and medical debt collectors shall not cha	arge any interest
48		ients who qualify for financial assistance.	ange any interest
49	•	health care facilities and medical debt collectors shall offer to	any patient who
50		ncial assistance a payment plan of not less than 24 months and	• •
20		tere assistance a payment pair of not less than 2 + months and	shan not require

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1	the patient to m	nake m	onthly payments that exceed five percent	(5%) of the patient's gross
2	monthly income	. Prepa	yment or early payment penalties or fees are	prohibited.
3	(h) For a	patier	t who has been found to be eligible for fin	nancial assistance, no initial
4		-	payment plan shall be due within the first 9	
5	services were pro	-		
6			cal debt mitigation policy: public education	on and information.
7			th care facility must publicize its MDMP wi	
8	(1)	-	ing the policy and the financial assistan	· · ·
9	<u></u>		ssible online, through the large health care fa	
10			patient portal or other online communication	
11			ealth care provider.	<u> </u>
12	<u>(2)</u>		ldition to any other requirements in this Art	icle, making paper copies of
13	<u> </u>		MDMP and application form available upon	• • • •
14			by mail and in the large health care facility's	
15			ld be available, at a minimum, in the em	
16			issions areas.	<u> </u>
17	<u>(3)</u>		fying and informing members of the com	munity served by the large
18	<u>,</u>		h care facility about the MDMP in a man	
19			n those members who are most likely to requ	
20			efforts commensurate to the size and incom	
21	<u>(4)</u>		fying and informing individuals who receiv	
22	<u>x, -, z</u>	-	facility about the MDMP by:	
23		<u>a.</u>	Offering a paper copy of the MDMP to pa	atients as part of the patient's
24			first visit, or in the case of a hospital fa	
25			discharge process.	
26		<u>b.</u>	Including a conspicuous written notice or	n billing statements, whether
27			sent by the large health care facility or a	medical debt collector, that
28			notifies and informs recipients about t	he availability of financial
29			assistance and includes the telephone nur	nber of the large health care
30			facility's office or department that can pr	ovide information about the
31			financial assistance policy and applicat	tion process and the direct
32			website address where copies of the MD	MP and application may be
33			obtained.	
34		<u>c.</u>	Setting up conspicuous public displays o	-
35			calculated to attract patients' attention that	
36			about the MDMP in public locations in the	•
37			office. For hospitals, displays should be po	• •
38	<i>(</i> 1)		if any, and admissions areas, at a minimu	
39			pts, whether written or oral, by a medical	•
40			or health care services provided by a large he	
41		ed of a	any financial assistance policy available th	rough the large health care
42	<u>facilities.</u>	N		_
43 44			cal debt mitigation policy: language acces	
44 45			shall include a notice that states: "This dencial assistance for your bill. Contact [insert	.
46			ity] for translation assistance," translated	
47			nited English proficient households as detern	
48		-	care facility's service area.	annea by C.S. Census Dureau
49	-		th care facility must accommodate all signi	ficant populations that have
50		-	ency by translating the MDMP and application	- -
51		-	uch populations. A large health care facility	
-		- , 5	1 - F	

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1	requirement if it makes available translations of its MDMP and application form in t	
2	spoken by each limited English proficiency language group that constitutes the less	
3	individuals or five percent (5%) of the community served by the large health care fa	cility or the
4	population likely to be affected or encountered by the large health care facility. A	large health
5	care facility may determine the percentage or number of limited English proficiency	individuals
6	in the large health care facility's community or likely to be affected or encountered by	the hospital
7	facility.	-
8	(c) A large health care facility must accommodate any patient with limi	ted English
9	proficiency, who is part of a population which falls below the numerical thresholds	
10	in subsection (b) of this section, by providing oral interpretation services to the p	
11	request and at no cost to the patient to explain the MDMP and its application.	unent upon
12	(d) A large health care facility must accommodate any patient with limit	ted English
13	proficiency to answer questions from the patient regarding the MDMP, the application	
14	written determination of eligibility, and any other communication regarding financia	
15	from the large health care facility. A large health care facility may accommodate th	
16	by providing oral interpretation services to the patient upon request and at no cost to	-
17	"§ 131E-214.27. Billing and collections rules; limits on creditors.	the patient.
