

131st MAINE LEGISLATURE

SECOND REGULAR SESSION-2024

Legislative Document

No. 2151

H.P. 1375

House of Representatives, January 3, 2024

An Act Regarding the Cost of Copies of Medical Records

Approved for introduction by a majority of the Legislative Council pursuant to Joint Rule 203.

Reference to the Committee on Health and Human Services suggested and ordered printed.

ROBERT B. HUNT

Clerk

Presented by Representative CRAVEN of Lewiston.

Cosponsored by Representatives: ARATA of New Gloucester, BRIDGEO of Augusta, DILL of Old Town, DOUDERA of Camden, GATTINE of Westbrook, HASENFUS of Readfield, MOONEN of Portland, Senator: PIERCE of Cumberland.

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 22 MRSA §1711, 5th ¶, as amended by PL 2013, c. 158, §1, is repealed and the following enacted in its place:

A hospital or its vendor, in making and providing a paper copy of a patient's medical record and additions to the medical record, may assess reasonable fees as charges to the requesting person, and the hospital or its vendor may require payment prior to responding to the request. A charge to a 3rd party receiving a paper copy of a patient's medical record may not exceed \$20 for validating the request documents and locating the medical record and 45¢ for each page of the medical record, up to a maximum of \$250 for an entire medical record. A \$20 fee may also be charged for providing a letter that states that the patient's medical record was not located.

Sec. 2. 22 MRSA §1711, 6th ¶, as enacted by PL 2013, c. 158, §2, is amended to read:

If a <u>patient's</u> medical record exists in a digital or electronic format, the <u>a</u> hospital <u>or its</u> <u>vendor</u> shall provide an electronic copy of the medical record if an electronic copy is requested and it is reasonably possible to provide it. The hospital <u>or its vendor</u> may assess as charges reasonable actual costs of staff time to a 3rd party receiving a medical record a fee not to exceed \$20 for validating the request documents and locating the medical record and 45¢ for each page of the medical record to create or copy the medical record and the costs of necessary supplies and postage. Actual costs may not include a retrieval fee or the costs of new technology, maintenance of the electronic record system, data access or storage infrastructure. A \$20 fee may also be charged for providing a letter that states that the patient's medical record was not located. Charges assessed under this paragraph may not exceed \$150.

Sec. 3. 22 MRSA §1711-A, as amended by PL 2013, c. 158, §3, is further amended to read:

§1711-A. Fees charged for records

Whenever a health care practitioner defined in section 1711-B or its vendor furnishes in paper form requested copies of a patient's treatment record or a medical report or an addition to a treatment record or medical report to the patient or the patient's authorized representative a 3rd party, the charge for the copies or the report may not exceed the reasonable costs incurred by the health care practitioner in making and providing the copies or the report. The charge for the copies of a patient's treatment record or the medical report may not exceed \$5 \$20 for the first page validating the request documents and locating the treatment record or medical report and 45¢ for each additional page of the treatment record or medical report, up to a maximum of \$250 for the entire treatment record or medical report. A \$20 fee may also be charged for providing a letter that states that a patient's treatment record or medical report was not located.

If a treatment record or medical report exists in a digital or electronic format, the health care practitioner <u>or its vendor</u> shall provide an electronic copy of the treatment record or medical report if an electronic copy is requested and it is reasonably possible to provide it. The health care practitioner <u>or its vendor</u> may assess as charges reasonable actual costs of staff time to create or copy the treatment record or medical report and the costs of necessary supplies and postage. Actual costs may not include a retrieval fee or the costs of new

technology, maintenance of the electronic record system, data access or storage infrastructure to a 3rd party receiving a patient's treatment record or a medical report a fee not to exceed \$20 for validating the request documents and locating the patient records and 45¢ for each page of the treatment record or medical report. A \$20 fee may also be charged for providing a letter that states that a patient's treatment record or medical report was not located. Charges assessed under this paragraph may not exceed \$150.

SUMMARY

This bill provides that a hospital or its vendor, in making and providing a paper copy of a patient's medical record and additions to the medical record, may assess reasonable fees as charges to the requesting person, and the hospital or its vendor may require payment prior to responding to the request. A charge to a 3rd party receiving a paper copy of a patient's medical record may not exceed \$20 for validating the request documents and locating the medical record and 45ϕ for each page of the medical record, up to a maximum of \$250 for an entire medical record. A \$20 fee may also be charged for providing a letter that states that the patient's medical record was not located. If a patient's medical record exists in a digital or electronic format, a hospital or its vendor must provide an electronic copy of the medical record if an electronic copy is requested and it is reasonably possible to provide it. The hospital or its vendor may assess as charges to a 3rd party receiving a medical record a fee not to exceed \$20 for validating the request documents and locating the medical record and 45ϕ for each page of the medical record to create or copy the medical record. A \$20 fee may also be charged for providing a letter that states that the patient's medical record was not located. Charges assessed may not exceed \$150.

The bill also provides that whenever a health care practitioner or its vendor furnishes in paper form requested copies of a patient's treatment record or a medical report or an addition to a treatment record or medical report to a 3rd party, the charge for the copies of a patient's treatment record or the medical report may not exceed \$20 for validating the request documents and locating the treatment record or medical report and 45¢ for each page of the treatment record or medical report, up to a maximum of \$250 for the entire treatment record or medical report. A \$20 fee may also be charged for providing a letter that states that a patient's treatment record or medical report was not located. If a treatment record or medical report exists in a digital or electronic format, the health care practitioner or its vendor must provide an electronic copy of the treatment record or medical report if an electronic copy is requested and it is reasonably possible to provide it. The health care practitioner or its vendor may assess as charges to a 3rd party receiving a patient's treatment record or a medical report a fee not to exceed \$20 for validating the request documents and locating the patient records and 45¢ for each page of the treatment record or medical report. The \$20 fee may also be charged for providing a letter that states that a patient's treatment record or medical report was not located. Charges assessed may not exceed \$150.