	(Original Signature of Member)	
118TH CONGRESS 1ST SESSION	H.R.	

To promote hospital and insurer price transparency.

IN THE HOUSE OF REPRESENTATIVES

Mrs. Rodgers of Washington (for herself and Mr. Pallone) introduced the following bill; which was referred to the Committee on

A BILL

To promote hospital and insurer price transparency.

- 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 "Transparent Prices
- 5 Required to Inform Consumer and Employers Act" or the
- 6 "Transparent PRICE Act".
- 7 SEC. 2. PRICE TRANSPARENCY REQUIREMENTS.
- 8 (a) In General.—Section 2718(e) of the Public
- 9 Health Service Act (42 U.S.C. 300gg-18(e)) is amend-
- 10 ed—

1	(1) by striking "Each hospital" and inserting
2	the following:
3	"(1) In general.—Each hospital";
4	(2) by inserting ", in plain language without
5	subscription and free of charge, in a consumer-
6	friendly, machine-readable format," after "a list";
7	and
8	(3) by adding at the end the following: "Begin-
9	ning January 1, 2024, each hospital shall include in
10	its list of standard charges, along with such addi-
11	tional information as the Secretary may require with
12	respect to such charges for purposes of promoting
13	public awareness of hospital pricing in advance of
14	receiving a hospital item or service, as applicable,
15	the following:
16	"(A) A description of each item or service
17	provided by the hospital, accompanied by, as
18	applicable, the Current Procedural Terminology
19	(CPT) code, the Healthcare Common Procedure
20	Coding System (HCPCS) code, the Diagnosis
21	Related Group (DRG), the National Drug Code
22	(NDC), or other payer identifier used or ap-
23	proved by the Centers for Medicare & Medicaid
24	Services.

1	"(B) The gross charge, expressed as a dol-
2	lar amount, for each such item or service, when
3	provided in, as applicable, the hospital inpatient
4	setting and outpatient department setting.
5	"(C) Any current payer-specific negotiated
6	charges, clearly associated with the name of the
7	third party payer and plan and expressed as a
8	dollar amount, that applies to each item or
9	service when provided in, as applicable, the hos-
10	pital inpatient setting and outpatient depart-
11	ment setting.
12	"(D) The discounted cash price, expressed
13	as a dollar amount, for each such item or serv-
14	ice when provided in, as applicable, the hospital
15	inpatient setting and outpatient department
16	setting. If the discounted cash price is a per-
17	centage of another value provided, the cal-
18	culated value must be entered as a dollar
19	amount. If the discounted cash price equates to
20	the gross charge, the gross charge shall be re-
21	entered to indicate that no cash discount is
22	available.
23	"(E) The average negotiated rate and ac-
24	quisition cost paid by the hospital for each drug
25	or biological product—

1	"(i) for which payment would be made
2	under part B of title XVIII of the Social
3	Security Act if the individual administered
4	such drug or biological product were en-
5	rolled under such part B; and
6	"(ii) that is administered by the hos-
7	pital or an entity with a direct financial re-
8	lationship to the hospital during the pre-
9	vious year,
10	which, in the case of such a drug or biological
11	product that is first administered in the hos-
12	pital during the previous 12-month period, shall
13	be included in such list of standard charges be-
14	ginning not later than 30 days after the date of
15	such first administration.
16	"(2) Delivery methods and use.—
17	"(A) In general.—Each hospital shall
18	make public the standard charges described in
19	paragraph (1) for as many of the 70 Centers
20	for Medicare & Medicaid Services-specified
21	shoppable services that are provided by the hos-
22	pital, and as many additional hospital-selected
23	shoppable services as may be necessary for a
24	combined total of at least 300 shoppable serv-
25	ices, including the rate at which a hospital pro-