17		ical anaditan
18 19	(a) The following prohibited collection actions may not be used by any medi-	ical creditor
	or medical debt collector to collect debts owed for health care services:	
20	$(1) \qquad Causing an individual's arrest.$	anad wadaa
21	(2) <u>Causing an individual to be held in civil contempt or impris</u>	
22	G.S. 5A-21 or G.S. 1-302 if the only reason supporting the cont	tempt is the
23	<u>debtor's failure to pay a judgment for medical debt.</u>	
24	(3) <u>Foreclosing on an individual's real property.</u>	1 1.1
25	(4) <u>Garnishing wages or State income tax refunds, except for those</u>	
26	providers that have a duty to set off a State tax refund under Chap	oter 105A of
27	the General Statutes.	
28	(b) No medical creditor or medical debt collector shall engage in any	-
29	extraordinary collection actions until 180 days after the first bill for a medical debt ha	
30	(c) <u>At least 30 days before taking any extraordinary collection actions, a med</u>	
31	or medical debt collector must provide to the patient a notice containing the following	-
32	(1) In the case of large health care facilities and medical debt collector	
33	debt for health care services provided by such facilities, stating the	
34	assistance is available for eligible individuals and providing a pla	<u>in-language</u>
35	summary of the MDMP.	
36	(2) Identifying the extraordinary collection actions that will be initia	ted in order
37	to obtain payment.	
38	(3) Providing a deadline after which such extraordinary collection act	tions will be
39	initiated, which date is no earlier than 30 days after the date of the	e notice.
40	(d) <u>A large health care facility or a medical debt collector collecting debt for</u>	health care
41	services provided by such a facility shall not use any extraordinary collection actions	unless these
42	actions are described in the large health care facility's billing and collections policy.	
43	(e) If a large health care facility or a medical debt collector collecting debt for	r health care
44	services provided by such a facility bills or initiates collection activities and the part	tient is later
45	found eligible for financial assistance, the large health care facility or medical debt co	llector shall
46	reverse any extraordinary collection actions, including:	
47	(1) Deleting any negative reports to consumer reporting agencies.	
48	(2) Dismissing or vacating any collection lawsuits over the medical d	lebt.
49	(3) <u>Removing any wage garnishment orders.</u>	
50	If the patient has paid any part of the medical debt or any of the patient's funds have	been seized
51	or levied in excess of the amount that the patient owes after application of financial	l assistance,

1	the large health	care facility or medical debt collector shall refund any excess amount to the
2	patient.	
3	" <u>§ 131E-214.28.</u>	Price information.
4	All large hea	Ith care facilities must post price information on their internet websites. This
5	information must	t be accessible via a link from the website's homepage and at a minimum must
6	include the follow	ving:
7	<u>(1)</u>	A list of gross charges for all health care services.
8	$\overline{(2)}$	Next to the relevant gross charge, a list of the amounts that Medicare would
9		reimburse for the health care service.
10	(3)	Plain-language titles or descriptions of health care services that can be
11		understood by the average consumer.
12	"§ 131E-214.29.	Liability for medical debt.
13		ts and legal guardians are jointly liable for any medical debts incurred by
14	children under th	
15	(b) No sp	ouse or other person shall be liable for the medical debt or nursing home debt
16	of any other pers	son age 18 or older. A person may voluntarily consent to assume liability, but
17	such consent shal	
18	(1)	Be on a separate standalone document signed by the person.
19	$\overline{(2)}$	Not be solicited in an emergency room or during an emergency situation.
20	$\overline{(3)}$	Not be required as a condition of providing any emergency or nonemergency
21		health care services.
22	" <u>§ 131E-214.30.</u>	Verification.
