New Federal Mandate: Good Faith Estimates

*Courtesy of the Illinois Chiropractic Society*

*January 7, 2022*

**Introduction**

The No Surprises Act was passed at the end of 2020 as a part of the Consolidated Appropriations Act of

2021. Initially most experts believed that the No Surprises Act applied only to facility-based (such as

hospital) providers; however, on the recent finalization of Part II of the rules, it became clearer that a

specific portion applies to all health care providers.

One of the new No Surprises Act’s major goals is to ensure that patients do not receive health care bills

that far exceed their awareness or expectations. Although the most heralded portions of the law

(usually pertaining to hospital services) do not apply to the vast majority of chiropractic physicians,

another key provision pertaining to **“good faith estimates” will apply to nearly all chiropractic offices**

**beginning on January 1, 2022**. Health and Human Services (HHS) issued rules, FAQs, and other

information pertaining to the No Surprises Act throughout late 2021.

The No Surprises is comprised of two major parts. Part I is entitled: “Requirements Related to Air

Ambulance Services, Agent and Broker Disclosures, and Provider Enforcement,” and Part II is

“Requirements Related to Surprise Billing; Part II.” For reasons explained below, only Part II will apply to

most chiropractic physicians.

Part I applies specifically to certain Medicare defined “facilities,” so it does not pertain to chiropractic

physicians working in an office setting. “Facilities” include a hospital setting, a Federally Qualified

Health Center, or another type of defined facility. At this time, offices that treat Medicare patients are

not included in the definition of “facility”. Part I puts restrictions on air ambulance services and surprise

billings from non-participating provider services in participating facilities (for example, an out-of network anesthesiologist who provides services during surgery as part of a team of providers) and

emergency service billings.

Part II, however, has a much broader application that does include chiropractic physicians. Its primary

purpose is to better inform patients regarding the cost of care and require a “Good Faith Estimate.”

Fortunately, the law limited the scope of this requirement to particular situations; however, it will still

require all chiropractic physicians, whether insurance based, in-network, out of network, or cash, to

make an initial determination for all patients whether a good faith estimate is required.

Although the No Surprises Act requires Good Faith Estimates (GFE) for both self-pay and insurance-based patients, HHS only issued rules for the patients who are uninsured or self-pay patients (see more

information below). However, HHS is specifically excluding insured patients from current requirements

(and enforcement) because the infrastructure is not available to provide meaningful information to the

patient. This article will focus on the GFE requirements for uninsured or self-pay patients (Important:

see below for definitions of “uninsured” and “self-pay.”).

**Important Note**: This regulation will impact your office in some way, since the minimum requirements

will include required questions of patients, posters in your office, additions to your website, and

paperwork for Medicare patients.

The information in this article is based on the Interim Final Rule that was active on October 7, 2021, but

is subject to change because it is still in the comment period. Additionally, these interpretations are

based on the best information currently available. Some of these requirements MAY change from future

updates to the rule or based on court rulings. Nonetheless, these requirements are in place and active

beginning January 1, 2022. Patients will be fully aware of these rights since the requirements will be in

place for all healthcare providers. As the ICS receives more information, we will update this article and

inform our members of the changes.

**What are Good Faith Estimates (GFEs)**

One of the key concepts of the No Surprises Act is to ensure that patients do not receive medical bills

that are greater than they anticipate. Although the vast majority of the law focuses on large surprises

from air ambulance and non-participating physicians at participating hospitals, they also want patients

to know in advance the cost of services being rendered in non-emergency settings.

The law goes a step further than simply requiring a price list of services offered in the practice. Instead,

providers must provide during scheduling (or before scheduling, if the patient requests) a clear list of

services (with prices) anticipated for the specific patient.

Good Faith Estimates (or GFEs) have required elements:

• A list of all reasonably expected services for the scheduled visit with all prices,

• CPT codes and ICD-10 codes,

• Patient and provider identifying information,

• Appointment date (if scheduled), and

• Several disclaimers.

A full listing of required elements and an [editable template](https://docs.google.com/document/d/12MUZ7tNoA-jp3LYgloP6ZyZDn4_2YzM7/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true) are below in the GFE Required Elements and

Form section.

Providers must present the Good Faith Estimate in writing, but they can also present it orally. HHS has

clarified that providers can satisfy the written requirement through electronic means, such as email (if

requested) or a patient portal. However, they clarify that the patient MUST have the ability to “both

save and print” the GFE.

**Who Is Entitled to Receive a GFE?**

As mentioned above, the law includes all patients. However, the infrastructure is not available to

provide this information to health insurance-based patients. Therefore, currently, **only uninsured or**

**self-pay patients will be entitled to a GFE**.

The rules define uninsured (or self-pay) individual to mean an individual who does not have benefits for

an item or service through their health insurance. In short, a “self-pay” individual:

• Does not have health insurance, OR

• Has health insurance, but is not billing the services being considered, OR

• Has health insurance, but does NOT have coverage for the services being considered (i.e. has

Medicare, but needs and exam, x-rays, modalities, or therapies from a chiropractic physician).

