



Garnet Health

APPLIES TO:

- System
- Organization
- Department (specify)
[Redacted]

POLICY LEVEL

- Garnet Health
- Garnet Health Medical Center
- Garnet Health Medical Center - Catskills
- Garnet Health Doctors
- Garnet Health Urgent Care

Page 1 of 5**CATEGORY:****Credit & Collections****DOCUMENT
CONTROL
NUMBER:****300003****Title:****BILLING AND COLLECTION POLICY****Attachments:**

A.

Purpose:

This policy addresses collection activities for both uninsured patients and insured patients, including copayments, co-insurance, and deductibles, for pre-service, time of service and post service collection efforts. Garnet Health is committed to informing patients regarding their financial responsibilities and available financial assistance options and communicating with patients regarding outstanding accounts in a manner that treats patients with dignity and respect.

As described herein, Garnet Health will not engage in any extraordinary collection actions (see Section III) against an individual to obtain payment for care before reasonable efforts have been made to determine whether the individual is eligible for assistance under the Financial Assistance Policy (FAP).

Definitions:

AGB means “Amounts Generally Billed” for emergency or other medically necessary care to individuals who have insurance coverage.

Application Period means the period during which Garnet Health must accept and process an application for financial assistance under its FAP submitted by an individual in order to have made reasonable efforts to determine whether the individual is eligible for financial assistance under the policy. The Application Period begins at any point, starting from the date of service and throughout the collections process.

A/R means “accounts receivable.”

ECA means “Extraordinary Collection Actions” – a list of collection activities as defined by the Internal Revenue Service and the U.S. Treasury Department that healthcare organizations may only take against an individual to obtain payment for care *after* reasonable efforts have been made to determine whether the individual is eligible for financial assistance.

FAP means the “Financial Assistance Policy.”

FAP-Eligible Individual means an individual eligible for financial assistance under the Financial Assistance Policy.

FPG means Federal Poverty Guidelines.

Medically Necessary Services means a treatment that is a covered health service or a treatment that is mandatory to protect and enhance the health status of a patient, and could adversely affect the patient's condition if omitted, in accordance with accepted standards of medical practice.

Patient means the individual receiving medical treatment and/or, in the case of an emancipated minor or other dependent, the parent, legal guardian or other person (guarantor) who is financially responsible for the patient.

Service Area includes ZIP codes in Orange, Sullivan, and Ulster Counties. Garnet Health has defined its community and service areas as its broader service area with a primary focus on Orange County and Sullivan County, allowing the hospital to more effectively direct resources toward addressing significant health needs, particularly in areas with the greatest disparities.

Policy:

- During the financial assistance determination process, collection efforts will be placed on hold and account will be assigned to a Charity financial status.
- In the event of non-payment, Garnet Health will not refer accounts to collection agencies 180 days following the issuance of the first medical bill, regardless of a patient's eligibility for financial assistance.
- Garnet Health will provide written notification to patients not less than 30 days prior to referral to a collection agency.
- Garnet Health is prohibited from selling any patient debt to a third party, unless the third party intends to forgive all debt and does not intend to pursue any collections.
- Forced sale or foreclosure of patient's primary residence is prohibited. Outside collection agencies will make the assistance application available to patients.
- Accounts pending payment from Medicaid for eligible patients will not be referred to collections.
- Garnet Health is prohibited from initiating lawsuits against patients with incomes below 400% APL.

Garnet Health Collection Process:

The Credit & Collection Department will attempt to collect all debts by way of monthly statements, telephone contacts, and/or collection letters for up to 120 days from the first post-discharge billing statement. Credit Representatives will:

- a. Request payment in full.
- b. If full payment is not possible, a payment arrangement option will be offered.
- c. If patient is not able to pay, the Financial Assistance Program will be offered.
 - i. When a patient does not qualify for Financial Assistance, Patient Financial Services may in its discretion apply other discounts, including for example discounts to encourage prompt payment or to recognize unique cases of financial hardship.