23	Upon written	or oral request and without fee, a medical creditor or medical debt collector
24	-	temized bill to the patient within 60 days of the request. The itemized bill shall
25	state:	
26	(1)	The name and address of the medical creditor.
27	<u>(2)</u>	The dates of service.
28	<u>(3)</u>	The dates the medical debts were incurred, if different from the dates of
29		service.
30	<u>(4)</u>	A detailed list of the specific health care services provided to the patient.
31	<u>(5)</u>	A list of all health care professionals who treated the patient.
32	<u>(6)</u>	The amount of principal for any medical debts incurred.
33	<u>(7)</u>	Any adjustment to the bill, including negotiated insurance rates or other
34		discounts.
35	<u>(8)</u>	The amount of any payments received, whether from the patient or any other
36		party.
37	<u>(9)</u>	Any interest or fees.
38	<u>(10)</u>	Whether the patient was screened for financial assistance.
39	<u>(11)</u>	Whether the patient was found eligible for financial assistance and, if so, the
40		amount due after all financial assistance has been applied to the itemized bill.
41	" <u>§ 131E-214.31.</u>	Medical debt and consumer reporting agencies.
42	<u>(a)</u> <u>No m</u>	edical creditor or medical debt collector may communicate with or report any
43	information to an	y consumer reporting agency regarding a consumer's medical debt for a period
44	of one year begin	ning on the date when the consumer was first given a bill for the medical debt.
45	(b) After	the one-year period described in subsection (a) of this section, medical creditors
46	and medical debt	collectors must give consumers at least one additional bill before reporting a
47	medical debt to a	ny consumer reporting agency. The amount reported to the consumer reporting
48		he same as the amount stated in the bill, and the bill shall state that the debt is
49		a consumer reporting agency. Medical debt collectors shall also provide the
50	notice required by	y 15 U.S.C. § 1692g before reporting a debt to a consumer reporting agency.

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" <u>§ 131E-214.32</u> .	Prohibition against collection of medi	ical debt during health insurance
appea	<u>uls.</u>	
<u>(a)</u> <u>A me</u>	dical creditor or medical debt collector that	knows or should have known about
n internal review	v, external review, or other appeal of a heal	th insurance decision that is pending
ow or was pend	ing within the previous 60 days shall not d	o any of the following:
(1)	Provide information relative to unpaid c	charges for health care services to a
	consumer reporting agency.	-
<u>(2)</u>	Communicate with the consumer regarding	ng the unpaid charges for health care
	services for the purpose of seeking to col	lect the charges.
(3)	Initiate a lawsuit or arbitration proceedi	-
	unpaid charges for health care services.	
<u>(b)</u> If a m	nedical debt has already been reported to a	consumer reporting agency and the
	or medical debt collector who reported th	1 0 0 0
	review, or other appeal of a health insuration	
	in the previous 60 days, that person shall in	
	rmation about the debt.	
	edical creditor that knows or should hav	e known about an internal review,
	or other appeal of a health insurance decisio	
	us 60 days shall refer, place, or send the un	· · · · ·
a medical deb	collector, including by selling the debt to	a medical debt buyer.
	Interest on medical debt.	-
(a) Unles	s a patient is eligible for financial assist	tance under G.S. 131E-214.24, and
otwithstanding	any agreement to the contrary, interest on	medical debt shall be limited to the
te of interest e	qual to the weekly average one-year const	ant maturity Treasury yield, but not
ss than two per	cent (2%) per annum nor more than five pe	ercent (5%) per annum, as published
	Governors of the Federal Reserve System,	
ate when the co	onsumer was first provided with a bill. The	e Office of the State Treasurer shall
ncorporate a rep	orting on this interest rate into the interest m	natters report required by the Council
f State. If the B	oard of Governors of the Federal Reserve S	System ceases to publish this interest
	fice of the State Treasurer shall substitute	• •
easonable intere	est rate of no more than five percent (59	6) per annum. Patients eligible for
inancial assistan	ce shall not be charged any interest or late	fees.