1	vides and bills for that shoppable service. If a
2	hospital does not provide 300 shoppable services
3	in accordance with the previous sentence, the
4	hospital shall make public the information spec-
5	ified under paragraph (1) for as many
6	shoppable services as it provides.
7	"(B) Determination by CMS.—With re-
8	spect to a year before 2025, a hospital shall be
9	deemed by the Centers for Medicare & Medicaid
10	Services to meet the requirements of subpara-
11	graph (A) if the hospital maintains an internet-
12	based price estimator tool that meets the fol-
13	lowing requirements:
14	"(i) The tool provides estimates for as
15	many of the 70 specified shoppable services
16	that are provided by the hospital, and as
17	many additional hospital-selected
18	shoppable services as may be necessary for
19	a combined total of at least 300 shoppable
20	services.
21	"(ii) The tool allows health care con-
22	sumers to, at the time they use the tool,
23	obtain an estimate of the amount they will
24	be obligated to pay the hospital for the
25	shoppable service.

1	"(iii) The tool is prominently dis-
2	played on the hospital's website and easily
3	accessible to the public, without subscrip-
4	tion, fee, or having to submit personal
5	identifying information (PII), and search-
6	able by service description, billing code,
7	and payer.
8	"(3) Uniform method and format.—Not
9	later than January 1, 2025, the Secretary shall im-
10	plement a standard, uniform method and format for
11	hospitals to use in order to satisfy the requirements
12	of this subsection for disclosing directly to the public
13	charge and price information. Such method and for-
14	mat may be similar to any template established by
15	the Centers for Medicare & Medicaid Services as of
16	the date of the enactment of this paragraph for re-
17	porting such information under this subsection and
18	shall meet such standards as determined appropriate
19	by the Secretary.
20	"(4) Monitoring of Pricing Information.—
21	The Secretary, in consultation with the Inspector
22	General of the Department of Health and Human
23	Services, shall, through notice and comment rule-
24	making, establish a process to regularly monitor the

1	accuracy and validity of pricing information dis-
2	played by each hospital pursuant to paragraph (1).
3	"(5) Definitions.—Notwithstanding any other
4	provision of law, for the purpose of paragraphs (1)
5	and (2):
6	"(A) DE-IDENTIFIED MAXIMUM NEGO-
7	TIATED CHARGE.—The term 'de-identified max-
8	imum negotiated charge' means the highest
9	charge that a hospital has negotiated with all
10	third party payers for an item or service.
11	"(B) De-Identified minimum nego-
12	TIATED CHARGE.—The term 'de-identified min-
13	imum negotiated charge' means the lowest
14	charge that a hospital has negotiated with all
15	third party payers for an item or service.
16	"(C) DISCOUNTED CASH PRICE.—The
17	term 'discounted cash price' means the charge
18	that applies to an individual who pays cash, or
19	cash equivalent, for a hospital item or service.
20	Hospitals that do not offer self-pay discounts
21	may display the hospital's undiscounted gross
22	charges as found in the hospital chargemaster.
23	"(D) Gross Charge.—The term 'gross
24	charge' means the charge for an individual item

1	or service that is reflected on a hospital's
2	chargemaster, absent any discounts.
3	"(E) Payer-specific negotiated
4	CHARGE.—The term 'payer-specific negotiated
5	charge' means the charge that a hospital has
6	negotiated with a third party payer for an item
7	or service.
8	"(F) Shoppable service.—The term
9	'shoppable service' means a service that can be
10	scheduled by a health care consumer in ad-
11	vance.
12	"(G) STANDARD CHARGES.—The term
13	'standard charges' means the regular rate es-
14	tablished by the hospital for an item or service,
15	including both individual items and services and
16	service packages, provided to a specific group of
17	paying patients, including the gross charge, the
18	payer-specific negotiated charge, the discounted
19	cash price, the de-identified minimum nego-
20	tiated charge, the de-identified maximum nego-
21	tiated charge, and other rates determined by
22	the Secretary.
23	"(H) THIRD PARTY PAYER.—The term
24	'third party payer' means an entity that is, by
25	statute, contract, or agreement, legally respon-

