# Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

### REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 14-0371.01 Kristen Forrestal x4217

**HOUSE BILL 14-1186** 

### **HOUSE SPONSORSHIP**

Schafer,

## SENATE SPONSORSHIP

Aguilar,

### **House Committees**

### **Senate Committees**

Health, Insurance, & Environment

# A BILL FOR AN ACT CONCERNING THE RELEASE OF MEDICAL RECORDS TO A PERSON OTHER THAN THE PATIENT, AND, IN CONNECTION THEREWITH, SETTING REASONABLE FEES TO BE PAID FOR THE RELEASE OF THE MEDICAL RECORDS.

# **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://www.leg.state.co.us/billsummaries">http://www.leg.state.co.us/billsummaries</a>.)

The bill clarifies that medical records in the custody of a health care facility or an individual health care provider may be released to a HOUSE rd Reading Unamended March 6, 2014

HOUSE Amended 2nd Reading March 5, 2014 third party with a valid subpoena or other valid authorization. The bill requires the facility or provider to deliver the medical records in electronic format if requested and if there is no additional cost to the facility or provider. The bill defines what reasonable fees may be charged for the copies of the medical records.

1	Be it enacted by the General Assembly of the State of Colorado:
2	<b>SECTION 1. Legislative declaration.</b> (1) The general assembly
3	finds that:
4	(a) The state board of health recently repealed a rule that set the
5	fees that may be charged to third parties for patient medical records;
6	(b) Having clearly established fees creates a stable and predictable
7	business environment that allows for the provision of medical records at
8	a reasonable price;
9	(c) The task of providing medical records is complex due to state
10	and federal privacy laws that require the careful review of each record in
11	order to protect patient privacy;
12	(d) The "Health Insurance Portability and Accountability Act of
13	1996", Pub.L. 104-191, as amended ("HIPAA"), has had a significant
14	impact on the provision of medical records and patient privacy.
15	(2) Therefore, it is the intent of the general assembly to establish
16	in statute maximum reasonable fees that may be charged to third parties,
17	other than patients and their personal representatives, that were previously
18	set by rule of the state board of health. These maximum fees are intended
19	to apply only to third parties and not, under any circumstances, to patients
20	or their personal representatives, because HIPAA governs those fees.
21	SECTION 2. In Colorado Revised Statutes, 25-1-801, amend
22	(1) (a), (1) (b) (I), and (2); and <b>add</b> (5) as follows:
23	25-1-801. Patient records in custody of health care facility -

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**definitions.** (1) (a) Every patient record in the custody of a health facility licensed or certified pursuant to section 25-1.5-103 (1) or article 3 of this title, or both, or any entity regulated under title 10, C.R.S., providing health care services, as defined in section 10-16-102 (33), C.R.S., directly or indirectly through a managed care plan, as defined in section 10-16-102 (43), C.R.S., or otherwise shall be available for inspection to the patient or the patient's designated PERSONAL representative through the attending health care provider or such THE provider's designated representative at reasonable times and upon reasonable notice, except records pertaining to mental health problems or notes by a physician that, in the opinion of a licensed physician who practices psychiatry and is an independent third party, would have significant negative psychological impact upon the patient. Such independent third-party physician shall consult with the attending physician prior to making a determination with regard to the availability for inspection of any patient record and shall report in writing findings to the attending physician and to the custodian of said record PSYCHOTHERAPY NOTES. A summary of records pertaining to a patient's mental health problems may, upon written request and signed and dated authorization, be made available to the patient or the patient's designated PERSONAL representative following termination of the treatment program. (b) (I) (A) Following any treatment, procedure, or health care service rendered by A health facility licensed or certified pursuant to section 25-1.5-103 (1) or article 3 of this title, or both, or by an entity regulated under title 10, C.R.S., providing health care services, as defined

in section 10-16-102 (33), C.R.S., directly or indirectly through a

managed care plan, as defined in section 10-16-102 (43), C.R.S., or

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1	otherwise, MUST PROVIDE copies of said A PATIENT'S MEDICAL records,
2	including X rays, shall be furnished to the patient OR THE PATIENT'S
3	PERSONAL REPRESENTATIVE UPON REQUEST AND PAYMENT OF THE FEE A
4	COVERED ENTITY MAY IMPOSE IN ACCORDANCE WITH THE "HEALTH
5	INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996", Pub.L.
6	104-191, AS AMENDED, AND ANY RULES PROMULGATED PURSUANT TO THE
7	ACT, OR TO A THIRD PERSON WHO REQUESTS THE RECORDS upon
8	submission of a written authorization-request for records, dated and
9	signed by the patient HIPAA-COMPLIANT AUTHORIZATION, VALID
10	SUBPOENA, OR COURT ORDER and upon the payment of the reasonable
11	<del>costs</del> FEES.
12	(B) THE HEALTH CARE FACILITY MUST DELIVER THE MEDICAL
13	RECORDS IN ELECTRONIC FORMAT IF THE PERSON REQUESTS ELECTRONIC
14	FORMAT, THE ORIGINAL MEDICAL RECORDS ARE STORED IN ELECTRONIC
15	FORMAT, AND THE MEDICAL RECORDS ARE READILY PRODUCIBLE IN
16	ELECTRONIC FORMAT.
17	(2) All requests by patients A PATIENT OR THE PATIENT'S PERSONAL
18	REPRESENTATIVE for inspection of their THE PATIENT'S medical records
19	made under this section shall be noted with the time and date of the
20	patient's request and the time and date of inspection noted by the
21	attending health care provider or his OR HER designated representative.
22	The patient OR PERSONAL REPRESENTATIVE shall acknowledge the fact of
23	his THE inspection by dating and signing his THE record file. A HEALTH
24	CARE FACILITY SHALL NOT CHARGE A FEE FOR THE INSPECTION OF
25	MEDICAL RECORDS.
26	(5) As used in this part 8, unless the context otherwise

