The Achieving Healthcare Efficiency through Accountable Design (AHEAD) Model Maryland State Agreement is substituted for "States Advancing All-Payer Health Equity Approaches and Development (AHEAD) Model State Agreement." This document is hereby referred to as: "Amended and Restated Achieving Healthcare Efficiency through Accountable Design (AHEAD) Model Maryland State Agreement."

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Amended and Restated Achieving Healthcare Efficiency through Accountable Design (AHEAD) Model

Maryland State Agreement

This amended and restated Achieving Healthcare Efficiency through Accountable Design (AHEAD) Model Maryland State Agreement is entered into by and between the Centers for Medicare & Medicaid Services ("CMS") and the Governor of Maryland, the Maryland Department of Health ("MDH"), and the Health Services Cost Review Commission ("HSCRC") (collectively, "State" or "Maryland"). The State and CMS are hereinafter collectively referred to as "the Parties."

RECITALS

CMS is the agency within the U.S. Department of Health and Human Services ("HHS") that is charged with administering the Medicare and Medicaid programs. CMS is implementing the Achieving Healthcare Efficiency through Accountable Design Model (the "Model" or "AHEAD") under Section 1115A of the Social Security Act (the "Act"), which authorizes CMS, through its Center for Medicare and Medicaid Innovation (the "Innovation Center"), to test innovative payment and service delivery models that have the potential to reduce Medicare, Medicaid, or Children's Health Insurance Program ("CHIP") expenditures while maintaining or improving the quality of beneficiaries' care. AHEAD is a voluntary, state-based alternative payment and service delivery model designed to test whether a flexible framework that includes statewide accountability targets for all-payer and Medicare fee-for-service ("FFS") cost growth, primary care investment, and population health outcomes results in lower cost growth and improved population health among Medicare FFS beneficiaries and all residents of the State.

The MDH oversees the Maryland health care system generally and promotes and guides the development of physical and behavioral health care for the State. The MDH will assist CMS in the implementation of the Model to provide better patient-centered care for Maryland residents. The HSCRC is an independent Maryland state agency authorized by Maryland state law to oversee the State's hospital health care system by setting reasonable reimbursement rates payable by Medicare and Maryland Payers that enable hospitals to provide their services effectively and efficiently. Since its inception, the primary mission of the HSCRC has been to contain costs while improving quality of care and enhancing access to hospital services.

CMS and the State agree the Parties entered into a cooperative agreement on July 1, 2024 (the "Cooperative Agreement"), to establish terms, conditions, and critical milestones the State must meet for initial and continued receipt of funding under the Model. CMS hereby incorporates all requirements of the Cooperative Agreement into this Agreement.

On November 1, 2024, the Parties executed the States Advancing All-Payer Health Equity Approaches and Development (AHEAD) Model State Agreement (the "**Agreement**") to implement the Model. CMS subsequently changed the Model's name from the Advancing All-Payer Health Equity Approaches and Development (AHEAD) Model to the Achieving Healthcare Efficiency through Accountable Design (AHEAD) Model.

The Parties now wish to amend the terms of the Agreement to:

- (1) reflect the change in the Model's name;
- (2) extend the Implementation Period for an additional Performance Year, through December 31, 2035;
- (3) remove HSCRC ability to set Medicare FFS hospital rates for PY3 and each subsequent PY;
- (4) require the implementation of Choice and Competition policies by January 1, 2027;
- (5) revise the Statewide Accountability Targets section to reflect new a Savings Component Schedule and change the "Statewide Quality and Equity Targets" to the "Statewide Quality and Population Health Targets";
- (6) change duration for the State's use of the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology from the entire Implementation Period to Performance Year 1 and Performance Year 2;
- (7) require the State to use the CMS-Designed Medicare Fee-For-Service Hospital Global Budget Methodology in Performance Year 3 and each subsequent Performance Year;
- (8) provide parameters for the implementation of the Geo AHEAD program from January 1, 2028 through December 31, 2031 and January 1, 2032 through December 31, 2035;
- (9) add start dates for the four pathways for the Enhanced Primary Care Payment under Primary Care AHEAD; and
- (10) make other technical and conforming amendments.

The Parties therefore amend and restate the Agreement as follows:

1. Agreement Term.

- a. **Effective Date.** The Agreement became effective on November 1, 2024, when it was signed by both Parties (the "Effective Date"). Unless otherwise specified, the amendments hereby made to the Agreement will be effective as of the date of this amended and restated version of the Agreement is fully executed by both Parties (as indicated by the last signature date).
- b. **Term of the Agreement.** The term of the Agreement (the "**Agreement Term**") began on the Effective Date and expires two years after the last day of the Transition Period of the Model.
- c. **Pre-Implementation Period.** CMS and the State agree the Pre-Implementation Period began on July 1, 2024, and ends at 11:59 PM ET on December 31, 2025.

d. Implementation Period.

- i. The Implementation Period begins on January 1, 2026 (the "Start Date") and ends at 11:59 PM ET on December 31, 2035, unless the Implementation Period is sooner terminated in accordance with Section 22. The Implementation Period consists of the following 12-month Performance Years ("PY"):
 - 1. PY 1: January 1, 2026 December 31, 2026
 - 2. PY 2: January 1, 2027 December 31, 2027
 - 3. PY 3: January 1, 2028 December 31, 2028
 - 4. PY 4: January 1, 2029 December 31, 2029
 - 5. PY 5: January 1, 2030 December 31, 2030
 - 6. PY 6: January 1, 2031 December 31, 2031
 - 7. PY 7: January 1, 2032 December 31, 2032
 - 8. PY 8: January 1, 2033 December 31, 2033
 - 9. PY 9: January 1, 2034 December 31, 2034
 - 10. PY10: January 1, 2035 December 31, 2035
- e. By the end of PY10 (December 31, 2035), CMS will notify the State if, at that time, it has made a decision to (1) expand the Model pursuant to Section 1115A(c) of the Social Security Act, (2) amend this agreement to extend the performance years of the AHEAD model; or (3) announce a new CMS Innovation Center model for which the State may be eligible to participate. The

- aforementioned deadlines do not preclude CMS from announcing on a later date that it intends to expand the Model pursuant to Section 1115A(c) of the Social Security Act or to implement a new CMS Innovation Center model for which the State may be eligible to participate.
- f. If, in accordance with Section 1.e., by December 31, 2035, CMS notifies the State (1) that CMS has not made a decision on whether to expand the Model pursuant to Section 1115A(c), or (2) that CMS does not intend to extend the performance years of the AHEAD model and does not intend to announce a new CMS Innovation Center model for which the State may be eligible to participate, the State may propose a new model test to CMS no later than December 31, 2036. By December 31, 2037, CMS will approve, approve with modifications, or reject the State's proposal for a new model test. Any new model test proposed by the State and approved by CMS will be implemented on or before January 1, 2041.
- g. **Transition Period**. The length of the Transition Period will consist of 60 months if the State is transitioning to FFS Medicare, unless the following occur: (1) the Transition Period is terminated under section 22, (2) the Model is expanded, or (3) a new model test performance period begins prior to the end of the Transition Period.
 - i. **Transition Period Activities.** During the Transition Period, CMS and the State will engage in the following activities:
 - 1. If the Model is expanded by CMS, CMS and the State will prepare to implement the expanded Model or new multi-state model during the Transition Period. The State will remain subject to the Medicare FFS TCOC Target described in Section 10.a. until the start date of the model expansion or new multi-state model.
 - 2. If the Model is not expanded and a new model test is not implemented, or if the Transition Period is triggered prior to December 31, 2035 due to termination of the Implementation Period in accordance with Section 22, Participant Hospitals will transition to the national Medicare FFS payment system over the course of the Transition Period and CMS will take all other actions necessary to wind down the Model test.
 - ii. **Monitoring:** The State will continue its monitoring activities in accordance with Section 19 of the Agreement throughout the Transition Period.

2. Definitions.

- a. "Acute Care Hospital Revenue" means all patient service revenue paid to Eligible Hospitals.
- b. "Allowable CRP Interventions" means the CRP Interventions set forth in a Participant Hospital's CRP Approved Track Implementation Protocol.
- c. "All-Payer" and "all payers" means Medicare Fee-For-Service (FFS) and Maryland Payers.
- d. "All-Payer Primary Care Investment Target" means the statewide financial target, memorialized in the State's executive order, legislation, or regulation as described in Section 10, which CMS will hold the State accountable for meeting on an annual basis to increase primary care spending as a percentage of the total cost of care ("TCOC"), for all payers in the State. The target is inclusive of expenditures for Medicare, Medicaid, and commercial insurance, including, but not limited to, employer-sponsored insurance, state employee health plans, and Marketplace plans.
- e. "All-Payer TCOC Growth Target" means the numerical target, memorialized in either the State's executive order, legislation, or regulation as described in Section 10, which CMS will hold the State accountable for meeting on an annual basis to limit spending across all payers for all residents in the State. The target is inclusive of all expenditures for Medicare, Medicaid, and commercial insurance, including, but not limited to, employer-sponsored insurance, state employee health plans, and Marketplace plans.
- f. "Annual Progress Report" means the annual report submitted by the State to CMS in a form and manner specified by CMS, providing updates on the State's performance and activities from the preceding Performance Year, as described in Section 20.
- g. "Care Redesign Program" or "CRP" means the program established by the Parties pursuant to this Agreement and the Hospital Participation Agreement facilitating financial arrangements under the Model.
- h. "CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology" means the methodology designed by the State use in calculating all-payer Hospital Global Budgets for Participant Hospitals.
- "CMS-Designed Medicare FFS Hospital Global Budget Methodology" means the methodology designed by CMS for use in calculating Medicare FFS Hospital Global Budgets for Participant Hospitals.