1	sible for payment of a claim for a health care
2	item or service.
3	"(6) Enforcement.—
4	"(A) IN GENERAL.—In the case of a hos-
5	pital that fails to provide the information re-
6	quired by this subsection—
7	"(i) the Secretary shall notify such
8	hospital of such failure not later than 30
9	days after the date on which the Secretary
10	determines such failure exists; and
11	"(ii) not later than 90 days after the
12	date of such notification, the hospital shall
13	complete a corrective action plan to comply
14	with such requirements.
15	"(B) CIVIL MONETARY PENALTY.—
16	"(i) In general.—In addition to any
17	other enforcement actions or penalties that
18	may apply under subsection (b)(3) or an-
19	other provision of law, a hospital that has
20	received a notification under subparagraph
21	(A)(i) and fails to satisfy the requirement
22	under subparagraph (A)(ii) or otherwise
23	comply with the requirements of this sub-
24	section not later than 90 days after such

1	notification, shall be subject to a civil mon-
2	etary penalty of an amount—
3	"(I) in the case the hospital pro-
4	vides not more than 30 beds (as de-
5	termined under section
6	180.90(c)(2)(ii)(D) of title 45, Code
7	of Federal Regulations, as in effect on
8	the date of the enactment of this
9	paragraph), not to exceed \$300 per
10	day that the violation is ongoing as
11	determined by the Secretary; and
12	"(II) in the case the hospital pro-
13	vides more than 30 beds (as so deter-
14	mined), equal to—
15	"(aa) subject to item (bb),
16	\$10 per bed per day that the vio-
17	lation is ongoing as determined
18	by the Secretary, but for viola-
19	tions occurring before January 1,
20	2024, not to exceed \$5,500 per
21	each such day; or
22	"(bb) in the case such hos-
23	pital has failed to satisfy the re-
24	quirement under subparagraph
25	(A)(ii) or otherwise comply with

1	the requirements of this sub-
2	section for any continuous 1-year
3	period beginning on or after Jan-
4	uary 1, 2024, and the amount
5	otherwise imposed under item
6	(aa) for such failure for such pe-
7	riod would be less than
8	\$5,000,000, an amount not less
9	than \$5,000,000.
10	"(ii) Increase authority.—In ap-
11	plying this subparagraph with respect to
12	violations occurring in 2025 or a subse-
13	quent year, the Secretary may through no-
14	tice and comment rulemaking increase any
15	dollar amount applied under this subpara-
16	graph by an amount specified by the Sec-
17	retary.
18	"(iii) Application of Certain Pro-
19	VISIONS.—The provisions of section 1128A
20	of the Social Security Act (other than sub-
21	sections (a) and (b) of such section) shall
22	apply to a civil monetary penalty imposed
23	under clause (i) in the same manner as
24	such provisions apply to a civil monetary

1	penalty imposed under subsection (a) of
2	such section.".
3	(b) Publication of List of Hospitals.—
4	(1) List of hospitals.—Beginning not later
5	than 90 days after the date of enactment of this
6	Act, the Secretary of Health and Human Services
7	(referred to in this section as the "Secretary") shall
8	establish and maintain a publicly available list, on
9	the website of the Centers for Medicare & Medicaid
10	Services and updated in real time, of—
11	(A) each hospital that—
12	(i) is not in compliance with the hos-
13	pital price transparency rule implementing
14	section 2718(e) of the Public Health Serv-
15	ice Act (42 U.S.C. 300gg-18(e)), and that,
16	with respect to such noncompliance—
17	(I) has been issued a civil mone-
18	tary penalty;
19	(II) has received a warning no-
20	tice; or
21	(III) has received a request for a
22	corrective action plan; or
23	(ii) has received any written commu-
24	nication by the Secretary regarding poten-