This will only apply if providers know the person does not have coverage for the services and

items being considered.

Note that under bullet point 2 above, an individual with a high deductible plan who counts payment for

the service toward their deductible would **not be self-pay**; however, an individual with a high deductible

plan who declines to apply their out-of-pocket payment to their deductible is self-pay.

The staff person making the appointment is required to inquire about the information in all of the bullet

points above, and, if the patient is a self-pay individual, notify them about the GFE (see “How Will

Patients Know About the GFEs?” Section).

**Important Note About Medicare**: Since the rules requirement includes “an individual who does not

have benefits for an item or service under a” health insurance plan (including Medicare), the ICS

believes providers will have to provide a GFE to Medicare patients for exams, modalities, and therapies.

**How Will Patients Know About the GFEs?**

**HHS requires providers to inform patients** of their rights to receive or request a Good Faith Estimate. As

a result, providers are required to notify patients in three specific, clear, and understandable ways:

1) A notice prominently displayed in the office where patients can see the posting ([download](https://docs.google.com/document/d/1xxQfMWSYFFrMnjmhu5VUyjlPIuEj2I3StnlU7PGnC-o/edit?usp=sharing)),

2) A notice prominently displayed (and easily searchable from a public search engine) on your

website ([download](https://docs.google.com/document/d/1rtgdBVMvmGqLUsWMKUkylGKK-Ug-fZz_/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true)), and

3) Orally when a patient schedules an item or service or when questions about costs occurs.

Health care offices must provide all three types of notices. HHS has developed a template posting for

the in-office posters. You can download that form [here](https://docs.google.com/document/d/1xxQfMWSYFFrMnjmhu5VUyjlPIuEj2I3StnlU7PGnC-o/edit?usp=sharing).

Additionally, you can use the same language in your website posting. However, do not simply upload the

pdf to your website. Instead, you should make sure the language is in html format. This will ensure the

“easily searchable from a public search engine” requirement is met. Click [here](https://docs.google.com/document/d/1rtgdBVMvmGqLUsWMKUkylGKK-Ug-fZz_/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true) to download a Word

document with the HHS developed language.

Please remember that the rules require providers to notify self-pay patients that they are entitled to a

Good Faith Estimate.

**How to Implement the New GFE Requirements**

These are examples of when a provider must give a GFE to patients.

Example 1: Patient calls to schedule an appointment for a new injury (no treatment plan)

When a patient calls to schedule an appointment for a new injury and no treatment plan is yet in place

(i.e. no Good Faith Estimate already exists), then the staff member taking the appointment must take

specific steps at the time the appointment is being made:

1) Ask patients if they have health insurance **and** for the name of their insurance carrier/plan.

a. If patients have health insurance, then ask if they intend to bill health insurance for the services.

2) If the patient does not have insurance, does not intend to bill insurance, or does not have

coverage for the intended item or service (i.e., examination and therapies for a Medicare

patient), then the patient should be notified that they have the right to receive a Good Faith

Estimate (see Required GFE Notifications section above).

3) Best Practice – Notify the patient on the phone of the expected charges for their appointment. This will satisfy the oral requirements of the law. For example, if you typically perform an exam, x-rays, and adjustment on the first visit, then tell the patient, “Since this is a new injury, the doctor will perform an examination, may also need to take x-rays, and may perform an adjustment to treat your problem. That means that your first visit will cost between [exam cost] to [exam, x-rays, and adjustment cost]. We have this information in writing available to you, and you can pick it up anytime, including on the day of your visit.”

4) Complete the GFE form and place it in the patient’s file.

When the patient arrives and requests a copy, simply make and provide a copy of the GFE form already

in their file.

Example 2: After the doctor determines a treatment plan to patient

When the doctor determines the proper course of treatment and presents the plan to the patient (i.e.,

report of findings), this is the appropriate time to also present the patient with a Good Faith Estimate.

Although many of our doctors already require patients to sign a financial policy and other forms when

patients are presented with treatment plans, for self-pay and uninsured patients, doctors will also have

to present a [form](https://docs.google.com/document/d/12MUZ7tNoA-jp3LYgloP6ZyZDn4_2YzM7/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true) with the required GFE elements

When is the Good Faith Estimate Given to Patient?

The deadline for giving a patient the Good Faith Estimate (GFE) is based on when the patient makes a

request, or schedules an appointment is scheduled. Use this list that is based on the date an

appointment scheduled (in business days):

• 10 Days in Advance – Provide GFE **3 business days** after the date of scheduling, or

• 3 – 9 Days in Advance – Provide GFE **1 business day** after the date of scheduling, or

• Under 3 Days in Advance\* – **GFE is required if requested**, or

• No appointment scheduled – Provide GFE **3 business days** after the date the patient requests

the GFE.