- j. "CRP Approved Track Implementation Protocol" means a CRP Track Implementation Protocol that has been completed by a Participant Hospital and approved by the Parties in accordance with the applicable Hospital Participation Agreement.
- k. "CRP Care Partner" means a provider or supplier who (1) is enrolled in Medicare; (2) provides items and services to Medicare FFS Beneficiaries residing in the State; (3) satisfies all applicable CRP Care Partner Qualifications; (4) is identified on the CRP Care Partner List; and (5) has a CRP Care Partner Arrangement with a Participant Hospital.
- "CRP Care Partner Arrangement" means a written financial arrangement between the
 Participant Hospital and a CRP Care Partner pursuant to which the Care Partner participates in a
 CRP Track and may receive Incentive Payments, Intervention Resources, or both, in exchange
 for performing Allowable CRP Interventions.
- m. "CRP Care Partner List" means the list of CRP Care Partners and CRP Downstream Care Partners approved by CMS.
- n. "CRP Care Partner Requirements" means the requirements set forth in the applicable CRP Track Implementation Protocol, with which a CRP Care Partner must comply with in order to participate in a CRP Track and receive Incentive Payments, Intervention Resources, or both and with which a CRP Downstream Care Partner must comply with in order to participate in a CRP Track and receive Downstream Incentive Payments.
- o. "Commercial Payer" means a third-party payer of covered services, other than Medicare and Medicaid, including any state government, employer, Health Maintenance Organization ("HMO"), Medicare Advantage, or any third-party administrator contracting on behalf of any such entity.
- p. "Community Health Center" or "CHC" means an FQHC, Health Center, Health Center Look-Alike, or RHC as those terms are defined here.
- q. "Critical Access Hospital" or "CAH" means a critical access hospital as defined in Section 1861(mm)(l) of the Act.
- r. "CRP Downstream Care Partner" means an individual who is a PGP Member of a CRP Care Partner who (1) is enrolled in Medicare; (2) provides items and services to Medicare FFS Beneficiaries; (3) satisfies all applicable Care Partner Qualifications; (4) is identified on the CRP Care Partner List; and (5) has a CRP Downstream Care Partner Arrangement with its CRP Care Partner.

- s. "CRP Downstream Care Partner Arrangement" means a written financial arrangement between a CRP Care Partner and a CRP Downstream Care Partner pursuant to which the CRP Downstream Care Partner participates in a CRP Track and receives Downstream Incentive Payments in exchange for performing Allowable CRP Interventions.
- t. "CRP Intervention" means an activity or process, available under a CRP Track and set forth in the relevant CRP Track Implementation Protocol, that is designed to improve or support one or more of the following: (1) care management and care coordination; (2) population health, (3) access to care; (4) risk stratification; (5) evidence-based care; (6) patient experience; (7) shared-decision making; (8) the reduction of medical error rates; or (9) operational efficiency.
- u. "CRP Monitoring Plan" means the plan developed by the State in accordance with Section 11 of this Agreement to monitor compliance of Participant Hospitals with CRP requirements, as applicable.
- v. "CRP Report" means the report the Participant Hospital submits to the Parties, in accordance with the Hospital Participation Agreement.
- w. "CRP Track" means a care redesign initiative developed by the Parties and implemented by the Participant Hospital with the assistance of CRP Care Partners, as applicable.
- x. "CRP Track Implementation Protocol" refers to the Track Implementation Template for a CRP Track that CMS has approved and which is to be completed by a Participant Hospital.
- y. "CRP Track Implementation Template" means the document in which the State sets forth the proposed design and requirements for a CRP Track, including the information described in Section 11 of this Agreement.
- z. "Care Transformation Organization" or "CTO" means a legal entity that deploys an Interdisciplinary Care Management Team to: (1) furnish care coordination services to patients; and (2) perform other activities integral to helping each partner primary care practice or FQHC meet applicable care transformation requirements required by an advanced primary care program.
- aa. "CTO Arrangement" means a contractual arrangement between the MDPCP-AHEAD Participant and a CTO pursuant to which the CTO provides care management services to MDPCP-AHEAD Beneficiaries attributed to the MDPCP-AHEAD Participant and performs other CTO Activities that are integral to meeting the MDPCP-AHEAD Practice Site's Care Transformation Requirements.

- bb. "Downstream Incentive Payment" means a monetary payment made by the CRP Care Partner to a CRP Downstream Care Partner for Allowable CRP Interventions performed on a Medicare FFS Beneficiary by the CRP Downstream Care Partner.
- cc. "Eligible Hospital" means an acute care hospital (including related freestanding medical facilities as defined in Health General Article of the Annotated Code of Maryland, § 19-3A-01), Critical Access Hospital, or Rural Emergency Hospital that provides inpatient and/or outpatient services, is located in the State, and meets all eligibility criteria for participation in the AHEAD model as described in the Hospital Participation Agreement and Financial Specifications Document.
- dd. "Eligible PC AHEAD Participant" means a Primary Care Practice or Community Health
 Center with primary care specialties that is located in the State and meets all eligibility criteria
 for participation in the AHEAD model.
- ee. "**EPCP Pathway**" means the basic pathway under PC AHEAD in which a PC AHEAD Participant receives an EPCP.
- ff. "Enhanced Primary Care Payment" or "EPCP" is a quarterly per-beneficiary payment to a PC AHEAD Participant for an attributed Medicare FFS Beneficiary population.
- gg. "EPCP Advanced Pathway" means the pathway under PC AHEAD in which a PC AHEAD Participant receives an EPCP and assumes additional performance risk associated with the EPCP.
- hh. "Exogenous Factor" means a factor outside the Parties' control, including factors unrelated to the Model (e.g., changes in health insurance coverage; the rapid adoption of a new technology; changes in law or regulations; localized health, environmental, or economic shocks; or localized civil disorder).
- ii. "Federally Qualified Health Center" or "FQHC" means a Federally qualified health center as defined in Section 1861(aa)(4) of the Act.
- jj. "Financial Specifications Document" means the published final specification document that provides a detailed description of the financial methodology and operational payment features of the Medicare FFS Hospital Global Budgets under the CMS-Designed Medicare FFS Hospital Global Budget Methodology.
- kk. "Full Capitation Pathway" means the pathway under PC AHEAD in which a PC AHEAD Participant receives an EPCP and a fully capitated prospective payment as described in Section 14.

- Il. "Geo AHEAD" means the geographic-based ACO program under AHEAD described in Section 13 of this Agreement.
- mm. "Geo Entity" means a qualifying entity that has executed a participation agreement with CMS to participate in Geo AHEAD (a "Geo AHEAD Participation Agreement").
- nn. "Health Center" means a Health Resources and Services Administration (HRSA) designated and funded community-based and patient-directed organization that provides affordable, accessible, high-quality primary health care services to individuals and families, as further described in 42 U.S.C. § 254b.
- oo. "Health Center Look-Alike" means community-based health care providers that meet the requirements of the HRSA Health Center Program, but do not receive Health Center Program funding. They provide primary care services in underserved areas, provide care on a sliding fee scale based on ability to pay and operate under a governing board that includes patients as further described in 42 U.S.C. § 254b.
- pp. "Health Oversight Agency" means an agency or authority of the United States, a State, a territory, a political subdivision of a State or territory, or an Indian tribe, or a person or entity acting under a grant of authority from or contract with such public agency, including the employees or agents of such public agency or its contractors or persons or entities to whom it has granted authority, that is authorized by law to oversee the health care system (whether public or private) or government programs in which health information is necessary to determine eligibility or compliance, or to enforce civil rights laws for which health information is relevant, as defined in 45 C.F.R. § 164.501.
- qq. "Hospital Global Budget" means the method by which a Participant Hospital receives a predetermined, fixed annual budget.
- rr. "Hospital Population Health Accountability Plan" or "Hospital PHAP" means the population health plan developed by a Participant Hospital in accordance with the requirements of the Participant Hospital's Hospital Participation Agreement and Statewide Population Health Accountability Plan and reviewed by the Model Governance Structure or other State-selected governing body.
- ss. "Hospital Participation Agreement" means the participation agreement entered into between the State, CMS, and a Participant Hospital. For Maryland hospitals, this agreement is separate from, and in addition to, the Global Budget Revenue (GBR) agreement between a Participant Hospital and the State.

- tt. "Implementation Period" means the period beginning on January 1, 2026, and ending on December 31, 2035, unless the Implementation Period is sooner terminated in accordance with Section 22, in which case the Implementation Period concludes on the effective date of such termination.
- uu. "Incentive Payment" means a monetary payment made by the Participant Hospital to a CRP Care Partner for Allowable CRP Interventions performed on a Medicare FFS Beneficiary by the CRP Care Partner.
- vv. "Incentive Payment Methodology" has the meaning set forth in Section 12 of this Agreement.
- ww. "Incentive Payment Pool" means the aggregate amount of Incentive Payments, as determined by the State in accordance with Section 12 of this Agreement that a Participant may pay its CRP Care Partners in a CRP Track for the applicable Performance Year.
- xx. "Intervention Resource" means nonmonetary remuneration furnished by the Participant Hospital directly to a CRP Care Partner for the purpose of assisting the CRP Care Partner (or, in the case of a CRP Care Partner that is a PGP, its PGP Members) in performing care management and the CRP Interventions for Medicare FFS Beneficiaries.
- yy. "Intervention Resource Allocation" means a monetary amount, as determined by the State in accordance with Section 12 of this Agreement that the Participant Hospital may use to fund Allowable Intervention Resources.
- zz. "Local Tribal Community" means the Indian Health Service, Tribes, and Tribal organizations as defined in section 4 of the Indian Health Care Improvement Act, and urban Indian organizations operating under Title V of the Indian Health Care Improvement Act.
- aaa. "Maryland Payers" means the health care purchasers, including Maryland Medicaid, which the State requires to reimburse Eligible Hospitals on the basis of rates established by the HSCRC. The term Maryland Payers shall not be construed to refer to Medicare FFS.
- bbb. "Maryland Primary Care Program" or "MDPCP-AHEAD" means the Medicare advanced primary care program initially developed under the Maryland Total Cost of Care Model and which will continue to be implemented under AHEAD pursuant to the terms of this Agreement and the MDPCP-AHEAD Participation Agreements.
- ccc. "MDPCP-AHEAD Beneficiary" means a beneficiary who is attributed to the MDPCP-AHEAD Participant by CMS.