1	tial noncompliance with such hospital price
2	transparency rule; and
3	(B) each hospital that is in compliance
4	with respect to such hospital price transparency
5	rule and has not received any written commu-
6	nication described in paragraph (1)(B).
7	(2) Foia requests.—Any penalty, notice, re-
8	quest, or other communication described in sub-
9	section (a) shall be subject to public disclosure, in
10	full and without redaction, under section 552 of title
11	21, United States Code, notwithstanding any exemp-
12	tions or exclusions otherwise available under such
13	section 552.
14	(3) Reports to congress.—Not later than 1
15	year after the date of enactment of this Act and
16	each year thereafter, the Secretary of Health and
17	Human Services shall submit to Congress, and make
18	publicly available, a report that contains information
19	regarding complaints of alleged violations of law and
20	enforcement activities by the Secretary under the
21	hospital price transparency rule implementing sec-
22	tion 2718(e) of the Public Health Service Act (42
23	U.S.C. 300gg-18(e)). Such report shall be made
24	available to the public on the website of the Centers

1	for Medicare & Medicaid Services. Each such report
2	shall include, with respect to the year involved—
3	(A) the number of compliance and enforce-
4	ment inquiries opened by the Secretary pursu-
5	ant to such section;
6	(B) the number of notices of noncompli-
7	ance issued by the Secretary based on such in-
8	quiries;
9	(C) the identity of each hospital entity that
10	received a notice of noncompliance and the na-
11	ture of the failure giving rise to the Secretary's
12	determination of noncompliance;
13	(D) the amount of civil monetary penalty
14	assessed against the hospital entity;
15	(E) whether the hospital entity subse-
16	quently corrected the noncompliance; and
17	(F) an analysis of factors contributing to
18	increasing health care costs.
19	(4) Gao report.—Not later than 1 year after
20	the date of enactment of this Act, the Comptroller
21	General of the United States shall submit to the
22	Committee on Energy and Commerce of the House
23	of Representatives and the Committee on Health,
24	Education, Labor, and Pensions of the Senate a re-
25	port on the compliance and enforcement with the

1	hospital price transparency rule implementing sec-
2	tion 2718(e) of the Public Health Service Act (42
3	U.S.C. 300gg-18(e)). The report shall include rec-
4	ommendations related to—
5	(A) improving price transparency to pa-
6	tients, employers, and the public; and
7	(B) increased civil monetary penalty
8	amounts to ensure compliance.
9	(5) Request for information.—Not later
10	than January 1, 2025, the Secretary of Health and
11	Human Services shall issue a public request for in-
12	formation as to the best method through which hos-
13	pitals may be required to publish quality data (such
14	as data required to be reported under the Medicare
15	Hospital Compare program) alongside data required
16	to be reported under section 2718(e) of the Public
17	Health Service Act (42 U.S.C. 300gg–18(e)).
18	SEC. 3. STRENGTHENING HEALTH INSURANCE TRANS-
19	PARENCY REQUIREMENTS.
20	(a) Cost Sharing Transparency.—Section
21	1311(e)(3)(C) of the Patient Protection and Affordable
22	Care Act (42 U.S.C. 18031(e)(3)(C)) is amended—
23	(1) by striking "The Exchange" and inserting
24	the following:
25	"(i) In General.—The Exchange";

1	(2) in clause (i), as inserted by paragraph (1)—
2	(A) by striking "participating provider"
3	and inserting "provider";
4	(B) by inserting "shall include the infor-
5	mation specified in clause (ii) and" after "such
6	information";
7	(C) by striking "an Internet website" and
8	inserting "a self-service tool that meets the re-
9	quirements of clause (iii)"; and
10	(D) by striking "and such other" and all
11	that follows through the period and inserting
12	"or, at the option such individual, through a
13	paper disclosure (provided at no cost to such in-
14	dividual) that meets such requirements as the
15	Secretary may specify."; and
16	(3) by adding at the end the following new
17	clauses:
18	"(ii) Specified information.—For
19	purposes of clause (i), the information
20	specified in this clause is, with respect to
21	an item or service for which benefits are
22	available under a health plan furnished by
23	a health care provider, the following:
24	"(I) If such provider is a partici-
25	pating provider with respect to such

