I. Policy (High Concept)

As established by IRS Code Section 501(r), Bon Secours Mercy Health is committed to providing education to patients and guarantors as it relates to billing and collections of payment for services rendered. Bon Secours Mercy Health will not engage in any extraordinary collection actions (as defined herein) against an individual to obtain payment for care before reasonable efforts have been made to determine whether the individual is eligible for assistance for the care under its Healthcare Financial Assistance (“HFA”) Policy.

II. Purpose (Three Key Messages)

In the light of its mission to improve the health of its communities, with special emphasis on the poor and underserved, and in the spirit of the healing ministry of Jesus, Bon Secours Mercy Health is committed to providing education to patients and guarantors as it relates to billing and collections of payment for services rendered. Payment on accounts will be pursued consistently, regardless of race, age, gender, ethnic background, national origin, citizenship, primary language, religion, education, employment or student status, disposition, relationship, insurance coverage, community standing, or any other discriminatory differentiating factor. To that end, Bon Secours Mercy Health will not engage in any extraordinary collection actions (as defined herein) against an individual to obtain payment for care before reasonable efforts have been made to determine whether the individual is eligible for assistance for the care under its Healthcare Financial Assistance (“HFA”) Policy.

Every guarantor will be given reasonable time and communication to be aware of and understand their financial responsibility. The guarantor will be held financially responsible for services actually provided and adequately documented. Bon Secours Mercy Health representatives and/or its designee will widely publicize its HFA policy by, among other things, offering a copy of the plain language summary of the policy prior to the patient being discharged. Understanding each guarantor’s insurance coverage is the responsibility of the guarantor. Any self-pay liability secondary to insurance coverage is defined by the guarantor’s insurance coverage and benefit design. Bon Secours Mercy Health relies on the explanation of benefits and other information from the guarantor and the insurance carrier for eligibility, adjudication of the claim, and patient responsibility determinations.
III. Scope (Populations to which the policy applies)

This Billing and Collections policy applies to the following Bon Secours Mercy Health hospitals in the United States of America ("USA") and do not include any hospitals located outside of the USA:

Cincinnati
- Mercy Health – Anderson Hospital
- Mercy Health – Clermont Hospital
- Mercy Health – Fairfield Hospital
- The Jewish Hospital – Mercy Health
- Mercy Health – West Hospital

Kentucky
- Mercy Health - Lourdes Hospital
- Mercy Health - Marcum and Wallace Hospital
- Bon Secours – Our Lady of Bellefonte Hospital

Lima
- Mercy Health - St. Rita’s Medical Center

Lorain
- Mercy Health – Lorain Hospital
- Mercy Health - Allen Hospital

Springfield
- Mercy Health - Springfield Regional Medical Center
- Mercy Health – Urbana Hospital

Toledo
- Mercy Health - St. Vincent Medical Center
- Mercy Health - St. Charles Hospital
- Mercy Health - St. Anne Hospital
- Mercy Health - Defiance Hospital
- Mercy Health - Tiffin Hospital
- Mercy Health - Children’s Hospital
- Mercy Health - Willard Hospital

Youngstown
- Mercy Health - St. Elizabeth Youngstown Hospital
- Mercy Health - St. Elizabeth Boardman Hospital
IV. Policy Details (Supporting Points)

Policy:
A statement of hospital services is sent to the patient/guarantor in incremental billing cycles. In cases when the patient has no insurance coverage, that is a self-pay patient, the statement is sent after services are rendered. In most cases when patients have coverage through an insurance carrier, the statements are sent after the services have been rendered, claim is submitted, and claim has been adjudicated by the insurance carrier. There are some cases, for example, when there is a stop in the adjudication of a claim due to the patient needing to provide additional information, where a statement will be sent to the patient and/or guarantor prior to claim processing.

Bon Secours Mercy Health representatives and/or their designees may attempt to contact the patient/guarantor (via telephone, mail, or email) during the statement billing cycle in order to...
pursue collections. Collection efforts are documented on the patient’s account.

**Statement Cycle:**
The statement cycle will be measured from the first statement sent to the patient (date sent) and include the following:

- Subsequent statements sent to the patient/guarantor in 30 day increments to derive at the statement process:
  - 1st – Date of first billing
  - 2nd – 30 Days post
  - 3rd – 60 Days post
  - 4th – 90 Days post and notice of submission to Collection Agency if amounts left unpaid or HFA application not received
  - 5th – 120 Days post – Submission to Collection Agency (letter sent from Collections), subject to the provisions of this policy.
- A secondary or tertiary Collection Agency may be used, subject to the provisions of this policy.