*\* Note: Currently, experts are divided on interpreting whether or not a GFE is required at all if the*

*appointment is scheduled less than 3 business days before the appointment time. However, because*

*no court or agency has specifically ruled on this issue, prudent practice points toward providing a*

*GFE when requested in these situations.*

Other Services Provided by Outside Entities (i.e., lab work)

Interestingly, the rule requires that providers initiating the appointment gather fee information from

other potential providers (called co-providers) that will bill patients directly. Although this requirement

will most impact providers in hospital settings, the requirement applies to chiropractic physician offices,

as well.

The most common types of co-providers situations in chiropractic physician offices would be labs

(typically functional medicine), radiologist readings, and physical therapy (independent PTs). As a

physician, you will need to use your professional judgment to make the best determination regarding

what types of potential co-providers might be needed for a particular patient.

The rules require that the “provider or facility contact all applicable co-providers and co-facilities no

later than **1 business day** after the request for the good faith estimate is received or after the primary

item or service is scheduled, and request submission of expected charges for items or services that meet

the requirements for co-providers and co-facilities. [emphases added].” This means that you are

required to contact co-providers quickly to determine their potential charges.

Co-provider amounts are required to be included in the Good Faith Estimate statement to the patient.

Example: If you utilize functional medicine approaches in your practice and your typical patients require

lab work that is billed by the lab, then the anticipated lab charges should be included in your Good Faith

Estimate for the patient.

GFE Required Elements and Downloadable Form

The law and rules require that the Good Faith Estimate form include very specific information. Here is a full list of required elements:

* Patient name and date of birth;
* Primary service with and understandable description;
* Date of primary service;
* A full list of items or services “reasonably expected to be provided;”
* ICD-10 diagnosis codes and CPT or HCPCS codes for services (in the ICS determination, diagnosis codes would not be required until following an initial examination);
* Address, name, NPI, and TIN of each provider who will be furnishing the services;
* Other items or services that require separate scheduling and that are “expected to occur before or following the expected period of care for the primary item or service.” There must be a disclaimer directly above this list indicating that separate Good Faith Estimates will be made available (upon scheduling or request) with the appropriate details;
* A disclaimer indicating that there may be additional items or services that must be scheduled or requested separately and are not included in this good faith estimate;
* A disclaimer that the form includes only an “estimate of items or services reasonably expected to be furnished at the time of its issuance, and that actual items, services, or charges may differ from the good faith estimate;”
* A disclaimer that informs the patient of their right to initiate the patient-provider dispute

resolution process if the actual billed charges are “substantially in excess of the expected

charges included in the good faith estimate,” including instructions for where a patient can find information about how to initiate the patient-provider dispute resolution and that dispute process will not impact the quality of care provided; and

* A disclaimer that the good faith estimate is not a contract and does not require the patient to obtain the items or services from any of the providers or facilities identified in the good faith estimate.

Each of the above elements must be included. However, HHS does not require a specific form, as long as it contains the required elements HHS has developed a usable form, but it is multiple pages long and

complex. You can find their sample form [here](C://Users/NCCA/AppData/Local/Temp/Temp1_CMS-10791.zip/CMS-10791%20-%202.%20Good%20Faith%20Estimate%20Template.pdf).

We have developed a [shorter form](https://docs.google.com/document/d/12MUZ7tNoA-jp3LYgloP6ZyZDn4_2YzM7/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true) that includes the elements above (except the separate scheduling portion also not included in the HHS form).

Please remember that providers must present the Good Faith Estimate in writing, but they can also

present it orally. HHS has clarified that providers can satisfy the written requirement through electronic

means, such as email (if requested) or a patient portal. However, they clarify that the patient MUST

have the ability to “both save and print” the GFE.

Downloads

[Required poster for your office](https://docs.google.com/document/d/1xxQfMWSYFFrMnjmhu5VUyjlPIuEj2I3StnlU7PGnC-o/edit?usp=sharing)

[Language for your website](https://docs.google.com/document/d/1rtgdBVMvmGqLUsWMKUkylGKK-Ug-fZz_/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true) (easy to cut and paste Word document)

[Editable Sample Good Faith Estimate Form](https://docs.google.com/document/d/12MUZ7tNoA-jp3LYgloP6ZyZDn4_2YzM7/edit?usp=sharing&ouid=106106092321959971700&rtpof=true&sd=true) – This form has the required elements but can be edited

(including adding more rows). Additionally, you can indicate a range of charges if listed services are

uncertain.

Conclusion

As indicated above, these requirements are in place as of January 1, 2022, and should not be ignored or

postponed. Additionally, the information in this article is based on the Interim Final Rule that was active

on October 7, 2021, but could change after the comment period. Additionally, these interpretations are

based on the best information currently available. Some of these requirements MAY change from future

updates to the rule or based on court rulings. However, providers should implement now.