Amendment No. 1

1

2

3

4 5

6

7

8

9

10

11

12

13

14

1516

| COMMITTEE/SUBCOMMI | TTEE ACTION |
|-----------------------|-------------|
| ADOPTED | (Y/N) |
| ADOPTED AS AMENDED | (Y/N) |
| ADOPTED W/O OBJECTION | (Y/N) |
| FAILED TO ADOPT | (Y/N) |
| WITHDRAWN | (Y/N) |
| OTHER | |
| | |

Committee/Subcommittee hearing bill: Health & Human Services
Committee

Representative Rommel offered the following:

Amendment (with title amendment)

Remove lines 48-81 and insert:
empt from attachment, garnishment, or other lead

exempt from attachment, garnishment, or other legal process in
an action on such debt:

- (1) A debtor's interest, not to exceed \$10,000 in value, in a single motor vehicle as defined in s. 320.01(1).
- (2) A debtor's interest in personal property, not to exceed \$10,000 in value, if the debtor does not claim or receive the benefits of a homestead exemption under s. 4, Art. X of the State Constitution.
- Section 2. Paragraphs (b) through (d) of subsection (1) of section 395.301, Florida Statutes, are redesignated as

688369 - h1067 line 48.docx

Published On: 4/13/2021 7:26:45 PM

paragraphs (c) through (e), respectively, subsection (6) is renumbered as subsection (7), and a new paragraph (b) is added to subsection (1) and a new subsection (6) is added to that section, to read:

395.301 Price transparency; itemized patient statement or bill; patient admission status notification.—

- (1) A facility licensed under this chapter shall provide timely and accurate financial information and quality of service measures to patients and prospective patients of the facility, or to patients' survivors or legal guardians, as appropriate. Such information shall be provided in accordance with this section and rules adopted by the agency pursuant to this chapter and s. 408.05. Licensed facilities operating exclusively as state facilities are exempt from this subsection.
- (b) Each licensed facility shall post on its website a consumer-friendly list of standard charges for at least 300 shoppable health care services. If a facility provides fewer than 300 distinct shoppable health care services, it shall make available on its website the standard charges for each service it provides.
- 1. As used in this paragraph, the term "shoppable health care service" means a service that can be scheduled by a healthcare consumer in advance. The term includes, but is not limited to, the services described in s. 627.6387(2)(e) and any

688369 - h1067 line 48.docx

Published On: 4/13/2021 7:26:45 PM

| service | s defined | in | regulati | ions | or | guidance | issued | by | the | United |
|---------|------------|----|----------|------|-----|-----------|--------|----|-----|--------|
| States | Department | of | Health | and | Hum | an Servio | ces. | | | |

2. As used in this paragraph, the term "standard charge" means that term as defined in regulations or guidance issued by the United States Department of Health and Human Services for purposes of hospital price transparency.

47 48

49

50

51

52

46

41

42

43

4445

TITLE AMENDMENT

Remove lines 9-10 and insert: of shoppable health care services; providing definitions; requiring a licensed facility to establish

688369 - h1067 line 48.docx

Published On: 4/13/2021 7:26:45 PM