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Origination	04/2002	Owner	Suzanne Myers: Sr. Executive Assistant
Last Approved	12/2024	Area	Administration
Effective	12/2024	Applicability	All Sites
Last Revised	02/2024, 12/2024		
Next Review	12/2027		

Charity Care #A009

I. Policy

It is Emanate Health's mission to help people keep well in body, mind and spirit by providing quality health care services in a safe, compassionate environment. Emanate Health fulfills its mission by providing payment assistance to persons who have health care needs and are uninsured or underinsured, ineligible for a government program, and otherwise unable to pay for medically necessary care based on their individual financial situations.

II. Eligibility for Charity Care

Eligibility for charity care will be considered for those individuals who are uninsured, underinsured, ineligible for any government health care benefit program, and those individuals who are unable to pay for their care. Eligibility for charity care also applies to a patient who is insured but has high medical cost and with monetary assets or income at or below 400 percent of Federal Poverty Level (FPL). A patient with high medical cost is defined as person whose family income does not exceed 400 percent of the FPL.

The charity award shall be based on an individualized determination of financial need. It shall not take into account age, gender, race, social or immigrant status, sexual orientation or religious affiliation.

Financial need will be determined in accordance with procedures that involve an individual assessment of financial need; and may:

1. Include an application process, in which the patient or the patient's guarantor are required to cooperate and supply personal, financial or other information and documentation relevant to making a determination of financial need;
2. Include the use of external publicly available data sources that provide information on a

patient's or a patient's guarantor's ability to pay such as credit reporting;

3. Include reasonable effort by Emanate Health to obtain from the patient or patient's representative information whether private or public health insurance or sponsorship may fully or partially cover the charges for care rendered to the patient, including but not limited to:
 1. Private health insurance, including coverage offered through the California Health Benefit Exchange;
 2. Medicare;
 3. Medi-Cal program, the California Children's Services Program, or other state- or county-funded health coverage programs.
4. Take into account the patient's available assets, and all other financial resources available to the patient; and
5. Include a review of the patient's outstanding accounts receivable for prior services rendered and the patient's payment history.

It is preferred but not required that a request for payment assistance and a determination of financial need occur prior to rendering of services. The need for payment assistance may be evaluated at each subsequent rendering of services, or at any time, additional information relevant to the eligibility of the patient for payment assistance becomes known.

Requests for payment assistance shall be processed promptly, and Emanate Health shall notify the patient or applicant about the financial assessment decision.

III. Eligibility Criteria and Amounts Charged to Patients

Services eligible under this policy will be made available to the patient on a sliding fee scale, in accordance with financial need, as determined in reference to Federal Poverty Levels in effect at the time of determination.

For the purpose of this policy, Federal Poverty Levels (FPL) is the poverty guideline that is updated periodically in the Federal Register by the United States Department of Health and Human Services under authority of subsection (2) of section 9902 of Title 42 of the United States Code.

- Patients with monetary assets or income level at 400% or less of the FPL, will have the entire hospital bill written off regardless of net worth or size of bill;
- Patients with monetary assets or income level between 400% and 550% of the FPL, will have a portion of the hospital bill written off, based upon the sliding scale set forth below regardless of net worth or size of bill:
 - 401% - 450% = 75% write-off
 - 451% - 500% = 50% write-off
 - 501% - 550% = 25% write off
- Patients with hospital bill that exceeds the patient's monetary assets or net worth may qualify and be covered under this policy using the guidelines below:

- Patients with monetary assets or net income levels between 401% and 550% of the FPL, the amount of the hospital bill that exceeds the patient's net worth will be written-off;
- Patients with monetary assets or income is over the 550% of the FPL, portion of the hospital bill that exceeds the patient's net worth may be:
 - Written-off upon approval of the VP of Revenue Cycle or his/her designee; or
 - Arranged for payment with the patient through monthly payment plan.

NOTE: For purposes of determining monetary assets or income, the review shall not include the:

- a. Retirement or deferred compensation plans qualified under the Internal Revenue Code, or non-qualified deferred compensation plans;
- b. First ten thousand dollars (\$10,000) of a patient's monetary assets;
- c. Fifty percent (50%) of a patient's monetary assets over the first \$10,000.

Financial Assistance may be applied to uninsured patients, as well as the patient liability for patients with insurance, including charges determined uninsured for the hospital stay, coinsurance, copayment, deductible amounts, and other liabilities for medically necessary hospital services.