Accounts that remain unpaid and not in the organization's financial assistance application process or excluded from collection by virtue of the patient's income level, after a collection effort of up to 120 days or more and/or have not remitted a payment within 45 days, will be referred to an outside collection agency and are subject to ECAs.

The unresolved accounts will be assigned to the agencies, by an alpha split, established within the EPIC system routing rules. Returned mail deemed as a bad address will be referred to outside collection agency at any point in the collection cycle. Contact the Credit and Collections Department for an accurate Agency Listing.

Bankruptcy:

Garnet Health will identify those accounts where the guarantors have filed for bankruptcy. The purpose for identifying accounts for those guarantors that have filed for bankruptcy is to cease all guarantor's billing and collection efforts both internally and externally to all early out and bad debt vendors. This will eliminate any communication from the hospital or its third-party vendors until notice is received from the courts stating the status of bankruptcy.

- 1) As a representative of Credit & Collections, it will be the responsibility for an investigation by the department to identify those patients that are the sole responsibility of the guarantor at time of service or discharge in cases of shielding related patients from the collection pursuit of the department.
- 2) Credit representative is notified of bankruptcy/discharge via mail, patient correspondence and vendors.
- 3) Credit representative posts results in each account. This includes Bankruptcy file date and Bankruptcy case #.
 - a) Bankruptcy adjustment code 5003 will be used for Active AR balances in Garnet Health. Transaction code 5042 will be used for Bad Debt balances that are currently not listed in the active A/R.
- 4) Notification of bankruptcy adjustments for collection balances are reported to the appropriate Collection Agency. Garnet Health adjustments are reported electronically via a weekly file.
- 5) The bankruptcy filing notice/discharge notice is scanned to each account via On Base for retrieval and auditing purposes.
- 6) If insurance or guarantor reimbursement is obtained on a claim that was adjusted as bankruptcy, Credit Representative Staff will reverse the bankruptcy adjustment for the total amount of the payment and/or adjustment. Upon posting the payment transactions, the date of service will revert back to a zero balance.

Pre-Bad Debt:

- a. A weekly EPIC data extract is generated to identify patients with balances due who are not otherwise excluded from collection activities. This dataset is forwarded to the EPIC IT Analyst who electronically conducts a search, using the Garnet Health insurance eligibility vendor, for active Medicaid coverage. The output is reviewed by the credit and collection representatives prior to agency referral to identify patients that may have active and valid Medicaid coverage, which is not listed on their account(s) for the date of service in review. In the event that active coverage is identified it will be billed accordingly and removed from the pre-bad debt workflow. After the primary bad debt agency has worked the account for 180 days with no success, accounts are to be returned as uncollectible. The primary bad debt agency will flag Medicare uncollectible accounts for review for Medicare bad debt reporting on the cost report. Excluding Physician Billing (PB) and Urgent Care balances, any Hospital Billing (HB) account with a balance above \$1,400 will be referred to a secondary collection agency after return from the primary agency.

All PB and Urgent Care balances, greater than the small balance write-off amount, will go to the secondary collection agency after the primary collection agency returns the account as uncollectible.

- b. The secondary bad agency will work accounts up to 180 days or more and return accounts according to the placement date that do not have a payment plan or hold status.
- c. The annual Medicare cost report will be updated to reflect any payment received after an uncollectable balance write-off was noted.
- d. All agency recommendations for litigation are reviewed for accuracy. No litigation is pursued on any account prior to agency referral. Once an account is approved for legal action, all information provided to Garnet Health will be reported to the appropriate collection agency.
- e. Agencies will report Garnet Health balances \$250 and over to the credit bureaus after 90 days from placement. At such time when the account is returned as uncollectable to Garnet Health, the account will be removed from reporting to the credit bureaus.
- f. A reconciliation will be performed monthly between the agency and Garnet Health of the open hospital A/R to the open A/R accounts of the collection agencies to be completed by the end of the following month.
- g. Each month the collection agencies will remit detailed lists of paid accounts and uncollectible accounts to the Credit & Collection Department.

