House		Amendment NO
Offered By		
AMEND House Committee Sub- inserting after all of said section	stitute for Senate Bill No. 615, Pag and line the following:	te 4, Section 56.807, Line 74, by
practitioners in this state, herein guardian or legally authorized re patient's health history and treatment such right shall be limited to according treatment as determined by the p	ians, chiropractors, hospitals, dentisticalled "providers", shall, upon write presentative of a patient, furnish a ment rendered to the person submitted ess consistent with the patient's corprovider. Beginning August 28, 199 eccipt of the request therefor and upon the state of the request the results of the results of the request the results of the results of the request the results of the results of the request the results of the results o	tten request of a patient, or copy of his or her record of that ting a written request, except that addition and sound therapeutic 94, such record shall be furnished
in this section.	overproof and request and order and or	pon payment of a ree as provides
2. Health care providers	may condition the furnishing of the	e patient's health care records to
the patient, the patient's authorize	ed representative or any other person	on or entity authorized by law to
obtain or reproduce such records	s upon payment of a fee for:	
(1) (a) Search and retrie	eval, in an amount not more than [tv	wenty-two] twenty-three dollars
	its plus copying in the amount of [f	
	labor plus, if the health care provide	
	t, any additional labor costs of outs	=
	hirty-six] eighty-nine cents, as adju	isted annually pursuant to
subsection 5 of this section; or	0 1 1 1 1 1 1 1	
` '	furnished electronically upon paym	· · · · · · · · · · · · · · · · · · ·
., .	on at the time of the request or one	nundred <u>two</u> dollars <u>and forty-six</u>
cents total, whichever is less, if s	•	a format of the health care
provider's choice;	ds to be delivered electronically in a	a format of the health care
•	der stores such records completely	in an electronic health record: and
=	der is capable of providing the requ	
requested, in an electronic forma		Total 1000100 min milium 110, 11
•	ackaging and delivery cost; and	
• • • • • • • • • • • • • • • • • • • •	ceed two dollars, if requested.	

3. Notwithstanding provisions of this section to the contrary, providers may charge for the

Action Taken

Date _____

reasonable cost of all duplications of health care record material or information which cannot routinely be copied or duplicated on a standard commercial photocopy machine.

- 4. The transfer of the patient's record done in good faith shall not render the provider liable to the patient or any other person for any consequences which resulted or may result from disclosure of the patient's record as required by this section.
- 5. Effective February first of each year, the fees listed in subsection 2 of this section shall be increased or decreased annually based on the annual percentage change in the unadjusted, U.S. city average, annual average inflation rate of the medical care component of the Consumer Price Index for All Urban Consumers (CPI-U). The current reference base of the index, as published by the Bureau of Labor Statistics of the United States Department of Labor, shall be used as the reference base. For purposes of this subsection, the annual average inflation rate shall be based on a twelve-month calendar year beginning in January and ending in December of each preceding calendar year. The department of health and senior services shall report the annual adjustment and the adjusted fees authorized in this section on the department's internet website by February first of each year.
- 6. A health care provider may furnish a copy of a deceased patient's medical records or payment records or specific information contained in medical records or payment records to the patient's health care decision maker after the patient's death. A health care provider may also furnish a copy of a deceased patient's medical records or payment records or specific information contained in medical records or payment records to the personal representative or administrator of the estate of a deceased patient, or if a personal representative or administrator has not been appointed, to the following persons:
- (1) The deceased patient's spouse on the affidavit of the surviving spouse that he or she is the surviving spouse;
- (2) The acting trustee of a trust created by the deceased patient either alone or with the deceased patient's spouse;
- (3) An adult child of the deceased patient on the affidavit of the adult child that he or she is the adult child of the deceased;
- (4) A parent of the deceased patient on the affidavit of the parent that he or she is the parent of the deceased;
- (5) An adult brother or sister of the deceased patient on the affidavit of the adult brother or sister that he or she is the adult brother or sister of the deceased;
- (6) A guardian or conservator of the deceased patient at the time of the patient's death on the affidavit of the guardian or conservator that he or she is the guardian or conservator of the deceased; or
- (7) A guardian ad litem of a decedent's minor child based on the affidavit of the guardian that he or she is the guardian ad litem of the minor child of the decedent."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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