**Extraordinary Collection Actions (ECAs):**

- It is the policy of Bon Secours Mercy Health not to engage in ECAs against an individual to obtain payment for care before making reasonable efforts to determine whether the individual is eligible for assistance under its HFA policy.
- ECAs include reporting adverse information about the individual to consumer credit reporting agencies or credit bureaus.
- Bon Secours Mercy Health may pursue the ECAs outlined above in the collection of delinquent accounts. Bon Secours Mercy Health will not approve of any legal action being taken in the collection of delinquent accounts by any vendors working on behalf of Bon Secours Mercy Health. Bon Secours Mercy Health will not defer or deny, or require a payment before providing, medically necessary care because of an individual’s nonpayment of one or more bills for previously provided care covered under the hospitals’ HFA.

**Efforts to Determine HFA Eligibility:**

- Bon Secours Mercy Health will allow patients to submit complete HFA applications during a 240-day Application Period (as defined herein).
- Bon Secours Mercy Health will not engage in ECAs against the patient or guarantor without making reasonable efforts to determine the patient’s eligibility under the HFA policy. Specifically:
  - Bon Secours Mercy Health will notify individuals about the HFA policy as described herein before initiating any ECAs to obtain payment for the care and refrain from initiating such ECAs for at least 120 days from the first post-discharge billing statement for the care.
  - If Bon Secours Mercy Health intends to pursue ECAs, the following will occur at least 30 days before first initiating one or more ECAs:
    - Bon Secours Mercy Health will notify the patient in writing that financial assistance is available for eligible individuals, identifies the ECAs the facility (or other authorized party) intends to initiate to obtain payment for the care, and states a deadline after which such ECAs may be initiated.
that is no earlier than 30 days after the date that the written notice is provided;

- The above notice will include a plain language summary of the HFA policy;
- Bon Secours Mercy Health will make a reasonable effort to orally notify the patient about the HFA policy and how the individual may obtain assistance with the application process.

- If Bon Secours Mercy Health aggregates an individual’s outstanding bills for multiple episodes of care before initiating one or more ECAs to obtain payment for those bills, it will refrain from initiating the ECAs until 120 days after it provided the first post-discharge billing statement for the most recent episode of care included in the aggregation.

**Processing HFA Applications:**

- If an individual submits an incomplete HFA application during the application period, Bon Secours Mercy Health will:
  - Suspend any ECAs to obtain payment for the care; and
  - Provide the individual with a written notice that describes the additional information and/or documentation required under the HFA or HFA application form that must be submitted to complete the application and that includes the Bon Secours Mercy Health contact information set forth at the end of this policy.

- If an individual submits a complete HFA application during the application period, Bon Secours Mercy Health will:
  - Suspend any ECAs to obtain payment for the care;
  - Make an eligibility determination as to whether the individual is HFA-eligible for the care and notify the individual in writing of the eligibility determination (including, if applicable, the assistance for which the individual is eligible) and the basis for this determination.
  - If the individual is determined to be HFA-eligible for the care, Bon Secours Mercy Health will:
    - If the individual is determined to be eligible for assistance other than free care, provide the individual with the following:
      - A billing statement that indicates the amount the individual owes for the care as an HFA-eligible individual
      - How that amount was determined and
      - State, or describe how the individual can get information regarding, the AGB for the care; or
      - State, or describe how the individual can apply for more generous assistance under the HFA.
    - Refund to the individual any amount he or she paid for the care (whether to Bon Secours Mercy Health or any other party to whom Bon Secours Mercy Health has referred to sold the individual’s debt for the care) that exceeds the amount he or she is determined to be personally responsible for paying as an HFA-eligible individual, unless such excess amount is less than $5 (or such other amount published in the Internal Revenue Bulletin).
    - Take all reasonably available measures to reverse any ECA (with the exception of a sale of debt) taken against the individual to obtain payment for the care.
• When no HFA application is submitted, unless and until Bon Secours Mercy Health receives a HFA application during the Application Period, Bon Secours Mercy Health may initiate ECAs to obtain payment for the care once it has notified the individual about the HFA policy as described herein.

Miscellaneous Provisions:

• **Anti-Abuse Rule** – Bon Secours Mercy Health will not base its determination that an individual is not HFA-eligible on information that Bon Secours Mercy 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.

• **Determining Medicaid Eligibility** – Bon Secours Mercy Health will not fail to have made reasonable efforts to determine whether an individual is HFA-eligible for care if, upon receiving a complete HFA application from an individual who Bon Secours Mercy Health believes may qualify for Medicaid, Bon Secours Mercy Health postpones determining whether the individual is HFA-eligible for the care until after the individual’s Medicaid application has been completed and submitted and a determination as to the individual’s Medicaid eligibility has been made.

• **No Waiver of HFA Application** – Obtaining a signed waiver from an individual, such as a signed statement that the individual does not wish to apply for assistance under the HFA policy or receive the notifications described herein, will not itself constitute a determination that the individual is not HFA-eligible.