- ddd. "MDPCP-AHEAD Participant" means any primary care practice or FQHC that has entered into an MDPCP-AHEAD Participation Agreement with CMS.
- eee. "MDPCP-AHEAD Partner CTO" or "MDPCP-AHEAD CTO" means an organization that has entered into a CTO Arrangement with a MDPCP-AHEAD Participant to provide support and resources to that Participant.
- fff. "MDPCP Track 2" means the track of MDPCP in which a primary care practice or FQHC that meets the eligibility criteria discussed in the applicable MDPCP-AHEAD Participation Agreement may participate.
- ggg. "MDPCP-AHEAD Participation Agreement" means the participation agreement entered into between CMS and a MDPCP-AHEAD Participant or MDPCP-AHEAD Partner CTO.
- hhh. "MDPCP-AHEAD Payment Specifications" means the final specification document that provides a detailed description of the financial methodology and payment features of MDPCP-AHEAD.
- iii. "Medicaid Advanced Primary Care Program" or "Medicaid Advanced PCP" means either a patient-centered medical home (PCMH) program or primary care value-based, financial arrangement that includes increased care transformation structure and accountability for enhanced specialty care coordination, health promotion activity, and behavioral health integration, and that aims to improve and advance coordinated and comprehensive team-based primary care for Medicaid beneficiaries. These Medicaid programs must include enhanced payments for participating providers and a quality-based financial arrangement.
- jjj. "Medicare FFS Beneficiary" means an individual who is enrolled in Medicare Part A and/or B.
 - kkk. "Medicare Fee-For-Service" or "Medicare FFS" means Medicare Part A and Part B and does not include Medicare Part C (Medicare Advantage) or Medicare Part D.
 - Ill. "Medicare FFS Hospital Global Budget" means the prospectively set annual budget that is the basis for reimbursement to Participant Hospitals in place of Medicare FFS reimbursement for facility inpatient and outpatient services, calculated using the CMS-Designed Medicare FFS Global Budget Methodology beginning in PY 3 and subsequent years.
 - mmm. "Medicare FFS TCOC Target" is the per-beneficiary per-year (PBPY) Medicare FFS expenditure target calculated by CMS for each Performance Year, as described in Appendix A.

- nnn. "Medicare FFS Primary Care Investment Target" means the statewide financial target comprised of Medicare FFS primary care spending as a percentage of the total cost of care ("TCOC") for Medicare FFS as set forth in Appendix B.
- ooo. "Medicare Performance Adjustment" or "MPA" means the percentage by which a Participant Hospital's Medicare FFS payments will be adjusted by CMS in accordance with Section 11.e.
- ppp. **"Model Governance Structure"** means a multi-sector entity that may be convened by the State to provide input on Model activities as described in Section 9.
- qqq. **"Outcomes-Based Credits"** are credits that reduce the calculated Medicare FFS PBPY expenditures for a given Performance Year as approved and verified by CMS in accordance with Section 10.a. of this Agreement.
- rrr. "Partial Capitation Pathway" means the pathway under PC AHEAD in which a PC AHEAD Participant receives an EPCP and a partially capitated prospective payment as described in Section 14.
- sss. "Participant Community Health Center" or "Participant CHC" means an Eligible PC AHEAD Participant that is a Community Health Center and has executed a participation agreement with CMS to participate in Primary Care AHEAD
- ttt. "Participant Hospital" means an Eligible Hospital that has executed a Hospital Participation Agreement with CMS and the State to participate in the Model and a GBR agreement with the State.
- uuu. "PC AHEAD Participant" means a Participant PCP or Participant CHC.
- vvv. "Participant Primary Care Practice" or "Participant PCP" means an Eligible PC AHEAD Participant that is a primary care practice and has executed a participation agreement with CMS to participate in Primary Care AHEAD. A PC AHEAD Participant includes primary care clinics and standard practices and does not include FQHCs and RHCs.
- www. "PAU" stands for "potentially avoidable utilization" and means the utilization of health care items and services, including care furnished to treat complications during a hospital admission, which may be unnecessary or is avoidable through improved efficiency, care coordination, or effective community-based care.
- xxx. "PAU Savings" means the Medicare cost savings that the Participant Hospital is deemed to have achieved for a CRP Track through the reduction of PAU and other savings that the

- Participant Hospital achieved as a result of the reduced PAU, as determined by the State in accordance with Section 12 of this Agreement.
- yyy. "Performance Adjustment" An upward or downward adjustment to the CMS-Designed Medicare FFS HGB based on hospital performance relative to a TCOC target for the hospital's attributed population in years PY3 and later, as described in the Financial Specifications for the CMS-Designed Medicare FFS HGB Methodology.
- zzz. "Performance Year" or "PY" means the period beginning on January 1 and concluding on December 31 of each year during the Implementation Period of the Model, as described in Section 1.d.
- aaaa. "PGP" stands for "physician group practice."
- bbbb. "PGP Member" or "Member of the PGP" means a physician or non-physician practitioner who is an owner or employee of a PGP or has entered into a contract with a PGP, and who has reassigned to the PGP his or her right to receive Medicare payment.
- cccc. "Population Health Improvement Fund" means a fund comprised of public and private sources to support statewide population health improvement initiatives in alignment with both the Statewide PHAP and the State Health Improvement Plan (SHIP) to be used to support the State in meeting the Statewide Quality and Population Health Targets through activities designed to address upstream drivers of health.
- dddd. "**Pre-Implementation Period**" means the period beginning on July 1, 2024, and ending on December 31, 2025.
- eeee. "Primary Care AHEAD" means the CMS-designed primary care program described in Section 14 and does not mean MDPCP-AHEAD described in Section 15 or the Medicaid Advanced PCP described in Section 13.
- ffff. "Primary Care AHEAD Participation Agreement" means the participation agreement entered into between CMS and a PC AHEAD Participant.
- gggg. **Primary Care AHEAD Payment Specifications**" means the final specification document that provides a detailed description of the financial methodology and payment features of Primary Care AHEAD.
- hhhh. "Program Integrity Screening" means a review of an individual's or entity's program integrity history and current status, which may include, but is not limited to, a review of the individual's or entity's eligibility, history of exclusion, investigations, probations, actions or

- corrective action plans or other sanctions imposed with respect to participation in Medicare, Medicaid, or the Children's Health Insurance Program (CHIP), history of failure to pay Medicare debts in a timely manner, current or prior law enforcement investigations or administrative actions, affiliations with individuals or entities that have a history of program integrity issues, and other information pertaining to the trustworthiness of the individual or entity.
- iiii. "Proposed State-Designed All-Payer Hospital Global Budget Methodology" means a proposed methodology designed by the State for use in calculating All-Payer Hospital Global Budgets for Participant Hospitals in the State, subject to CMS approval. This methodology will apply to hospital revenue generated from claims paid by all payers, including Medicare FFS and Maryland Medicaid, which the State requires to reimburse Eligible Hospitals on the basis of rates established by the HSCRC.
- jijj. "Rate Year" means the period from July of one calendar year through June of the next.
- kkkk. "Regulated Revenue" means for PY1 and PY2 all-payer, in-state revenue earned by Eligible Hospitals for which the State sets global budgets according to the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology; and means for PY3 and subsequent PYs, Medicare FFS revenue earned by Eligible Hospitals, for which CMS sets global budgets according to the CMS-Designed Medicare FFS Hospital Global Budget Methodology, and revenue earned by Eligible Hospitals from Maryland Payers, for which the State sets global budgets according to the Hospital Global Budgets Methodology.
- Illl. "Rural Emergency Hospital" or "REH" means a rural emergency hospital as defined in Section 1861(kkk)(2) of the Act and 42 C.F.R. § 419.91.
- mmmm. "Rural Health Clinic" or "RHC" means a clinic that is located in a rural area designated as a shortage area, is not a rehabilitation agency or a facility primarily for the care and treatment of mental diseases, and meets all other requirements specified in Section 1861(aa)(2) of the Act.
- nnnn. "SPCS" means select primary care services identified by Healthcare Common Procedure Coding System (HCPCS) codes, as modified from time to time, in the MDPCP-AHEAD Payment Methodologies Paper.
- oooo. "Statewide Accountability Target" means, collectively, the Medicare FFS TCOC
 Target, All-Payer TCOC Growth Target, the Medicare FFS Primary Care Investment Target, the
 All-Payer Primary Care Investment Targets, the Statewide Quality and Population Health
 Targets, and the All-Payer Revenue Limit as defined in Section 10 of the Agreement.

- pppp. "Statewide Population Health Accountability Plan" or "Statewide PHAP" means the population health plan developed by the State, in collaboration with the Model Governance Structure or another State-selected governing body, that describes the State's collective vision and strategy for improving population health under the Model.
- qqqq. "Statewide Quality and Population Health Targets" means statewide quality and population health targets for the five (5) statewide core and one (1) required supplemental quality measures as defined in the Statewide Population Health Accountability Plan.
- rrrr. "**Transition Period**" means the period of up to 60 months, beginning upon the completion or termination of the Implementation Period of the Model, as outlined in Section 1.g.

3. CMS Legal Authority.

- a. General Authority to Test Model. Section 1115A(b) of the Act authorizes the Innovation Center to test innovative payment and service delivery models that have the potential to reduce Medicare, Medicaid, or CHIP expenditures while maintaining or improving the quality of care for beneficiaries. Section 1115A(b)(2) of the Act requires the Secretary of Health and Human Services ("Secretary") to select models to be tested where the Secretary determines that there is evidence that the model addresses a defined population for which there are deficits in care leading to poor clinical outcomes or potentially avoidable expenditures. The statute provides a non-exhaustive list of examples of models that the Secretary may select including, "[a]llowing States to test and evaluate systems of all-payer payment reform for the medical care of residents of the State, including dual eligible individuals."
- b. Waiver Authority. Under Section 1115A(d)(1) of the Act, the Secretary may waive such requirements of Titles XI and XVIII and of Sections 1902(a)(1), 1902(a)(13), 1903(m)(2)(A)(iii), and 1934 (other than subsections (b)(1)(A) and (c)(5) of such section) of the Act as may be necessary solely for purposes of carrying out Section 1115A with respect to testing models described in Section 1115A(b). CMS may withdraw or modify any waivers issued by CMS if the State does not comply with the requirements set forth in this Agreement or with the terms and conditions of waivers as set forth in this Agreement or in separately issued documentation.
- c. **Medicare Authority.** The Medicare portions of the Model must operate in a manner consistent with all applicable Medicare laws, rules, and regulations, as amended or modified from time to

time, except to the extent these requirements are waived in accordance with Section 1115A(d)(1) of the Act as set forth in this Agreement or in separately issued documentation.

d. Medicaid Authority.

