

109TH CONGRESS
1ST SESSION

H. R. 3139

To amend the Public Health Service Act to provide for the public disclosure of charges for certain hospital and ambulatory surgical center services and drugs.

IN THE HOUSE OF REPRESENTATIVES

JUNE 30, 2005

Mr. LIPINSKI (for himself and Mr. INGLIS of South Carolina) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To amend the Public Health Service Act to provide for the public disclosure of charges for certain hospital and ambulatory surgical center services and drugs.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Hospital Price Report-
5 ing and Disclosure Act of 2005”.

6 **SEC. 2. PUBLIC DISCLOSURE OF HOSPITAL DATA.**

7 Part B of title II of the Public Health Service Act
8 (42 U.S.C. 238 et seq.) is amended by adding at the end
9 the following new section:

1 “DATA REPORTING BY HOSPITALS AND AMBULATORY
2 SURGICAL CENTERS AND PUBLIC POSTING

3 “SEC. 249. (a) SEMIANNUAL REPORTING REQUIRE-
4 MENT.—Not later than 80 days after the end of each semi-
5 annual period beginning January 1 or July 1 (beginning
6 more than one year after the date of the enactment of
7 this section), a hospital and an ambulatory surgical center
8 shall report to the Secretary the following data:

9 “(1) In the case of a hospital—

10 “(A) the frequency with which the hospital
11 performed each service selected under subpara-
12 graph (A) or (B) of subsection (c)(1) in an in-
13 patient or outpatient setting, respectively, dur-
14 ing such period;

15 “(B) the frequency with which the hospital
16 administered a drug selected under subpara-
17 graph (D) of such subsection in an inpatient
18 setting during such period; and

19 “(C) if the service was so performed or the
20 drug was so administered during such period—

21 “(i) the total number of times the
22 service was so performed or the drug was
23 so administered during such period; and

1 “(ii) the average and the median
2 charge by the hospital for such service or
3 drug during such period; and

4 “(2) In the case of an ambulatory surgical cen-
5 ter—

6 “(A) the frequency with which the center
7 performed each service selected under subpara-
8 graph (C) of subsection (c)(1) during such pe-
9 riod; and

10 “(B) if the service was so performed dur-
11 ing such period—

12 “(i) the total number of times the
13 service was so performed during such pe-
14 riod; and

15 “(ii) the average and the median
16 charge by the center for such service dur-
17 ing such period.

18 “(b) PUBLIC AVAILABILITY OF DATA.—

19 “(1) PUBLIC POSTING OF DATA.—The Sec-
20 retary shall promptly post, on the official public
21 Internet site of the Department of Health and
22 Human Services, the data reported under subsection
23 (a). Such data shall be set forth in a manner that
24 promotes charge comparison among hospitals and
25 ambulatory surgical centers.

1 “(2) NOTICE OF AVAILABILITY.—A hospital
2 and an ambulatory surgical center shall prominently
3 post at each admission site of the hospital or center
4 a notice of the availability of the data reported
5 under subsection (a) on the official public Internet
6 site under paragraph (1).

7 “(c) SELECTION OF SERVICES AND DRUGS.—For
8 purposes of this section:

9 “(1) INITIAL SELECTION.—Based on national
10 data, the Secretary shall select the following:

11 “(A) The 25 most frequently performed
12 services in a hospital inpatient setting.

13 “(B) The 25 most frequently performed
14 services in a hospital outpatient setting.

15 “(C) The 25 most frequently performed
16 services in an ambulatory surgical center set-
17 ting.

18 “(D) The 50 most frequently administered
19 drugs in a hospital inpatient setting.

20 “(2) UPDATING SELECTION.—The Secretary
21 shall periodically update the services and drugs se-
22 lected under paragraph (1).

23 “(d) CIVIL MONEY PENALTY.—The Secretary may
24 impose a civil money penalty of not more than \$10,000
25 for each knowing violation of subsection (a) or (b)(2) by

1 a hospital or an ambulatory surgical center. The provi-
2 sions of subsection (i)(2) of section 351A shall apply with
3 respect to civil money penalties under this subsection in
4 the same manner as such provisions apply to civil money
5 penalties under subsection (i)(1) of such section.

6 “(e) ADMINISTRATIVE PROVISIONS.—

7 “(1) IN GENERAL.—The Secretary shall pre-
8 scribe such regulations and issue such guidelines as
9 may be required to carry out this section.

10 “(2) CLASSIFICATION OF SERVICES.—The regu-
11 lations and guidelines under paragraph (1) shall in-
12 clude rules on the classification of different services
13 and the assignment of items and procedures to those
14 services.

15 “(3) RULES.—The regulations and guidelines
16 under paragraph (1) shall include rules regarding
17 reporting of inpatient diagnostic related groups
18 (DRGs), outpatient procedures and tests and classi-
19 fication of drugs. Classification of drugs may include
20 unit, strength, and dosage information for reporting.

21 “(4) COMPUTATION OF AVERAGE AND MEDIAN
22 CHARGES.—

23 “(A) IN GENERAL.—The regulations and
24 guidelines under paragraph (1) shall include a
25 methodology for computing an average and me-

1 dian charge for a service or drug, in accordance
2 with subparagraph (B).

3 “(B) METHODOLOGY.—The methodology
4 prescribed by the Secretary under subparagraph
5 (A) shall ensure that an average and median
6 charge for a service reflects the amount charged
7 before any adjustment based on a negotiated
8 rate with a third party.

9 “(5) FORM OF REPORT AND NOTICE.—The reg-
10 ulations and guidelines under paragraph (1) shall
11 specify the electronic form and manner by which a
12 hospital or an ambulatory surgical center shall re-
13 port data under subsection (a) and the form for
14 posting of notices under subsection (b)(2).

15 “(f) RULES OF CONSTRUCTION.—

16 “(1) NON-PREEMPTION OF STATE LAWS.—
17 Nothing in this section shall be construed as pre-
18 empting or otherwise affecting any provision of
19 State law relating to the disclosure of charges or
20 other information for a hospital or an ambulatory
21 surgical center.

22 “(2) CHARGES.—Nothing in this section shall
23 be construed to regulate or set hospital or ambula-
24 tory surgical center charges.

25 “(g) DEFINITIONS.—In this section:

1 “(1) HOSPITAL AND AMBULATORY SURGICAL
2 CENTER.—The terms ‘hospital’ and ‘ambulatory sur-
3 gical center’ have the meaning given such terms by
4 the Secretary.

5 “(2) DRUG.—For purposes of this section, the
6 term ‘drug’ includes a biological and a non-prescrip-
7 tion drug, such as an ointment.”.

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