• **Final Authority for Determining HFA Eligibility** – Final authority for determining that Bon Secours Mercy Health has made reasonable efforts to determine whether an individual is HFA-eligible and may therefore engage in ECAs against the individual rests with the Bon Secours Mercy Health Patient Financial Services Department.

• **Agreements with Other Parties** – If Bon Secours Mercy Health sells or refers an individual’s debt related to care to another party, Bon Secours Mercy 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 HFA-eligible for the care.

• **Providing Documents Electronically** – Bon Secours Mercy 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.

V. Definitions

• **AGB** – Amounts generally billed for emergency or other medically necessary care to individuals who have insurance coverage.

• **Application Period** – The period during which Bon Secours Mercy Health must accept and process an application for financial assistance under its HFA policy 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 on the date the care is provided and ends on the latter of the 240th day after the date that the first post-discharge billing statement for the care is provided or at least 30 days after Bon Secours Mercy Health provides the individual with a written notice that sets a deadline after which ECAs may be initiated.

- **ECAs** – ECAs are Extraordinary Collection Actions taken by Bon Secours Mercy Health against an individual related to obtaining payment of a bill for care covered under Bon Secours Mercy Health’s HFA policy.

- **HFA** – Bon Secours Mercy Health’s Healthcare Financial Assistance Policy.

- **HFA-Eligible Individual** – An individual eligible for financial assistance under Bon Secours Mercy Health’s HFA policy (without regard to whether the individual has applied for assistance under the HFA policy).

VI. Attachments

Bon Secours Mercy Health Contact Information Section

VII. Related Policies

Bon Secours Mercy Health offers other options for uninsured or underinsured patients who do not qualify for financial assistance under this HFA policy. For further information, please see the following Bon Secours Mercy Health policies:

- Bon Secours Mercy Health Healthcare Financial Assistance Policy
- Bon Secours Mercy Health Uninsured / Self-Pay Discount Policy

VIII. Version Control

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<th>Description</th>
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<td>11/25/2019</td>
<td>Billing &amp; Collections Policy</td>
<td>Finance / Travis Crum</td>
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Policy Name: Billings & Collections  
Version: 1.0  
Last Reviewed Date: 12/2/2019  
Page: 7  
Last Modified Date: 12/2/2019  
Original Date: 12/2/2019
Contact Information:
For more information, please contact Bon Secours Mercy Health as follows for **Mercy Health hospitals**:

| **Website** | www.bsmhealth.org/financial-assistance  
www.mercy.com/financial-assistance |
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<tr>
<td><strong>Telephone</strong></td>
<td>1-877-918-5400</td>
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</table>
| **By Mail** | 11511 Reed Hartmann Highway  
Blue Ash, Ohio 45241  
Attention: Public Benefits |
| **In Person** | **Mercy Health - Anderson Hospital**  
7500 State Road  
Cincinnati, OH 45255  
Dept: Financial Counseling  
**Mercy Health – Clermont Hospital**  
3000 Hospital Drive  
Batavia, Ohio 45103  
Dept: Financial Counseling  
**Mercy Health – Fairfield Hospital**  
3000 Mack Road  
Fairfield, Ohio 45014  
Dept: Financial Counseling  
**The Jewish Hospital – Mercy Health**  
4777 E. Galbraith Road  
Cincinnati, Ohio 45236  
Dept: Financial Counseling  
**Mercy Health – West Hospital**  
3300 Mercy Health Blvd.,  
Cincinnati, Ohio 45211  
Dept: Financial Counseling  
**Mercy Health - Springfield Regional Medical Center**  
100 Medical Center Drive (at West North St)  
Springfield, Ohio, 45504  
Dept: Financial Counseling  
**Mercy Health – Urbana Hospital**  
904 Scioto St.  
Urbana, OH 43078  
Dept: Financial Counseling  
**Mercy Health - St. Rita's Medical Center**  
730 W. Market St.  
Lima, OH 45801  
Dept: Financial Counseling  
**Mercy Health - Lourdes Hospital**  
1530 Lone Oak Rd  
Paducah, KY 42003  
Dept: Financial Counseling  
**Mercy Health - Marcum and Wallace Hospital**  
**Mercy Health - St. Anne Hospital**  
3404 W. Sylvania Avenue  
Toledo, OH 43623  
Dept: Financial Counseling  
**Mercy Health - Defiance Hospital**  
1404 E. Second Street  
Defiance, OH 43512  
Dept: Financial Counseling  
**Mercy Health - Tiffin Hospital**  
45 St. Lawrence Drive  
Tiffin, OH 44883  
Dept: Financial Counseling  
**Mercy Health - Children's Hospital**  
2213 Cherry Street  
Toledo, OH 43608  
Dept: Financial Counseling  
**Mercy Health - Willard Hospital**  
1100 Neal Zick Rd.  
Willard, OH 44890  
Dept: Financial Counseling  
**Mercy Health - St. Elizabeth Youngstown Hospital**  
1044 Belmont Ave.  
Youngstown, OH 44501  
Dept: Financial Counseling  
**Mercy Health - St. Elizabeth Boardman Hospital**  
8401 Market St.  
Boardman, OH 44512  
Dept: Financial Counseling  
**Mercy Health - St. Joseph Warren Hospital**  
667 Eastland Avenue  
Warren, Ohio 44484  
Dept: Financial Counseling  
**Mercy Health – Lorain Hospital**  
3700 Kolbe Rd.  
Lorain, OH 44053 |
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<th>Mercy Health - Allen Hospital</th>
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<tr>
<td>Dept.:</td>
<td>Financial Counseling</td>
<td>Financial Counseling</td>
</tr>
<tr>
<td>Address:</td>
<td>2213 Cherry Street, Toledo, OH 43608</td>
<td>200 W. Lorain St., Oberlin, OH 44074</td>
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**Information:**
For more information, please contact Bon Secours Mercy Health as follows for **Bon Secours hospitals**:

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<td><a href="http://www.bsmhealth.org/financial-assistance">www.bsmhealth.org/financial-assistance</a></td>
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<tr>
<td></td>
<td><a href="http://www.fa.bonsecours.com">www.fa.bonsecours.com</a></td>
</tr>
<tr>
<td>Telephone:</td>
<td>804-342-1500 (Local Richmond) 877-342-1500</td>
</tr>
<tr>
<td>By Mail:</td>
<td>Bon Secours Financial Assistance Program</td>
</tr>
<tr>
<td></td>
<td>P.O. Box 742431 Atlanta GA 30374-2431</td>
</tr>
<tr>
<td>In Person:</td>
<td>Bon Secours St. Francis Medical Center</td>
</tr>
<tr>
<td></td>
<td>13710 St. Francis Boulevard Midlothian, VA 23114</td>
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<tr>
<td></td>
<td>Dept: Financial Counseling</td>
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<tr>
<td></td>
<td>Bon Secours – Richmond Community Hospital</td>
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<tr>
<td></td>
<td>1500 N. 28th Street Richmond, VA 23223</td>
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<td></td>
<td>Dept: Financial Counseling</td>
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<tr>
<td></td>
<td>Bon Secours Memorial Regional Medical Center</td>
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<tr>
<td></td>
<td>8260 Atlee Road Mechanicville, VA 23116</td>
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<td></td>
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<tr>
<td></td>
<td>St. Francis Downtown</td>
</tr>
<tr>
<td></td>
<td>One St. Francis Drive Greenville, SC 29601</td>
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<tr>
<td></td>
<td>St. Francis Eastside</td>
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<td></td>
<td>125 Commonwealth Drive Greenville, SC 29615</td>
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**Policy Name:** Billings & Collections
**Version:** 1.0
**Last Reviewed Date:** 12/2/2019
**Last Modified Date:** 12/2/2019
**Original Date:** 12/2/2019
**Page:** 9
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<th><strong>St. Francis Millennium</strong></th>
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<tr>
<td>1000 St. Christopher Drive</td>
<td>2 Innovation Drive</td>
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<tr>
<td>Ashland, KY 41101</td>
<td>Greenville, SC 29607</td>
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**Information:**
For more information, please contact Bon Secours Mercy Health as follows for *Southern Virginia hospitals*:

<table>
<thead>
<tr>
<th><strong>Website</strong></th>
<th><strong>Contact Information</strong></th>
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</thead>
</table>
| www.bsmhealth.org/financial-assistance | Bon Secours Financial Assistance Program  
1605 Valley Center Parkway, Suite 180  
Bethlehem, PA 18017 |
| www.fa.bonsecours.com | **In Person**:  
Bon Secours Mercy Health Petersburg LLC  
(Formerly known as Southside Regional Medical Center)  
200 Medical Park Blvd  
Petersburg, VA 23805  
Bon Secours Mercy Health Emporia LLC  
(Formerly known as Southern Virginia Regional Medical Center)  
727 N Main Street  
Emporia, VA 23847  
Bon Secours Mercy Health Franklin LLC  
(Formerly known as Southampton Memorial Hospital)  
100 Fairview Drive  
Franklin, VA 23851 |
| 800-430-3762 | **By Mail** |

**Policy Name:** Billings & Collections  
**Last Reviewed Date:** 12/2/2019  
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**Last Modified Date:** 12/2/2019  
**Page:** 10  
**Original Date:** 12/2/2019