- i. The Medicaid portions of the Model must operate in a manner consistent with all applicable Medicaid laws, rules, and regulations, including but not limited to all requirements of the State's existing Medicaid state plan, 42 CFR part 438, and any Social Security Act Section 1115(a) demonstration waivers, as amended or modified from time to time.
- ii. The State must ensure that its Medicaid state plan, state directed payments, and any Section 1115(a) demonstration waivers are updated to accommodate all changes in payment methodologies that the State implements pursuant to this Agreement, consistent with Section 3(d)(i) of this Agreement, and in compliance with any changes in federal statute or rulemaking.
- e. **Model Participation Agreements.** CMS and the State, as applicable, will enter into the following Participation Agreements:
 - i. CMS and the State will enter into Hospital Participation Agreements with Participant Hospitals.
 - ii. CMS will enter into Primary Care AHEAD Participation Agreements with PC AHEAD Participants.
 - iii. CMS will enter into MDPCP-AHEAD Participation Agreements with MDPCP Participants.
 - iv. CMS will enter into MDPCP-AHEAD Participation Agreements with MDPCP-AHEAD Partner CTOs.
 - v. CMS will enter into Geo AHEAD Participation Agreements with Geo Entities.

4. State Legal Authority.

a. The State represents and warrants that the MDH has the legal authority under Title 2 of the Health General Article of the Annotated Code of Maryland to promote and guide the development of physical and behavioral health care for the State. In carrying out these responsibilities, the MDH has the authority to apply for, receive, and spend federal funds; to enter into contracts; and to oversee the administration and implementation of contracts and programs including, but not limited to, those programs planned or contemplated under the Model

- for primary care, alignment of the health care system in Maryland, and population health improvement.
- b. The State also represents and warrants that the HSCRC has the legal authority under Title 19 of the Health General Article of the Annotated Code of Maryland to require all Eligible Hospitals to charge rates in accordance with the rules and regulations of the HSCRC and the terms and conditions of this Agreement, and, under Title 15 of the Insurance Article and Title 15 of the Health General Article of the Annotated Code of Maryland, to require all Maryland Payers to reimburse Eligible Hospitals on the basis of rates established by the HSCRC. The State represents and warrants that the HSCRC has the legal authority under Title 19 of the Health General Article of the Annotated Code of Maryland to promote the greatest efficiency in Eligible Hospitals and is authorized to promote and approve alternative methods of both rate determination and payment for the duration of this Agreement in order to achieve the greatest efficiency.
- c. The State further represents and warrants that it has the legal authority to enter into this Agreement and has bound by law or by contract its contractor(s), Participant Hospitals, and all Maryland Payers not subject to the federal Employee Retirement Income Security Act (ERISA) of 1974 to comply with the applicable terms and conditions of this Agreement and to contribute to all submissions to CMS required of the State pursuant to this Agreement.

d. Maryland Medicaid Authority.

- i. The State warrants that the MDH has designated authority as Maryland's State Medicaid Agency (SMA).
- ii. The State also represents and warrants that the MDH has the authority to administer Maryland's Medicaid program under Title 15 of the Health-General Article, Annotated Code of Maryland.
- iii. The State represents that MDH is authorized to seek CMS approval of the necessary authorities to meet the requirements of this Agreement.

5. Waivers and Safe Harbor Authority.

a. Payment Waivers

- i. Subject to the provisions of this Agreement, CMS will waive the requirements of the Act as listed in Appendix E of this Agreement solely for purposes of testing the Model in accordance with the terms of this Agreement. All other Medicare coverage and payment requirements are applicable, if not otherwise waived under federal law.
- ii. **Medicare Payment Rates.** As of January 1, 2028, CMS will not waive the requirements of the Act as listed in Appendix E of this Agreement for purposes of allowing HSCRC to set Medicare FFS hospital rates.
- iii. The State may request, and the Secretary may consider, additional Medicare payment waivers. CMS may grant any Medicare payment waiver requested by the State at CMS' sole discretion. Such Medicare payment waiver, if any, would be set forth in separately issued documentation specific to this Agreement, an amendment to this Agreement, or pursued by CMS through rulemaking if necessary. Any such Medicare payment waiver(s) would apply solely to this Model and could differ in scope or design from waivers granted for other programs or models.
- b. Federal Anti-kickback Statute Safe Harbor. CMS may determine that the Federal anti-kickback statute safe harbor for CMS-sponsored model arrangements (42 C.F.R. § 1001.952(ii)(1)) and CMS-sponsored model patient incentives (42 C.F.R. § 1001.952(ii)(2)) is available to protect remuneration exchanged pursuant to certain financial arrangements or patient incentives permitted under applicable AHEAD Participation Agreements, provided that such arrangements and incentives comply with the requirements of the safe harbor and the requirements to be set forth in the applicable participation agreement. No such determination is being issued in this document. Such determination, if any, would be set forth in documentation separately issued by CMS.

6. State's Participation in other Medicare Programs, Models, or Demonstrations.

- a. The State may simultaneously participate in AHEAD and other Medicare programs, models, or demonstrations in existence on the Effective Date.
- b. The State may not participate in AHEAD and the Maryland Total Cost of Care Model at the same time. The parties acknowledge that, prior to PY1, the State and CMS executed a bilateral amendment terminating the Maryland Total Cost of Care Model Agreement Term, including the Performance Period and Transition Period.

c. The State's participation in AHEAD prohibits Participant Hospitals, PC AHEAD Participants, MDPCP-AHEAD Participants, MDPCP-AHEAD Partner CTOs, and any other AHEAD participants from concurrently participating in AHEAD and the Maryland Total Cost of Care Model.

7. Cooperative Agreement.

- a. The Parties acknowledge that prior to the Effective Date of this Agreement, the State entered into a Cooperative Agreement with CMS. Through the Cooperative Agreement, CMS will make funding available to the State to support the State's participation in the Model.
- b. The State's ability to receive this funding is subject to the State's ongoing compliance with the terms of this Agreement, the terms and conditions of the Cooperative Agreement award, and any other terms and conditions imposed by CMS.

8. General Model Participation Requirements.

- a. Medicare FFS Beneficiary Minimum.
 - i. If CMS determines, at any time during the Implementation Period, that the number of Medicare FFS Beneficiaries who reside within the State falls below 10,000, CMS will consider such determination to be a Triggering Event, as defined in Section 22.b.
- b. Hospital Participation Requirements.
 - i. For PY1 and PY2, the State must ensure that at least 85 percent of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents is paid to Participant Hospitals according to the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology as described in Section 11.
 - ii. For PY3 and each subsequent PY, the State must ensure that at least 85 percent of all instate, all-payer, Acute Care Hospital Revenue for Maryland residents is paid to Participant Hospitals according to the CMS-Designed Hospital Global Budget Methodology for Medicare FFS, as described in Section 12, and Hospital Global Budgets for Maryland Payers.

c. Commercial Payer Requirements.

- i. The State will continue to set Hospital Global Budgets for all Commercial Payers pursuant to its authority under Md. Code Ann. Health-Gen. § 19-201 et seq. and NY State Conference of Blue Cross & Blue Shield Plans v. Travelers Ins. Co., 514 U.S. 645 (1995).
- ii. The State must hold Commercial Payers accountable for TCOC growth, based on the Statewide Accountability Targets, using available legislative or regulatory authority. CMS acknowledges that some State legislative and regulatory tools may be limited by preemption of state regulation of employer-sponsored health insurance plans under ERISA (see 29 US Code § 1144) and will consider this when evaluating the state's performance.

d. Medicaid Hospital Global Budget Requirements.

- i. For each PY, the State shall set Hospital Global Budgets for Medicaid pursuant to its authority under Md. Code Ann. Health-Gen. § 19-201 et seq., and in a manner consistent with all applicable Medicaid laws, rules, and regulations, including but not limited to all requirements of the State's existing Medicaid state plan, 42 CFR part 438, and any Social Security Act Section 1115(a) demonstration waivers.
 - For PY1 and PY2, the State shall set Hospital Global Budget for Medicaid in accordance with the State's CMS Approved State Designed All Payer Hospital Global Budget Methodology, as described in Section 11, as well as with applicable changes in federal statute and rulemaking.
 - 2. Consistent with federal statute and regulation, CMS and the State shall change Medicaid rates commensurate with Medicare rate changes in PY3 through PY7...
 - a. The Medicaid rates shall align with the Savings Component outlined in Section 10. The Savings Component is used to calculate and pay the Medicare FFS Hospital Global Budget for each Participant Hospital under the CMS-Designed Hospital Global Budget Methodology described in Section 12.
 - b. CMS shall publish Medicare adjusted inpatient and outpatient rates applicable to Participant Hospitals. The State shall set Medicaid rates in PY3 and each subsequent PY for Participant Hospitals, based on these Medicare published rates.
 - c. CMS and the State shall administer Medicaid rates in a manner consistent with all applicable Medicaid laws, rules, and regulations, including but not

- limited to all requirements of the State's Medicaid state plan, 42 CFR part 438, and any Social Security Act Section 1115(a) demonstration waivers, as amended or modified from time to time.
- d. The Medicaid Hospital Global Budget must be directionally aligned with the CMS-Designed Hospital Global Budget Methodology in Section 12.
- e. This Agreement does not alter the State's authority to set rates for Maryland Medicaid consistent with Section 8.d.(i)(2)(c), and as described in Section 4 of this Agreement.
- 3. If the State is unable to amend its Medicaid state plan, state directed payments, or Section 1115(a) demonstration waivers to implement State requirements under Section 8.d of this Agreement, CMS and the State shall pursue in good faith alternative solutions to achieve the goals of this Agreement as described in Section 30.

f. Medicaid Advanced PCP.