(b) The r	ate of interest provided in subsection (a) of	f this section shall also apply to any
udgments on me	dical debt, notwithstanding any agreement	to the contrary.
§ 131E-214.34.	Medical debt payment plans.	
(a) Any i	nedical creditor or medical debt collector	that agrees to a payment plan for a
nedical debt sha	all provide a written copy of the paymen	t plan to the consumer within five
ousiness days of	entering into the payment plan. This plan s	hall prominently disclose the rate of
	g applied to the debt in compliance with G.S	÷ •
	be paid off in full, assuming the payments s	
nterruption.		
	sumer need not make a payment on the pay	ment plan until the written copy has
been provided.		
-	dical debt payment plan may be accelerate	d or declared in default or no longer
	nonpayment only after the patient fails to	
-	at least three consecutive months. Before c	-
	edical creditor or medical debt collector s	
•	tact the patient by telephone or other	
-	ice must be provided in writing that the pa	- · ·
	e patient of the opportunity to renegotiate th	
-	ed inoperative, the medical creditor shall at	

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defaulted paymen	t plan, if requested by the patient. The medical creditor sh	all not report adverse
information to a c	onsumer credit reporting agency or commence a civil acti-	on against the patient
or responsible par	ty for nonpayment until at least 60 days after the payment	nt plan is declared to
	ative. For purposes of this section, the notice and telepho	
may be made to the	ne last known telephone number and address of the patien	<u>it.</u>
" <u>§ 131E-214.35.</u>	Receipts for payments.	
Within 10 bus	iness days of receipt of a payment on a medical debt, the	e medical creditor or
medical debt colle	ector, or any of their agents receiving the payment, shall fu	urnish a receipt to the
person that made	the payment. All receipts shall include the following info	rmation:
<u>(1)</u>	The amount paid.	
<u>(2)</u>	The date payment was received.	
<u>(3)</u>	The account's balance before the most recent payment.	
<u>(4)</u>	The new balance after application of the payment.	
<u>(5)</u>	The interest rate and interest accrued since the consumer	<u>r's last payment.</u>
<u>(6)</u>	The consumer's account number.	
<u>(7)</u>	The name of the current owner of the debt and, if different	rent, the name of the
	medical creditor.	
<u>(8)</u>	Whether the payment is accepted as payment in full of the	<u>he debt.</u>
" <u>§ 131E-214.36.</u>	Debt forgiven by medical center.	
Forgiveness c	f any part of an insured patient's copayment, coinsurance	e, deductible, facility
fees, out-of-netw	ork charges, or other cost-sharing shall not be a breach	of contract or other
violation of an ag	reement between the medical creditor and the insurer or p	<u>ayor.</u>
" <u>§ 131E-214.37.</u>	Private remedy.	
	nedical creditor or medical debt collector who violates th	is Article, regardless
of whether the vic	lation was committed knowingly, shall be liable to the cor	nsumer against whom
the violation occu	rred in a private right of action in an amount up to treble	the amount fixed by
a damages verdic	in favor of the plaintiff.	
<u>(b)</u> <u>Any c</u>	onsumer may sue for injunctive or other appropriate equit	table relief to enforce
this Article.		
(c) The re	medies provided in this section are not intended to be th	e exclusive remedies
available to a con	sumer nor must the consumer exhaust any administrative	ve remedies provided
under this Article	or any other applicable law.	
<u>(d)</u> <u>No M</u>	DMP or agreement between the patient and a large heat	alth care provider or
medical debt colle	ector shall contain a provision that, prior to a dispute arisi	ng, waives or has the
practical effect of	waiving the rights of a patient to resolve that dispute by a	<u>obtaining:</u>
<u>(1)</u>	Injunctive, declaratory, or other equitable relief.	
<u>(2)</u>	Multiple or minimum damages as specified by statute.	
<u>(3)</u>	Attorney's fees and costs as specified by statute or as a	available at common
	law.	
<u>(4)</u>	A hearing at which that party can present evidence in pe	rson.