1	item or service, the in-network rate
2	(as defined in subparagraph (F)) for
3	such item or service.
4	"(II) If such provider is not de-
5	scribed in subclause (I), the maximum
6	amount the plan will recognize as pay-
7	ment for such item or service.
8	"(III) The amount of cost shar-
9	ing (including deductibles, copay-
10	ments, and coinsurance) that the indi-
11	vidual will incur for such item or serv-
12	ice (which, in the case such item or
13	service is to be furnished by a pro-
14	vider described in subclause (II), shall
15	be calculated using the maximum
16	amount described in such subclause).
17	"(IV) The amount the individual
18	has already accumulated with respect
19	to any deductible or out of pocket
20	maximum under the plan (broken
21	down, in the case separate deductibles
22	or maximums apply to separate indi-
23	viduals enrolled in the plan, by such
24	separate deductibles or maximums, in

1	addition to any cumulative deductible
2	or maximum).
3	"(V) In the case such plan im-
4	poses any frequency or volume limita-
5	tions with respect to such item or
6	service (excluding medical necessity
7	determinations), the amount that such
8	individual has accrued towards such
9	limitation with respect to such item or
10	service.
11	"(VI) Any prior authorization,
12	concurrent review, step therapy, fail
13	first, or similar requirements applica-
14	ble to coverage of such item or service
15	under such plan.
16	"(iii) Self-service tool.—For pur-
17	poses of clause (i), a self-service tool estab-
18	lished by a health plan meets the require-
19	ments of this clause if such tool—
20	"(I) is based on an Internet
21	website;
22	"(II) provides for real-time re-
23	sponses to requests described in such
24	clause;

1	"(III) is updated in a manner
2	such that information provided
3	through such tool is timely and accu-
4	rate;
5	"(IV) allows such a request to be
6	made with respect to an item or serv-
7	ice furnished by—
8	"(aa) a specific provider
9	that is a participating provider
10	with respect to such item or serv-
11	ice;
12	"(bb) all providers that are
13	participating providers with re-
14	spect to such plan and such item
15	or service; or
16	"(cc) a provider that is not
17	described in item (bb); and
18	"(V) provides that such a request
19	may be made with respect to an item
20	or service through use of the billing
21	code for such item or service or
22	through use of a descriptive term for
23	such item or service.
24	The Secretary may require such tool, as a
25	condition of complying with subclause (V),

1	to link multiple billing codes to a single de-
2	scriptive term if the Secretary determines
3	that the billing codes to be so linked cor-
4	respond to items and services with no more
5	than a de minimis difference in patient ex-
6	perience in receiving such items and serv-
7	ices and cost sharing imposed under such
8	plan for such items and services.".
9	(b) Disclosure of Additional Information.—
10	Section 1311(e)(3) of the Patient Protection and Afford-
11	able Care Act (42 U.S.C. 18031(e)(3)) is amended by add-
12	ing at the end the following new subparagraphs:
13	"(E) RATE AND PAYMENT INFORMA-
14	TION.—
15	"(i) In general.—Not later than
16	January 1, 2024, and every 3 months
17	thereafter, each health plan shall submit to
18	the Exchange, the Secretary, the State in-
19	surance commissioner, and make available
20	to the public, the rate and payment infor-
21	mation described in clause (ii) in accord-
22	ance with clause (iii).
23	"(ii) Rate and payment informa-
24	TION DESCRIBED.—For purposes of clause
25	(i), the rate and payment information de-