- The Parties acknowledge that during the Pre-Implementation Period, the State implemented a Medicaid Advanced PCP approved by CMS.
- ii. The State must operate a Medicaid Advanced PCP during each PY.

g. Choice and Competition.

- i. Prior to PY2, the State must, in a form and manner specified by CMS, select one (1) option from each of the following categories, as set forth in Appendix J:
 - 1. Promoting choice, which includes the following options:
 - a. Implementing Medicaid site neutrality;
 - b. Improving access to new and/or additional modes of care delivery via telehealth;
 - c. Advancing prescription drug price transparency; or
 - d. Prohibiting the use of non-compete clauses to increase provider mobility.
 - 2. Promoting competition, which includes the following options:
 - a. Modifying scope of practice restrictions, including for physician assistants and nurse practitioners;
 - b. Repealing certificate of need (CON) requirements for all non-hospital settings;

- c. Expanding access to care by revising network adequacy provisions in compliance with federal requirements; or
- d. Expanding contracting flexibilities by repealing any-willing provider laws.
- ii. The State must implement each option selected by the State under Section 8.g.i in accordance with the requirements for implementation set forth in Appendix J and consistent with guidance to be issued by CMS prior to PY1.
 - 1. The State may submit a revision to its selections from the promoting choice and promoting competition list under Section 8.g.i. prior to PY4.
- iii. **Reporting**. For the Annual Progress Report submitted for PY2 and each subsequent PY, as described in Section 20, the State must provide a description of the activities performed by the State in the applicable PY to comply with the requirements of each option chosen by the State, obstacles the State is experiencing or expecting to experience regarding the State's selected options, and any information relevant to the State's ability to comply with the requirements in Section 8.g. or Appendix J of this Agreement.

9. Model Governance Structure.

- a. **General**. The State agrees to either form a Model Governance Structure or identify another State-selected governing body that will provide feedback and input, in accordance with this section, on the implementation of this Model. The State's formation of the Model Governance Structure or the identification of a State-selected governing body is not subject to CMS approval.
- b. **Function.** The Model Governance Structure or another State-selected governing body must provide input to the State regarding the following Model implementation activities:
 - i. The selection of, and changes to, the Statewide Quality and Population Health Targets, as described in Section 10;
 - ii. The development of the Statewide PHAP and the production of the Annual Progress Report documenting the State's progress in implementing the Statewide PHAP, as described in Section 20.c.;
 - iii. The review of the Hospital Population Health Accountability Plan described in Section 20.d.;
 - iv. Use of State planning funds on investments and other activities designed to meet the Model's quality and cost growth objectives described in Section 10; and

- v. Cooperative Agreement funding.
- c. The State must maintain the Model Governance Structure or State-selected governing body, as applicable, throughout the Implementation Period of the Model.
- d. The State may describe the composition of the Model Governance Structure or State- selected governing body, as applicable, in the Statewide PHAP.
- e. The State may report changes to the Model Governance Structure in an update to the Statewide PHAP or Annual Progress Report.

10. Statewide Accountability Targets.

- a. **Medicare FFS TCOC Target.** For each PY, the State must limit Medicare FFS PBPY expenditures, as calculated by CMS following the methodology described in Appendix A, to less than or equal to the Medicare FFS TCOC Target for that PY.
 - i. No fewer than 30 days prior to the start of a PY, CMS will calculate the Medicare FFS TCOC Target for that PY, based on the following Savings Component schedule and as outlined in Appendix A:

Performance Year	Savings Component
PY1	0.13%
PY2	0.21%
PY3	0.30%
PY4	0.38%
PY5	0.46%
PY6	0.55%
PY7	0.63%
PY8	0.00%
PY9	0.00%
PY10	0.00%

- ii. For PY8 through PY10, the State's Medicare FFS cost is expected to grow at the national trend of USPCC, thus the TCOC target will be set accordingly.
- iii. **Calculation Methodology.** For each PY, CMS will calculate State Medicare FFS PBPY expenditures to determine the State's performance on the Medicare FFS TCOC Target for that PY, in accordance with the methodology set forth in Appendix A.
 - 1. **Baseline selection.** CMS will use a 2023 baseline year weighted at 100%. The 2023 PBPY baseline amount is \$14,107.
- iv. **Outcomes-Based Credits**. The State may receive credit for savings generated by addressing certain population health priorities as described in this Section 10 ("Outcomes-Based Credit"). Any such Outcomes-Based Credits generated in accordance with this section will be reflected in the calculation of the State Medicare FFS PBPY expenditures for the applicable PY consistent with the methodology described in Appendix A. The population health priorities that Outcomes-Based Credits may address and the methodology of calculating and applying such credit shall be developed as follows:
 - 1. At any time following the Effective Date of the Agreement, the State may propose to CMS methodologies for assessing the State's performance on an identified population health priority, which may include, but are not limited to priorities that correspond to one or more Statewide Quality and Population Health Targets in accordance with Section 10.e..
 - a. For each proposed population health priority, the State must submit the following information:
 - Specifications for appropriate population health measures and applicable performance targets. Such specifications shall be in alignment with the Statewide Quality and Population Health Targets as applicable;
 - ii. A methodology, based on validated research methodologies, to assess the State's performance on each measure and target relative to a comparison group or targeted level of improvement; and

- iii. An estimate of the savings to Medicare that could be expected due to an improvement by the State on each measure and target.
- b. CMS will inform the State in writing of its decision to approve or reject the State's proposed measures, targets, and methodologies within 180 days of receipt.
- 2. On or before December 31 of each Performance Year from PY1 through PY10, the State may submit to CMS a memorandum for each previously-approved Outcome-Based Credit detailing the State's assessment of the amount to be applied to the Medicare FFS TCOC Target for the Performance Year in which the memorandum is submitted.
 - a. The State's memorandum must be submitted together with all data, programs, documentation, and other information requested by CMS, and must include at least the following for each population health priority approved by CMS in accordance with this section:
 - The State's performance against the applicable CMS-approved
 Outcome-Based Credit performance target; and
 - ii. An estimate of the savings to Medicare due to the State's performance compared with that Outcome-Based Credit performance target.
 - b. If CMS does not reject the State's amount in the memorandum or request additional data, programs, documentation, or any other information from the State in writing within 120 days of the State's submission thereof, the amount is deemed approved.
 - c. For purposes of this Model, the Diabetes Outcomes-Based Credit developed and approved under the Maryland Total Cost of Care (TCOC) Model shall be considered a previously-approved Outcomes-Based Credit. Any and all associated measures, targets, and methodologies related to the Diabetes Outcomes-Based Credit are incorporated herein by reference and will form a part of this Agreement as if set forth herein in their entirety. The parties agree to amend the approved methodology as may be necessary to ensure the Diabetes Outcomes-Based Credit is properly

integrated into this Model. For clarity, the documents incorporated by reference are as follows: "Diabetes Outcomes-Based Credit Methodology under the Maryland Total Cost of Care Model" dated January 17, 2019, and revised May 2, 2019, and "Outcome-Based Credit Methodology on Diabetes Incidence" approval letter dated July 17, 2019.

v. **Performing Better than Targets.** If the State limits Medicare FFS PBPY expenditures for a PY to \$5 per beneficiary per month (PBPM) less than the Medicare FFS TCOC Target for that PY, CMS may, at its sole discretion, offer the State increased Medicare primary care payments, as described in Section 13.c., for a subsequent PY. CMS, in a form and manner to be determined by CMS, will provide the State notice of CMS' offer to increase the EPCP amount, the process to accept the offer, and the requirements the State must follow if the State accepts increased Medicare primary care payments, as described in Section 13.c., including, but not limited to, signing an amendment to this Agreement.

b. All-Payer TCOC Growth Target.

- i. Prior to PY 1, the State must establish the process to set the All-Payer TCOC Growth Targets through an executive order, legislation, or regulation.
- ii. No later than ninety (90) days prior to the start of PY2, the State must provide to CMS the All-Payer TCOC Growth Target for each of PYs 2 through 5, at a minimum. If the State's executive order, legislation, or regulation does not establish the All-Payer TCOC Growth Targets for PYs 6 through 10, the State must submit to CMS the All-Payer TCOC Growth Target for each of these PYs no later than ninety (90) days prior to the start of the applicable PY.
- iii. CMS may unilaterally amend the Agreement to reflect the All-Payer TCOC Growth Targets provided by the State to CMS for PY2 and each subsequent PY at least sixty (60) days prior to the start of the applicable PY.
- iv. For each of PYs 2 through 10, the State must limit the rate of growth for the All-Payer TCOC Growth Target, as calculated by the State and validated by CMS, in accordance with the State's All-Payer TCOC Growth Target for that PY.
- v. **Failure to Meet Targets.** If the State exceeds the All-Payer TCOC Growth Target for any two Performance Years within a period of three consecutive Performance Years, CMS will

issue a Warning Notice and may issue an Enforcement Action Notice in a form and manner as described in Section 22.

c. Medicare FFS Primary Care Investment Target.

- i. The State must meet or exceed its annual Medicare FFS Primary Care Investment Target for each Performance Year, as described in Appendix B.
- ii. **Calculation Methodology.** CMS will calculate the State's performance on the Medicare FFS Primary Care Investment Target using the methodology described in Appendix B.
- iii. **Failure to Meet Targets.** If the State does not meet the Medicare FFS Primary Care Investment Target in any two Performance Years within a period of three consecutive Performance Years, CMS will issue a Warning Notice and may issue an Enforcement Action Notice, in a form and manner as described in Section 22.

d. All-Payer Primary Care Investment Target.