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REQUIRES:

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1	(a) HIPAA-COMPLIANT MEANS IN COMPLIANCE WITH THE
2	"HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996",
3	Pub.L. 104-191, as amended.
4	(b) "Personal representative" has the meaning set forth
5	IN 45 CFR 164.502.
6	(c) "PSYCHOTHERAPY NOTES" HAS THE MEANING SET FORTH IN 45
7	CFR 164.501.
8	(d) (I) "REASONABLE FEES" MEANS AN AMOUNT NOT TO EXCEED:
9	(A) EIGHTEEN DOLLARS AND FIFTY-THREE CENTS FOR THE FIRST
10	TEN PAGES, EIGHTY-FIVE CENTS PER PAGE FOR THE NEXT THIRTY PAGES,
11	AND FIFTY-SEVEN CENTS PER PAGE FOR EACH ADDITIONAL PAGE; EXCEPT
12	THAT, IF THE MEDICAL RECORDS ARE STORED ON MICROFILM, ONE DOLLAR
13	AND FIFTY CENTS PER PAGE;
14	(B) FOR RADIOGRAPHIC STUDIES, ACTUAL REPRODUCTION COSTS
15	FOR EACH COPY OF A RADIOGRAPH;
16	(C) IF THE AUTHORIZED PERSON REQUESTS CERTIFICATION OF THE
17	MEDICAL RECORDS, A FEE OF TEN DOLLARS;
18	(D) ACTUAL POSTAGE AND ELECTRONIC MEDIA COSTS, IF
19	APPLICABLE; AND
20	(E) APPLICABLE TAXES.
21	(II) NOTWITHSTANDING ANY OTHER PROVISION OF THIS PART 8:
22	(A) IF A PATIENT RECORD IS REQUESTED BY A THIRD-PARTY ENTITY
23	UNDER THE "LAURA HERSHEY DISABILITY-BENEFIT SUPPORT ACT", PART
24	22 OF ARTICLE 30 OF TITLE 24, C.R.S., THE THIRD PARTY MAY OBTAIN ONE
25	FREE COPY OF THE RECORD FOR THE APPLICATION PROCESS OR FOR AN
26	APPEAL OR REAPPLICATION WHEN REQUIRED BY THE DISABILITY BENEFIT
27	ADMINISTRATOR; AND

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1	(B) IF MAXIMUM RATES HAVE ALREADY BEEN ESTABLISHED BY
2	STATUTE OR RULE FOR A STATE OR LOCAL GOVERNMENT ENTITY, THOSE
3	RATES PREVAIL OVER THE RATES SET FORTH IN THIS PART 8.
4	<b>SECTION 3.</b> In Colorado Revised Statutes, 25-1-802, <b>amend</b> (1)
5	and (4) as follows:
6	25-1-802. Patient records in custody of individual health care
7	providers. (1) (a) Every patient record in the custody of a podiatrist,
8	chiropractor, dentist, doctor of medicine, doctor of osteopathy, nurse,
9	optometrist, audiologist, acupuncturist, direct-entry midwife, or physical
10	therapist required to be licensed under title 12, C.R.S., A NATUROPATHIC
11	DOCTOR REQUIRED TO BE REGISTERED PURSUANT TO ARTICLE 37.3 OF
12	TITLE 12, C.R.S., or a person practicing psychotherapy under the
13	provisions of article 43 of title 12, C.R.S., except records pertaining to
14	mental health problems, shall PSYCHOTHERAPY NOTES, MUST be available
15	to the patient OR THE PATIENT'S PERSONAL REPRESENTATIVE upon
16	submission of a written authorization-request VALID AUTHORIZATION for
17	inspection of records, dated and signed by the patient, at reasonable times
18	and upon reasonable notice. A summary of records pertaining to a
19	patient's mental health problems may, upon written request and
20	ACCOMPANIED BY A signed and dated authorization, be made available to
21	the patient or the patient's designated PERSONAL representative following
22	termination of the treatment program.
23	(b) (I) (A) A copy of such THE records, including X rays, shall
24	RADIOGRAPHIC STUDIES, MUST be made available to the patient or the
25	patient's designated PERSONAL representative, upon written
26	authorization-request for a copy of such records, dated and signed by the
27	patient, upon reasonable notice REQUEST and payment of the FEE A