1	scribed in this clause is, with respect to a
2	health plan, the following:
3	"(I) With respect to each item or
4	service (other than a drug) for which
5	benefits are available under such plan,
6	the in-network rate in effect as of the
7	date of the submission of such infor-
8	mation with each provider (identified
9	by national provider identifier) that is
10	a participating provider with respect
11	to such item or service, other than
12	such a rate in effect with a provider
13	that, during the 1-year period ending
14	on such date, submitted fewer than 10
15	claims for such item or service to such
16	plan.
17	"(II) With respect to each drug
18	(identified by national drug code) for
19	which benefits are available under
20	such plan, the average amount paid
21	by such plan (net of rebates, dis-
22	counts, and price concessions) for
23	such drug dispensed or administered
24	during the 90-day period beginning
25	180 days before such date of submis-

1	sion to each provider that was a par-
2	ticipating provider with respect to
3	such drug, broken down by each such
4	provider (identified by national pro-
5	vider identifier), other than such an
6	amount paid to a provider that, dur-
7	ing such period, submitted fewer than
8	20 claims for such drug to such plan.
9	"(III) With respect to each item
10	or service for which benefits are avail-
11	able under such plan, the amount
12	billed, and the amount recognized by
13	the plan, for each such item or service
14	furnished during the 1-year period
15	ending on such date by a provider
16	that was not a participating provider
17	with respect to such item or service,
18	broken down by each such provider
19	(identified by national provider identi-
20	fier), other than amounts billed by,
21	and amounts recognized by a plan
22	with respect to, a provider that, dur-
23	ing such period, submitted fewer than
24	10 claims for such item or service to
25	such plan.

1	"(iii) Manner of Submission.—Rate
2	and payment information required to be
3	submitted and made available under this
4	subparagraph shall be so submitted and so
5	made available in 3 separate machine-read-
6	able files corresponding to the information
7	described in each of subclauses (I) through
8	(III) of clause (ii) that meet such require-
9	ments as specified by the Secretary
10	through rulemaking. Such requirements
11	shall ensure that such files are limited to
12	an appropriate size, are made available in
13	a widely-available format that allows for
14	information contained in such files to be
15	compared across health plans, and are ac-
16	cessible to individuals at no cost and with-
17	out the need to establish a user account or
18	provider other credentials.
19	"(iv) User guide.—Each health plan
20	shall make available to the public instruc-
21	tions written in plain language explaining
22	how individuals may search for information
23	described in clause (ii) in files submitted in
24	accordance with clause (iii).
25	"(F) Definitions.—In this paragraph:

1	"(i) Participating provider.—The
2	term 'participating provider' has the mean-
3	ing given such term in section 2799A-
4	1(a)(3) of the Public Health Service Act.
5	"(ii) In-network rate.—The term
6	'in-network rate' means, with respect to a
7	health plan and an item or service fur-
8	nished by a provider that is a participating
9	provider with respect to such plan and
10	item or service, the contracted rate in ef-
11	fect between such plan and such provider
12	for such item or service.".
13	(c) Reports.—
14	(1) Compliance.—Not later than January 1,
15	2025, the Comptroller General of the United States
16	shall submit to Congress a report containing—
17	(A) an analysis of health plan compliance
18	with the amendments made by this section;
19	(B) an analysis of enforcement of such
20	amendments by the Secretaries of Health and
21	Human Services, Labor, and the Treasury;
22	(C) recommendations relating to improving
23	such enforcement; and
24	(D) recommendations relating to improving
25	public disclosure, and public awareness, of in-

1	formation required to be made available by such
2	plans pursuant to such amendments.
3	(2) Prices.—Not later than January 1, 2028,
4	the Comptroller General of the United States shall
5	submit to Congress a report containing an assess-
6	ment of differences in negotiated prices (and any
7	trends in such prices) in the private market be-
8	tween—
9	(A) rural and urban areas;
10	(B) the individual, small group, and large
11	group markets;
12	(C) consolidated and nonconsolidated
13	health care provider areas (as specified by the
14	Secretary);
15	(D) nonprofit and for-profit hospitals;
16	(E) nonprofit and for-profit insurers; and
17	(F) insurers serving local or regional areas
18	and insurers serving multistate or national
19	areas.
20	(d) Effective Date.—The amendments made by
21	subsection (a) shall apply beginning January 1, 2024.