- i. Prior to PY 1, the State must establish the process to set the All-Payer Primary Care Investment Targets through an executive order, legislation, or regulation.
- ii. No later than ninety (90) days prior to the start of PY2, the State must provide to CMS the All-Payer Primary Care Investment Target for each of PYs 2 through 5, at minimum. If the State's executive order, legislation, or regulation does not establish the All-Payer Primary Care Investment Targets for PYs 6 through 10, the State must submit to CMS the All-Payer Primary Care Investment Target for each of these PYs no later than ninety (90) days prior to the start of the applicable PY.
- iii. CMS will unilaterally amend the Agreement to reflect the All-Payer Primary Care Investment Targets for PY2 and each subsequent PY at least sixty (60) days prior to the start of the applicable PY.
- iv. For each of PYs 2 through 10, the State must demonstrate increased all-payer primary care spending as a percentage of all-payer total cost of care, as calculated by the State and validated by CMS, in accordance with the State's All-Payer Primary Care Investment Target for that PY.
- v. **Failure to Meet Targets.** If the State does not meet the All-Payer Primary Care Investment Target in any two Performance Years within a period of three consecutive Performance Years, CMS will issue a Warning Notice and may issue an Enforcement Action Notice, in a form and manner as described in Section 22.

e. Statewide Quality and Population Health Targets

- i. The State shall, with CMS' approval, select, at a minimum, five (5) statewide core and one (1) required supplemental measure described in Appendix I. For these six (6) measures, the State shall, with CMS' approval, set biannual interim and final quality and equity targets for each selected measure (collectively, the "Statewide Quality and Population Health Targets"). The State shall select goals that meet or exceed the results achieved under the Maryland Total Cost of Care Model.
- ii. The Parties acknowledge that during the Pre-Implementation Period, the State confirmed with CMS its selection of measures that will be used to set the Statewide Quality and Population Health Targets. All measures were selected from Tables 1 and 2 in Appendix I.
- iii. The Parties acknowledge that the State documented the Statewide Quality and Population Health Targets in the Statewide PHAP submitted to CMS on October 14, 2025. The State will document its final, CMS-approved Statewide Quality and Population Health Targets in the Statewide PHAP updates submitted in PY1, as outlined in Section 20.
- iv. The State must measure and report to CMS on the State's performance on the interim and final Statewide Quality and Population Health Targets in the Statewide PHAP as part of its Annual Progress Report for each PY of the Model, as outlined in Section 20.
- v. The State, in collaboration with the Model Governance Structure or another State-selected governing body, may submit a request to CMS to change one or more of the selected core and required supplemental measures as documented in the Statewide Quality and Population Health Targets in the Statewide PHAP and to propose to CMS one or more measures, which may not be listed in Appendix I of this State Agreement. Each proposed measure that is intended to replace a core measure must be in the same domain as the measure that it is intended to replace. Each proposed measure that is intended to replace a required supplemental measure must either be in one of the domains provided in Table 2 of Appendix I for required supplemental measures, or the State may propose another domain aligned with the Statewide PHAP. When proposing the measure to CMS, the State must provide a rationale to CMS that explains why the proposed measure better serves the goals of the Model compared to the current selected measure in the same domain. CMS will provide a response within 90 days of receipt of the State's proposal.
 - 1. In the State's request, the State must address one or more of the following factors:

- i. Alignment of the proposed measure with AHEAD quality goals and required quality domains in the Statewide PHAP;
- ii. Any variance from expected performance on the previously selected statewide core or required supplemental measure that prevents ascertainment of meaningful improvements;
- iii. The availability of a more broadly applicable (across settings, populations, or conditions) measure for the State health needs identified in the Statewide PHAP; or
- iv. The availability of another measure that the State believes is more aligned with the State health needs identified in the Statewide PHAP.
- 2. CMS may approve, reject, or request changes to any such request at its sole discretion.
- vi. If CMS approves a State-requested change to the selected core and required supplemental measures or quality and population health targets described in the Statewide PHAP, CMS will update the Selected Statewide Quality and Population Health Targets in the Statewide PHAP for the AHEAD Model in advance of the PY in which the change would take effect.
- vii. **Failure to Meet Targets.** If the State does not meet its Statewide Quality and Population Health Targets for PY 2, 4, 6, 10, CMS will issue a Warning Notice and may issue an Enforcement Action Notice, in a form and manner as described in Section 22.
- f. **Dedicated Fund for Population Health.** For the purpose of meeting the Statewide Quality and Population Health Targets, the State developed a dedicated fund ("**Population Health Improvement Fund**") comprised of public and private sources to support statewide population health improvement initiatives in alignment with both the Statewide PHAP and the State Health Improvement Plan (SHIP). The fund will support activities designed to address upstream drivers of health.

g. Public Reporting

- i. No later than (90 Days) after the start of PY2 and each subsequent PY thereafter, the State must publish on a website that is owned and operated by the State or one of its contractors and is accessible to the public, the following information:
 - Each payer's performance relevant to the All-Payer TCOC Growth Target and the All-Payer Primary Care Investment Target. CMS acknowledges that some State legislative and regulatory tools may be limited by preemption of state regulation of employer-sponsored health insurance plans under ERISA (see 29)

- US Code § 1144) and will consider this when evaluating the state's performance.
- 2. Each Participant Hospital's financial and quality performance in alignment with the goals of the model including TCOC accountability and reductions in potentially avoidable utilization.
- ii. The State must ensure its data exchange or reporting systems can and will collect the necessary information for the State to comply with the requirements in Section 10.g.i. of this Section.
- h. **Exogenous Factors.** CMS may adjust the calculation of a Statewide Accountability Target to take into account any Exogenous Factors.
 - i. The State may submit to CMS a written request, no later than six (6) months after the end of a given PY, requesting that CMS adjust a Statewide Accountability Target for that PY due to an Exogenous Factor.
 - ii. The State's request must include an explanation of the impact of the Exogenous Factor on the Model and a recommendation as to how CMS should adjust a Statewide Accountability Target due to the Exogenous Factor.
 - iii. CMS will approve or deny the State's request within 120 days of receipt of the request.
 - iv. Any adjustment to a Statewide Accountability Target due to an Exogenous Factor will be made by CMS at CMS' sole discretion. Such adjustments, if any, would be set forth in separately issued documentation specific to this Agreement and/or an amendment to this Agreement.

i. All-Payer Revenue Limit.

- i. The State must limit the annual growth in Regulated Gross Patient Service Revenue (as defined in Appendix F) to Participant Hospitals from all payers to less than or equal 3.58 percent multiplied by (1 + the Population Growth Percentage) for that Performance Year, as calculated by the State following the methodology in Appendix F.
- ii. By no later than May 1 of each PY, beginning in PY2, the State will calculate the All-Payer Revenue Limit for the prior PY, as defined and calculated in accordance with Appendix F of this Agreement.
- iii. By no later than May 1 of each PY, for PY2 through PY10, the State will compare the actual Regulated Gross Patient Service Revenue (defined in Appendix F) for the prior PY

- to the All-Payer Revenue Limit (defined in Appendix F) for that PY, each defined and calculated in accordance with the specifications in Appendix F of this Agreement.
- iv. The State shall provide the results of the calculations performed pursuant to this Section 10.i. and Appendix F of this Agreement to CMS. To the extent permitted under applicable law, the State shall grant CMS access to all underlying data, including access to contractors involved in performing such calculations, and contract deliverables related to such calculations, including the Regulated Gross Patient Service Revenue, which the State shall report to CMS in a manner consistent with Section III of Appendix F of this Agreement.
- v. The State may request to update the Growth Limit (defined in Appendix F) used to calculate the All-Payer Revenue Limit, as specified in Appendix F of this Agreement, subject to CMS review and approval. Such requests may be initiated by the State for reasons including, but not limited to, the following:
 - Changes in Maryland law affecting the State's authority to regulate Regulated Revenue;
 - 2. Changes in the in and out-migration of Maryland residents;
 - 3. Exogenous Factors;
 - 4. Changes in service regulation or facility regulation that result in material increases or decreases in Regulated Revenue; and
 - 5. Changes in the Growth Limit driven by Medicare FFS beginning in PY3 and each subsequent PY, as validated by CMS through data analysis
- vi. Any changes to the specifications for calculating the All-Payer Revenue Limit requested by the State must be approved by CMS at CMS' sole discretion.
- j. Rural Health Transformation Program Funding. Any one-time funds granted to the State through the Rural Health Transformation Program will not be counted as expenditures in determining the State's performance on the Statewide Accountability Targets as described in this Section 10.

11. CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology for PY1 and PY2.

a. General.

- i. The Parties acknowledge that, prior to the Effective Date of this Agreement, the State submitted its Proposed State-Designed All-Payer Hospital Global Budget Methodology to CMS and that CMS approved that methodology for use in PY1 and PY2.
- ii. For PY1 and PY2, the State must calculate Hospital Global Budgets for all payers for each Participant Hospital using the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology, subject to the requirements of this Section 11 and the other applicable terms of this Agreement.
- iii. For PY1 and PY2, the State will establish rates for services to be charged by each Participant Hospital to effectuate the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology.
- iv. In a form and manner to be determined by CMS, CMS will determine the Advanced Alternative Payment Model status for the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology prior to PY1.

b. Operations of Maryland's Rate-Setting System.

- i. The Parties acknowledge that for PY1 and PY2 this Model, including payment under the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology, is predicated on Health General Article of the Annotated Code of Maryland, § 19-201 et seq., and the State's maintenance of an all-payer rate-setting system whereby:
 - 1. The total costs of all Eligible Hospitals' services are reasonable (Health General Article of the Annotated Code of Maryland, § 19-219);
 - 2. The aggregate rates to be charged established by the HSCRC for each Eligible Hospital are related reasonably to the Eligible Hospital's aggregate costs (Health General Article of the Annotated Code of Maryland, § 19-219);
 - 3. Rates are set equitably among all purchasers of hospital services, without undue discrimination or preference (Health General Article of the Annotated Code of Maryland, § 19-219);
 - 4. The HSCRC may review and approve or disapprove the reasonableness of any rate or amount of revenue that a Eligible Hospital sets or requests (Health General Article of the Annotated Code of Maryland, § 19-219); and

- 5. The State shall require all Eligible Hospitals to submit claims to Medicare FFS using the charge rates established by the HSCRC pursuant to Health General Article of the Annotated Code of Maryland, § 19-201 et seq.
- c. Payment of Claims. For PY 1 and PY 2, consistent with the CMS-Approved State-Designed Hospital Global Budget Methodology, CMS will pay each Participant Hospital through the applicable Medicare Administrative Contractor(s) ("MAC") on the basis of the rates to be charged included on the Medicare FFS claims the Participant Hospital submits to the MAC, less the Public Payer Differential described in Section 11.d., and subject to the Medicare Performance Adjustment described in Section 11.e. The Public Payer Differential will be applied prior to subtracting any applicable deductible or coinsurance amount, and prior to any applicable Medicare secondary payment.
- d. Public Payer Differential. Prior to the start of PY1, the State shall provide a percentage difference between the rate established by the State for a Participant Hospital for a given charge, in accordance with this Section 11.d, and the lesser rate to be paid by public payers (Medicare including Medicare Advantage plans, Medicaid including Medicaid Managed Care Organizations, and CHIP) to a Participant Hospital for the same charge ("Public Payer Differential"). This Public Payer Differential will remain in effect for PY1 and PY2 unless and until CMS approves a change in the Public Payer Differential proposed by the State in accordance with this Agreement. For PY3 onward, the Public Payer Differential may be determined at the discretion of the State.
 - i. The State may submit to CMS a request to change the Public Payer Differential calculated by the State under any of the following circumstances:
 - 1. To enable the State to meet the Medicare FFS TCOC Target for the subsequent PYs, provided that Regulated Gross Patient Service Revenue for the current PY is less than the All-Payer Revenue Limit calculated by the State in accordance with Section 10 and Appendix F of this Agreement for that PY; or
 - 2. To effectuate changes in Participant Hospital overhead allocations or other factors used in Maryland's rate-setting system that may be necessary to adjust, recalibrate, or modernize Maryland's rate-setting structure while avoiding shifting costs.