Any provision	n in a financial assistance policy or other written agre	ement violating this
	e void and unenforceable. A court may refuse to enforce	
the financial assis	tance policy or other written agreement as equity may rec	<u>quire.</u>
" <u>§ 131E-214.38.</u>	Prohibition of waiver of rights.	-
Any waiver b	y any patient or other consumer of any protection provid	ed by or any right of
the patient or othe	r consumer under this Article is void and may not be enfo	orced by any court or
any other person.		
" <u>§ 131E-214.39.</u>	Enforcement.	
	ttorney General shall have the authority to enforce this A	Article and may adopt
any rules it belie	ves are necessary or appropriate to effectuate the purpo	ose of this Article, to

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1	provide for the protection of patients and their families, and to assist marke	t participants in
2	interpreting this Article.	<u>1</u>
3	(b) The Attorney General shall establish a complaint process where	by an aggrieved
4	patient or any member of the public may file a complaint against a medical	
5	collector who violates any provision of this Article. All complaints shall be co	
6	records pursuant to Chapter 132 of the General Statutes with the exception of the	ne complainant's
7	name, address, or other personal identifying information.	-
8	"§ 131E-214.40. Annual reports and database.	
9	(a) On or before July 1 of each year, beginning July 2023, each large he	alth care facility
10	shall file its MDMP and an annual report with the Department of Health and	Human Services
11	pursuant to procedures that the Department shall establish. If the health care fa-	
12	to report to the Department under G.S. 131E-214.14, that health care facility of	
13	submit separate reports to satisfy each reporting requirement; the health care fac	• •
14	one report, so long as the report contains all of the information required under	this Article and
15	<u>G.S. 131E-214.14.</u>	
16	(b) <u>The Department shall post each report and MDMP in a searchable dat</u>	abase accessible
17	on the internet.	. 1 1
18	(c) <u>An annual consolidated report shall be prepared by the Depart</u>	
19 20	available to the public. These reports shall include the following information for	r the time period
20	of July 1 of the prior year to July of that year:	n 22
21 22	 (1) <u>The total number of patients who applied for financial assistant</u> (2) <u>The total number of patients who received financial assistant</u> 	
22	 (2) <u>The total number of patients who received financial assistance</u> (3) <u>The total amount of financial assistance provided to patients.</u> 	
23 24	(d) Any large health care provider that retains or initiates the process to	
25	State tax refund through setoff prescribed by Chapter 105A of the General S	—
26	provision of State law shall report no later than July 1 of each year to the Reve	
27	Committee the number of patients eligible for setoff, the total debt owed by the	
28	the number of pending setoff actions, the amount expected to be recovered, an	· ·
29	debt expected to be charged off.	
30	" <u>§ 131E-214.41. Severability.</u>	
31	Should a court decide that any provision of this Article is unconstitutiona	l, preempted, or
32	otherwise invalid, that provision shall be severed and shall not affect the validi	ty of the Article
33	other than the part severed.	
34	" <u>§ 131E-214.42. Exemptions.</u>	
35	Federally qualified health centers, as defined by section 1396d (i)(2)(B) or	
36	United States Code, are exempt from G.S. 131E-214.23 through 131E-214.26, 1	<u>31E-214.28, and</u>
37	<u>131E-214.40.</u> "	
38	SECTION 2. To the extent this act is in conflict with G.S. 131E-	91, 131E-99, or
39	131E-147.1, this act shall control.	_
40	SECTION 3. There is appropriated from the General Fund to the	-
41	Health and Human Services for the 2023-2024 fiscal year the sum of one hu	
42	dollars (\$100,000) in recurring funds to facilitate the Department in administering	
43	of Medical Debt Mitigation Policies and annual reports and making those policies	cies and reports
44 45	available to the public online. SECTION 4. This act becomes effective October 1, 2023, and ap	nling to modical
43 46	debt collection activities occurring after that date.	pries to methed
40	debi concentri activities occurring arter that date.	