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- 1 COVERED ENTITY MAY IMPOSE IN ACCORDANCE WITH THE "HEALTH
- 2 INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996", Pub.L.
- 3 104-191, AS AMENDED, OR TO A THIRD PERSON WHO REQUESTS THE
- 4 MEDICAL RECORDS UPON SUBMISSION OF A HIPAA-COMPLIANT
- 5 AUTHORIZATION, A VALID SUBPOENA, OR A COURT ORDER, AND PAYMENT
- 6 OF reasonable <del>costs</del> FEES.
- (B) THE HEALTH CARE PROVIDER MUST PROVIDE THE MEDICAL
- 8 RECORDS IN ELECTRONIC FORMAT IF THE PERSON REQUESTS ELECTRONIC
- 9 FORMAT, THE ORIGINAL MEDICAL RECORDS ARE STORED IN ELECTRONIC
- 10 FORMAT, AND THE MEDICAL RECORDS ARE READILY PRODUCIBLE IN
- 11 ELECTRONIC FORMAT.
- (II) In the event that IF a licensed health care professional determines that a copy of any A RADIOGRAPHIC STUDY, INCLUDING AN X ray, mammogram, CT SCAN, MRI, or other film is not sufficient for
- diagnostic or other treatment purposes, the podiatrist, chiropractor,
- dentist, doctor of medicine, doctor of osteopathy, nurse, optometrist,
- audiologist, acupuncturist, direct-entry midwife, or physical therapist
- required to be licensed under title 12, C.R.S., or, subject to the provisions
- of section 25-1-801 (1) (a) and paragraph (a) of this subsection (1), the
- person practicing psychotherapy under the provisions of article 43 of title
- 21 12, C.R.S., shall make the original of any such film RADIOGRAPHIC STUDY
- available to the patient, THE PATIENT'S PERSONAL REPRESENTATIVE, A
- 23 PERSON AUTHORIZED BY THE PATIENT, or another health care professional
- or facility as specifically directed by the patient, PERSONAL
- 25 REPRESENTATIVE, AUTHORIZED PERSON, OR HEALTH CARE PROFESSIONAL
- OR FACILITY pursuant to a written authorization-request for films
- 27 HIPAA-COMPLIANT AUTHORIZATION and upon the payment of the

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1	reasonable <del>costs</del> FEES for <del>such film</del> THE RADIOGRAPHIC STUDY. If a
2	practitioner releases an original film RADIOGRAPHIC STUDY pursuant to
3	this subparagraph (II), the practitioner shall IS not be responsible for any
4	loss, damage, or other consequences as a result of such THE release. Any
5	original X ray, mammogram, CT SCAN, MRI, or other film
6	RADIOGRAPHIC STUDY made available pursuant to this subparagraph (II)
7	shall MUST be returned upon request to the lending practitioner within
8	thirty days.
9	(4) All requests by patients A PATIENT OR THE PATIENT'S PERSONAL
10	REPRESENTATIVE for inspection of their HIS OR HER medical records made
11	under this section shall be noted with the time and date of the patient's
12	request and the time and date of inspection noted by the health care
13	provider or his OR HER designated representative. The patient OR THE
14	PATIENT'S PERSONAL REPRESENTATIVE shall acknowledge the fact of his
15	THE inspection by dating and signing his THE record file. A HEALTH CARE
16	PROVIDER SHALL NOT CHARGE A FEE FOR THE INSPECTION OF MEDICAL
17	RECORDS.
18	<b>SECTION 4.</b> In Colorado Revised Statutes, <b>amend</b> 25-1-803 as
19	follows:
20	25-1-803. Effect of this part 8 on similar rights of a patient.
21	(1) Nothing in this part 8: shall be construed so as to:
22	(a) Limit LIMITS the right of a patient, or the patient's designated
23	PERSONAL representative, OR A PERSON WHO REQUESTS THE MEDICAL
24	RECORDS UPON SUBMISSION OF A HIPAA-COMPLIANT AUTHORIZATION, A
25	VALID SUBPOENA, OR A COURT ORDER to inspect the patient's medical or
26	mental health data pursuant to section 24-72-204 (3) (a) (I), C.R.S.; or
27	(b) Limit LIMITS OR EXPANDS a right to inspect the patient's

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records which THAT is otherwise granted by state statute to the patient, or

his designated THE PATIENT'S PERSONAL representative, OR A PERSON WHO

REQUESTS THE MEDICAL RECORDS UPON SUBMISSION OF A

HIPAA-COMPLIANT AUTHORIZATION, A VALID SUBPOENA, OR A COURT

ORDER.

SECTION 5. Safety clause. The general assembly hereby finds,

determines, and declares that this act is necessary for the immediate

preservation of the public peace, health, and safety.

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