- ii. The State shall submit a request to change the Public Payer Differential no fewer than 120 days before the first day of the PY in which the modified Public Payer Differential would take effect, or by such other deadline specified by CMS.
- iii. CMS will make reasonable efforts to approve or reject the State's request in writing within 60 days of receipt.
- iv. After PY2, the Public Payer Differential will not apply to Medicare FFS and the State therefore shall not be required to seek approval for changes to the Public Payer Differential from CMS.

e. Medicare Performance Adjustment ("MPA").

- i. After PY1 during the Implementation Period as well as the calendar year immediately preceding PY1 of this Agreement, the State shall calculate an MPA for each Participant Hospital in accordance with this Section 11.e., which CMS will apply to Medicare FFS payments to Participant Hospitals in accordance with the CMS-Approved State-Designed Hospital Global Budget Methodology during the subsequent PY. The MPA will not apply after PY2 and will be replaced with the CMS-Designed Medicare FFS Hospital Global Budget Methodology Performance Adjustment as described in Section 12.
- ii. **MPA Proposal.** For PY1 and PY2 of the Implementation Period, in a form and manner and by a date specified by CMS, the State shall submit to CMS a proposed MPA calculation methodology, subject to CMS review and approval ("MPA Proposal"). The State's MPA Proposal must include the following components:
 - 1. A proposed algorithm for attributing Medicare FFS Beneficiaries to Participant Hospitals for the purpose of calculating the MPA for each Participant Hospital ("Medicare Beneficiary Attribution Algorithm"). The State's proposed Medicare Beneficiary Attribution Algorithm must specify which Medicare FFS Beneficiaries will be included in the MPA and be based on one or more methodologies deemed appropriate by CMS (e.g., a Medicare FFS Beneficiary's residency, the relationship—formal or based on referral patterns—between a Medicare FFS Beneficiary's primary care provider and a Participant Hospital, or the Participant Hospital where the Medicare FFS Beneficiary receives the plurality of hospital services), and must result in the attribution to one or more Participant Hospitals of at least 95 percent of Medicare FFS Beneficiaries who are enrolled in both Part A and Part B and reside in the State for purposes of inclusion in the

- MPA calculation for those Participant Hospitals. The State may propose and CMS may consider an MPA attribution algorithm that does not result in the attribution to one or more Participant Hospitals of at least 95 percent of Medicare FFS Beneficiaries who are enrolled in both Part A and Part B and reside in the State but does result in attribution to Participant Hospitals of 99% of costs for Medicare FFS Beneficiaries who are enrolled in both Part A and Part B and reside in the State.
- 2. The categories of Medicare FFS costs, excluding certain categories proposed for exclusion by the State, to be attributed to each Participant Hospital ("Attributed Medicare Costs") for purposes of calculating the total cost of care in the baseline period ("TCOC Baseline") and the total cost of care during the PY ("TCOC Performance") for each Participant Hospital.
- 3. A proposed methodology to calculate the TCOC Baseline for each Participant Hospital, based on the Attributed Medicare Costs for the Medicare FFS Beneficiaries attributed to the Participant Hospital for the baseline period using the Medicare Beneficiary Attribution Algorithm proposed by the State.
- 4. A proposed methodology to calculate a benchmark TCOC ("TCOC Benchmark") for each Participant Hospital. The State's proposed TCOC Benchmark methodology must include a proposed trend factor—to be applied to the TCOC Baseline calculated for each Participant Hospital in order to calculate the TCOC Benchmark.
- 5. A proposed methodology to calculate the TCOC Performance for each Participant Hospital based on the Attributed Medicare Costs for the Medicare FFS Beneficiaries attributed to the Participant Hospital for the relevant PY using the Medicare Beneficiary Attribution Algorithm proposed by the State.
- 6. A proposed methodology to be used in Step 5 of the calculation described in Section 11.e.iii.1. to make adjustments to the results of Step 4 of such calculation based on efficiency or other measures.
- 7. A proposed methodology to calculate an MPA-specific quality score for each Participant Hospital ("Quality Adjustment Score"). The State's proposed Quality Adjustment Score methodology must utilize a subset of the quality measures included in the State's hospital quality and value-based payment programs, at least one of which must satisfy the

requirements of 42 CFR § 414.1415(b)(2), and at least one of which must satisfy the requirements of § 414.1415(b)(3).

- To meet these requirements and align with the State's hospital quality and value-based payment programs, the State's proposed Quality Adjustment Score methodology must include the following three measures in its proposed Quality Adjustment Score methodology, at a minimum, unless CMS has approved different measures under Section 11.e.i.7.ii:
 - 1. The all-payer case-mix adjusted readmission rate for patients who were hospitalized at an acute care hospital and experienced an unplanned readmission to an acute care hospital;
 - 2. The composite result for Maryland's Hospital Acquired Condition program; and
 - 3. The Agency for Healthcare Research and Quality (AHRQ) Prevention Quality Indicators (PQIs).
- ii. The State may propose an alternative measure or measures to one or more of the measures listed in Section 11.e.i.7.i as long as the State's proposed Quality Adjustment Score methodology utilizes a subset of the quality measures included in the State's hospital quality and value-based payment programs, at least one of which must satisfy the requirements of 42 CFR § 414.1415(b)(2), and at least one of which must satisfy the requirements of § 414.1415(b)(3). If the State proposes an alternative measure, the State must provide a rationale for the change in the measure.
- 8. A proposal for the maximum share of Medicare FFS payments made to each Participant Hospital that can be lost or gained as a result of the application of the MPA ("Maximum Revenue at Risk"). For PY1 and PY2, the State's proposal for the Maximum Revenue at Risk must be at least 2.0 percent.
- 9. A proposal for the threshold percentage between the Attributed Medicare Costs for a Participant Hospital and TCOC Benchmark for that Participant Hospital at which the Maximum Revenue at Risk is triggered for that Participant Hospital ("Maximum Performance Threshold").

- iii. **CMS Review.** Within thirty (30) days of receipt, CMS will either approve or request revisions to the State's MPA Proposal. If CMS requests revisions to one or more components of the State's MPA Proposal, the State shall submit such revisions to CMS within thirty (30) days of CMS' request. If CMS does not request further revisions within thirty (30) days of receiving such revisions from the State, those revisions will be deemed to be approved.
- iv. Calculation of the MPA. By May 31 of PY1 and PY2, the State shall calculate the MPA for each Participant Hospital for the prior calendar year in accordance with the CMS-approved MPA Proposal and shall inform CMS of each such calculated MPA. The State shall also provide any data or supporting documentation as requested by CMS to validate the State's calculation of the MPA.
 - 1. The State shall calculate the MPA for each Participant Hospital according to the following steps:
 - Step 1: Calculate a TCOC Benchmark for the Participant Hospital in accordance with the CMS-approved TCOC Benchmark methodology, including the application of the CMS-approved trend factor.
 - Step 2: Calculate the Participant Hospital's TCOC Performance during the prior calendar year using the CMS-approved TCOC Performance methodology.
 - Step 3: Calculate the Quality Adjustment Score for the Participant Hospital using the CMS-approved Quality Adjustment Score methodology.
 - Step 4: Calculate the product of "A" and "B" (defined below), unless the difference between the Participant Hospital's TCOC Performance and its TCOC Benchmark is more than the Maximum Performance Threshold, in which case, the result of this Step 4 for the Participant Hospital is equal to the Maximum Revenue at Risk.
 - "A" is the [TCOC Benchmark TCOC Performance] / TCOC Benchmark * [Maximum Revenue at Risk / Maximum Performance Threshold], and
 - "B" is (1 + Quality Adjustment Score) when "A" is greater than or equal to zero, and is (1 Quality Adjustment Score) when "A" is less than zero.

- Step 5: Calculate the MPA for the Participant Hospital by applying adjustments for efficiency or other measures to the result of Step 4 according to the CMS-approved methodology. The MPA may exceed the Maximum Revenue at Risk.
- f. Application of the MPA. During the Rate Year that begins immediately following Performance Year 2 and for application to PY 1, following the calendar year immediately preceding PY1, for which the MPA is calculated by the State in accordance with this Section 11.f, CMS will adjust each Medicare FFS payment to a Participant Hospital by that Participant Hospital's MPA in accordance with the CMS-Approved State-Designed Medicare FFS Hospital Global Budget. The MPA will not apply to performance after PY2 and will be replaced by the Performance Adjustment under the CMS-Designed Medicare FFS Hospital Global Budget methodology as described in Section 12.

g. CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology for PY1 and PY2: Requirements.