IV. Automatic Classification for Charity Care

1. Patients who are eligible for FPL-qualified programs such as Medi-Cal, Medicaid (out of state), and other government-sponsored low-income assistance programs, are deemed to be indigent. Therefore, such patients are eligible for Charity Care when payments for medically necessary services are not made by the programs. Patient account balances resulting from non-reimbursable charges are eligible for full charity write-off (except patient's Medi-Cal Share of Cost obligations which are not eligible for charity write off or the discount program). No separate financial assistance application is required in these circumstances. Specifically included as eligible are charges related to the following:
 - a. Denied inpatient stays
 - b. Denied inpatient days of care
 - c. Non-covered services
 - d. Treatment Authorization Request (TAR) denials
 - e. Denials due to restricted coverage
 - f. Medicaid claims (including out of state Medicaid claims) with "no payment"
 - g. Any service provided to a Medicaid eligible patient with no coverage and no payment
2. Other Special Circumstances
 - a. Under the following special circumstances, a patient may be deemed eligible for Charity Care without absolute requirement for submission of a financial assistance application:
 - b. Homeless - Is determined to be homeless and is not currently enrolled in Medicare,

Medicaid or any government-sponsored program, without third-party insurance coverage.

- c. Seen in ER, unable to bill - Is treated in the Emergency Department but the Hospital is unable to issue a billing statement.
- d. Deceased – Is when a patient is deceased and is without a third-party insurance coverage or identifiable estate and does not have a living spouse.
- e. Access to Care - Is treated through an Access to Care Program
- f. Incarcerated – Is incarcerated and cannot be contacted to complete a charity care application
- g. Use of Presumptive Eligibility Tool - An independent credit-based financial assessment tool indicates indigence

V. Insured Patients Not Under Contract with Emanate Health

Negotiations with insurance carriers involving inferred contractual relationships for insured patients not under contract with Emanate Health will be conducted by executive management at Emanate Health. Although Emanate Health may agree to the terms of the negotiations with insurance companies, an inferred contractual relationship is not representative of a patient “under contract” with Emanate Health. Emanate Health considers any reimbursement less than 25% of cost to be charitable event. Any care provided to a presumptive or actual case of COVID-19 is provided at an amount no greater than what the patient would have otherwise been required to pay if the care had been provided by an in-network provider. All unreimbursed amounts are a form of patient financial assistance and determined as the difference between gross hospital charges and hospital reimbursement.

Notice to Patient

Emanate Health shall provide patient with a written notice containing information about:

- Charity care and discounted payment options
- Eligibility
- Financial assistance contact information
- Health Consumer Alliance information
- Government health agencies contact information
- Emanate Health financial assistance website

The written notice shall be provided:

- At the time of service if the patient is conscious and able to receive written notice at that time.
- If the patient is not able to receive notice at the time of service, the notice shall be provided during the discharge process.
- If the patient is not admitted, the written notice shall be provided when the patient leaves the facility.

- If the patient leaves the facility without receiving the written notice, the notice shall be mailed to the patient within 72 hours of providing services.

VI. Screening Procedure and Documentation Requirement

Emanate Health, through the assistance and direction of the Patient Registration and Patient Financial Services (PFS) departments, shall assist patients who may qualify for charity care.

1. During registration or admission process, the Patient Registration Financial Counselors (FC) shall:
 - a. Screen all patients who may qualify for charity care;
 - b. Receive requests from patient and/or patient's representatives for charity care;
 - c. Discuss the Emanate Health charity care policy with the patient and/or patient's representatives;
 - d. Provide the patient the charity care application forms – Emanate Health Hospital Financial Screening Assessment and Income Certification forms.
 - i. The Hospital Financial Screening Assessment form requests patient information, income, monetary assets, debts, disability or injury status, and provides authorization from the patient for Emanate Health to obtain patient's credit report.

The Income Certification form requests family income, number of dependents, and copies of:

 - Recent paycheck stubs
 - Recent tax returns or W-2 form
 - Evidence on any general relief program benefit
 - e. Guide the patient in completing the forms and provide instruction for submission to PFS department.
2. Upon receipt of the application forms and supporting documents, PFS shall:
 - a. Review the contents of the forms and supporting documents for completion;
 - b. Review the applications forms and documents, and request additional information from one patient;
 - c. Obtain information and supporting documentation regarding the patient's application for private and/or public health insurance or sponsorship which may include, but not limited to:
 - i. Private health insurance, including coverage offered through the California Health Benefit Exchange;
 - ii. Medicare
 - iii. Medi-Cal, California Children's Services Program, or other state- or counted health programs.

- d. Determine and approve charity care award following the criteria stated on section III. Eligibility Criteria and Amounts Charged to Patient;
- e. Notify the patient of the charity care award decision;

NOTE: Patients requesting charity care are expected to complete the application forms and provide supporting documents to Emanate Health. Submission of incomplete and inaccurate information may result in denial of charity care and discounting request.