I. Extraordinary Collection Actions (ECAs)

Garnet Health (or other authorized party) will not engage in ECAs before making reasonable efforts to determine whether a patient is eligible for assistance under the Garnet Health FAP. ECAs in which Garnet Health (or other authorized party) may engage include:

- a. Garnishing Wages
- b. Placing Liens on Property
- c. Pursuing Legal Action
- d. Credit reporting to the major credit bureaus

II. Determining Financial Assistance Eligibility Prior to ECA

Garnet Health will make reasonable efforts to determine whether individuals are eligible for financial assistance. To that end, Garnet Health (or other authorized party) will notify individuals about the FAP before initiating any ECAs to obtain payment for the care and refrain from initiating such ECAs for up to 120 days from the date Garnet Health provides the first post-discharge billing statement.

Garnet Health (or other authorized party) will take the following actions at least 30 days before first initiating one or more of the above ECAs to obtain payment for care:

- 1. Documentation required under the FAP or FAP application form that the individual must submit to Garnet Health to complete his/her FAP application.
 - a. If an individual who has submitted an incomplete FAP application during the Application Period subsequently completes the FAP application during the Application Period (or, if later, within a reasonable timeframe given to respond to requests for additional information and/or documentation), the individual will be considered to have submitted a complete FA application during the Application Period. For the application review and approval process, please refer to Financial Assistance Policy.

III. Miscellaneous Provisions

Anti-Abuse Rule – Garnet Health will not base its determination that an individual is not FAP-eligible on information that Garnet Health has reason to believe is unreliable or incorrect or on information obtained from the individual under duress or through the use of coercive practices.

No Waiver of FAP Application – Garnet Health will not seek to obtain a signed waiver from any individual stating that the individual does not wish to apply for assistance under the FAP, or receive the information described above, in order to determine that the individual is not FAP-eligible.

Final Authority for Determining FAP Eligibility – Final authority for determining that Garnet Health has made reasonable efforts to determine whether an individual is FA-eligible and may therefore engage in ECAs against the individual rests with the Director of Credit & Collections.

Agreements with Other Parties – If Garnet Health sells or refers an individual's debt related to care to another party, Garnet Health will enter into a legally binding written agreement with the party that is reasonably designed to ensure that no ECAs are taken to obtain payment for the care until reasonable efforts have been made to determine whether the individual is FA-eligible for the care.

Providing Documents Electronically – Garnet Health may provide any written notice or communication described in this policy electronically (for example, by email) to any individual who indicates he or she prefers to receive the written notice or communication electronically

IV. Garnet Health Contact Information

Garnet Health Medical Center/ Garnet Health Doctors/ Garnet Health Urgent Care Financial Advocate Office
707 East Main Street
Middletown, NY 10940
Telephone-845-333-1888
Website-www.garnethealth.org

Garnet Health Medical Center-Catskills/ Garnet Health Doctors/ Garnet Health Urgent Care Credit & Collections
P.O. Box 800
Harris, NY 12742
Telephone-845-333-8989
Website-www.garnethealth.org

Standard(s):
501R Final Regulations

Reference(s):
Garnet Health Financial Policy

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Approver/Title:
James Grigg/ Garnet Health CFO

Concurrences

Patient Access Management	Compliance Office
Patient Financial Services	
Credit & Collections	

Document Control

Status Key:		A = New	B = Reviewed + #	C = Revised + #	D = Archived
Status	#	Description of Change		Date	Author/Title
C	0	Created in new format and updated 501r requirements. Changed policy name from Self Pay Collection to Billing & Collection Policy		7/6/2020	W. Scheuermann, Vice President, Revenue Strategy & Managed Care

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