VII. Discovery of Patient Financial Assistance Eligibility During Collections

While Emanate Health strives to determine patient financial assistance as close to the time of service as possible, in some cases further investigation is required to determine eligibility. Some patients eligible for financial assistance may not have been identified prior to initiating external collection action. Emanate Health collection agencies shall be made aware of this possibility and are requested to refer-back patient accounts that may be eligible for financial assistance. When it is discovered that an account is eligible for financial assistance, Emanate Health will reverse the account out of bad debt and document the respective discount in charges as charity care.

VIII. Access to Healthcare During a Public Health Emergency

An Access to Healthcare Crisis must be proclaimed by hospital leadership / approved by the board of directors and attached to this patient financial assistance document as an addendum. An Access to Healthcare Crisis may be related to an emergent situation whereby state / federal regulations are modified to meet the immediate healthcare needs of Emanate Health community during the Access to Healthcare Crisis. During an Access to Healthcare Crisis Emanate Health may "flex" its patient financial assistance policy to meet the needs of the community in crisis. These changes will be included in the patient financial assistance policy as included as an addendum. Patient discounts related to an Access to Healthcare Crisis may be provided at the time of the crisis, regardless of the date of this policy (as hospital leadership may not be able to react quickly enough to update policy language in order to meet more pressing needs during the Access to Healthcare Crisis)"

IX. Emergency Physician Charity Care and Discounting Policy

The emergency physicians who provide emergency medical care to patients at an acute general hospital are required by law to provide discounts to uninsured patients or patients with high medical costs whose income is at or below 400% FPL. The law also requires the acute general hospital to notify patients of the emergency physicians' charity care and discounting program.

The FC and/or the PFS staff shall advise the patient and/or patient's representatives to contact the

emergency physicians' billing company and request the emergency physicians' charity care and discounting program. At Emanate Health, Vituity is the exclusive provider of emergency medical care to patients.

Emanate Health Emergency Physician Group: Vituity
Vituity Billing Service Contact Information:
MedAmerica Billing Services, Inc. dba: Vituity RCM
1601 Cummins Drive, Suite D
Modesto, CA 95358
Main Phone Number: (800) 498-7157
Email:www.vituity.com

X. Communication of the Emanate Health Charity Care Policy to Patients and the Public

Information about Emanate Health's charity care policy shall be publicized to the Emergency Room and the Patient Registration departments at all Emanate Health campuses and other areas that Emanate Health may elect.

XI. Collection Policy and Procedure

Emanate Health developed policy and procedures for internal and external collection practices that take into account the extent to which the patient qualifies for charity care, a patient's good faith effort to apply for a governmental program or charity care from Emanate Health, and a patient's good faith effort to comply with his or her payment agreements with Emanate Health.

For patients who qualify for charity care and who are cooperating in good faith to resolve their discounted hospital bills, Emanate Health may offer extended payment plans, will not send unpaid bills to outside collection agencies, and will cease all collection efforts. Emanate Health will not impose extra-ordinary collection actions such as wage garnishments, liens on primary residences, or other legal actions for any patient without first making reasonable efforts to determine whether that patient is eligible for charity care under this policy.

References

California Assembly Bill 532 California Assembly Bill 774
California Assembly Bill 1503
California Senate Bill 1276
Charity Care Letters to Patients (AB774 Letter English, Spanish and Chinese versions) Financial Assistance Poster (English, Spanish and Chinese versions)

Approval Signatures

Step Description	Approver	Date
Chair, Board of Directors	Clifford Christ: Chair, Board of Directors [SM]	12/2024
Chief Executive Officer (CEO)	Roger Sharma: President/CEO [SM]	12/2024
Chief Financial Officer	Leon Choiniere: Chief Financial Officer	12/2024
	Suzanne Myers: Sr. Executive Assistant	12/2024

Applicability

Ambulatory Care Sites, Emanate Health, Foothill Presbyterian Hospital, Home Care, Inter-Community Hospital, Queen of the Valley Hospital

History

Sent for re-approval by Myers, Suzanne: Sr. Executive Assistant on 12/29/2024, 1:42PM EST

Revisions from Business Ofc; Board approval on 12/24/24. Business Ofc to submit finalized policy to HCAI by 12/31/24.

Last Approved by Myers, Suzanne: Sr. Executive Assistant on 12/29/2024, 1:42PM EST

Last Approved by Choiniere, Leon: Chief Financial Officer on 12/30/2024, 11:45AM EST

Last Approved by Sharma, Roger: President/CEO on 12/30/2024, 1:11PM EST

Last Approved by Christ, Clifford: Chair, Board of Directors on 12/30/2024, 1:12PM EST

Activated on 12/30/2024, 1:12PM EST