- For PY1 and PY2, the State shall calculate Hospital Global Budgets for Participant
 Hospitals using the CMS-Approved State-Designed All-Payer Hospital Global Budget
 Methodology, subject to requirements of this Agreement.
- ii. For PY1 and PY2, the State must ensure that at least 85 percent of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents is paid to Participant Hospitals according to the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology and that such payments calculated under the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology are subject to adjustments based on the hospital quality and value-based payment programs developed and administered by the State in accordance with Section 11.h.
- iii. By no later than May 1 of PY2 and PY3, the State must report to CMS the percentage of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents paid to Participant Hospitals under the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology during the previous Performance Year.
 - 1. This percentage must be calculated by dividing the aggregate amount of in-state, all-payer, Acute Care Hospital Revenue for Maryland residents paid according to a CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology during the

- previous Performance Year by the aggregate amount of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents during the previous Performance Year.
- iv. **State Modifications.** If the State wishes to adopt a new payment methodology for PY1 or PY2 for Participant Hospitals, including, but not limited to, a new Hospital Global Budget policy, or to modify which in-state, all-payer, Acute Care Hospital Revenue is paid under the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology, as described in this Section 11.g., the State shall provide advance written notice to CMS regarding the proposed new payment methodology.
 - 1. Upon notification, if after consultation with the State, CMS believes the change to be substantive, CMS may request, within fifteen business days of receipt of the State's notification, a detailed proposal and operational plan describing the new payment methodology for review and approval by CMS.
 - 2. CMS will make reasonable efforts to approve or reject the State's proposals within 180 days of receipt. CMS' review and approval or disapproval of this methodology shall be limited to whether the new payment methodology is operationally feasible, consistent with the calculation methodology requirements for Hospital Global Budgets outlined in Appendix C, and designed to prevent the state from exceeding the Medicare FFS TCOC Target in any two PYs within a period of three consecutive PYs.
 - 3. After PY2, the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology will not apply to Medicare FFS and the State therefore shall not be required to seek approval for modifications to Hospital Global Budgets for non-Medicare FFS payers from CMS.

h. CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology for PY1 and PY2: Hospital Quality and Value-Based Programs.

i. For PY1 and PY2, the State will develop and administer hospital quality and value-based payment programs in accordance with the requirements of this Agreement. The State hospital quality and value-based payment programs will include all-payer measures. In the limited cases when all-payer measures are not feasible, the State may include Medicare-specific measures. The State hospital quality and value-based payment programs must include a performance measure designed to improve population health.

- ii. For PY1 and PY2, the State must use the results of the State's hospital quality and value-based payment programs to measure performance for future payment adjustments calculated under the Hospital Global Budgets for each Participant Hospital, in accordance with the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology.
- iii. The State's hospital quality and value-based payment programs shall utilize similar categories of quality measures to those used for the programs established under Section 1886(o) (Hospital Value Based Purchasing program), Section 1886(p) (Hospital Acquired Condition Reduction program), and Section 1886(q) (Hospital Readmissions Reduction program) of the Act, subject to the following exceptions:
 - 1. CMS recognizes that the State may utilize efficiency, performance, and outcome measures not utilized in the programs listed in Section 11.h., but that tie to the Model's goals of alignment across the delivery system and reductions in unnecessary and potentially avoidable utilization.
 - 2. The State shall develop and utilize population health measures as part of its portfolio of hospital quality and value-based payment measures.
- iv. The State's hospital quality and value-based payment programs described in this Section 11.h. must achieve or surpass the measured results in terms of patient outcomes and cost savings as those programs established under Sections 1886(o), 1886(p), and 1886(q) of the Act.
- v. Hospital Quality and Value-Based Programs Reports for PY1 and PY2: State Requirements. The State shall submit to CMS, in a form and manner and by a date specified by CMS:
 - i. The State's performance targets and quality measures for the State's hospital quality and value-based payment programs, together with the basis for the benchmark used in setting each such target, and the comparison (national or peer) performance on each such target (if available).
 - ii. An annual report documenting any changes in the State's hospital quality and value-based payment programs as compared to the prior PY, the all-payer performance against the State's measures and targets during the PY, the linkage between the measures and targets and the payments under the Hospital Global Budget, and any savings achieved as a result of the State's hospital quality and value-based payment

programs during the PY. The annual report must also demonstrate that the State's hospital quality and value-based payment programs continue to achieve or surpass the measured results in terms of patient outcomes and cost savings of those programs established under Sections 1886(o), 1886(p), and 1886(q) of the Act.

vi. Hospital Quality and Value-Based Programs Reports for PY1 and PY2: CMS Requirements.

- 1. By no later than May 1 of PY2 and PY3, CMS will calculate and provide the State with the readmissions rates for the previous Performance Year. Such rates will be provided for each Participant Hospital as well as for hospitals nationally. These calculations will be based on data for the prior PY.
- 2. By no later than June 1 of PY2 and PY3, CMS will provide to the State performance measures for Participant Hospitals as if they were included in CMS's Hospital Value-Based Purchasing program and Hospital Acquired Conditions Reduction program for the prior PY.
- 3. By no later than May 1 of PY1, CMS will calculate and provide the State with the readmissions rates for the previous Calendar Year. Such rates will be provided for each Participant Hospital as well as for hospitals nationally. These calculations will be based on data for the prior CY.

vii. CMS Quality Program Waiver Determination for PY1 and PY2.

- 1. CMS will assess whether the State has demonstrated in the report submitted to CMS pursuant to this Section 11.h. that the State is implementing hospital quality and value-based payment programs that achieve or surpass the measured results in terms of patient outcomes and cost savings to those programs established under Sections 1886(o), 1886(p) and 1886(q) of the Act.
- 2. Within 60 days of receiving the report under Section 11.h.v.2., CMS will assess whether the State has met the requirements of Section 11.h.i-iv. and provide or deny a waiver of Sections 1886(o), 1886(p) and 1886(q) of the Act to the State.
- viii. Hospital Inpatient Quality Reporting (IQR), Outpatient Quality Reporting (OQR), and Readmissions Reduction Reporting for PY1 and PY2. The State will work with CMS to ensure that the data submitted by Participant Hospitals under the Hospital Inpatient Quality Reporting (IQR) Program and Hospital Outpatient Quality Reporting (OQR)

Programs, as described in this Section 11.h., is included in national Medicare measures and published by CMS in an accurate and appropriate manner. CMS will include data for Participant Hospitals in the Clinical Data Abstraction Center for auditing purposes.

- i. Participant Hospitals will continue to be subject to the reporting requirements under Section 1886(b)(3)(B)(viii)(II) through (XI) of the Act and implementing regulations at 42 CFR § 412.140 (Hospital IQR Program), which includes the authority to publish such reported information (e.g., on the Care Compare website and for the Overall Hospital Quality Star Rating).
- ii. Participant Hospitals will continue to be subject to the reporting requirements under Section 1833(t)(17)(B) through (E) of the Act and implementing regulations at 42 CFR § 419.46 (Hospital OQR Program), which includes the authority to publish such reported information (e.g., on the Care Compare website and for the Overall Hospital Quality Star Rating).
- iii. Participant Hospitals will continue to be subject to the reporting requirements under Section 1886(q)(6) and implementing regulations at 42 CFR § 412.154 (Readmissions Reductions Program Reporting), and CMS will continue to have the authority to publish such reported information (e.g., on the Care Compare website and for the Overall Hospital Quality Star Rating).
- ix. **Regulated Revenue at Risk**. For PY1 and PY2, the State must ensure that the aggregate percentage of Regulated Revenue at risk under the State's hospital quality and value-based payment programs administered by the State in accordance with this Section 11.h, together with the MPA applied in accordance with Section 11.e is equal to or greater than the aggregate percentage of revenue at risk under the programs established under Sections 1886(o), 1886(p), and 1886(q) of the Act ("**Revenue at Risk Standard**"). For purposes of assessing the State's compliance with this requirement, for PY1 and PY2:
 - 1. CMS will provide the State with the aggregate percentage of revenue at risk under the programs established under Sections 1886(o), 1886(p), and 1886(q) of the Act.
 - 2. The State shall include in the report under 11.h.v.2. to CMS the aggregate percentage of Regulated Revenue at risk under both the State's hospital quality

- and value-based purchasing programs and the MPA. To the extent permitted by applicable law, the State shall make available, at CMS' request, all underlying data, including access to contractors, contract deliverables, and software systems used to perform the calculation, as necessary to validate the State's calculation.
- 3. CMS will compare the percentages of revenue at risk to determine whether the State has satisfied the Revenue at Risk Standard.
- 4. The State may submit to CMS new proposed quality and value-based payment for inclusion in the Regulated Revenue at risk. CMS shall review and approve or deny such requests based on alignment with the goals of the Model.

i. CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology for PY 1 and PY 2: Care Redesign Program (CRP).

- i. For PY1 and PY2, the State and CMS shall administer the CRP in accordance with the terms of this Agreement and any applicable Hospital Participation Agreement during the Implementation Period. Unless amended in accordance with Section 12.g, Care Redesign Program in PY3 PY10, the CRP will terminate at the end of PY2.
- ii. The CRP under this Model is designed to be a continuation of the CRP implemented under the Maryland Total Cost of Care Model. To the extent CMS determines that the CRP under this Model may materially deviate from the CRP under the Maryland Total Cost of Care Model, CMS may, in its discretion and upon written notice, unilaterally amend this Agreement to cure any such deviations under Section 12.
- iii. The CRP Tracks, developed and implemented under the Maryland Total Cost of Care Model, specifically the Episode Care Improvement Program (ECIP) and Episode Quality Improvement Program (EQIP), shall be considered approved CRP Tracks and shall survive upon the termination of the Maryland Total Cost of Care Model. Any and all key documents and information related to these CRP Tracks are incorporated herein by reference and will form a part of this Agreement as if set forth herein in their entirety. The parties agree to amend any such key documents as may be necessary to ensure the CRP Tracks are properly integrated into this Model for PY 1 and PY2.

iv. CRP Track Proposals and Amendments

- 1. By the deadlines specified in the CRP Calendar (as defined below), the State shall submit to CMS a Track Implementation Template for each new CRP Track that the State wishes to implement, in a form and manner determined by CMS. The State shall promptly submit to CMS any additional information that CMS determines is necessary to complete its review of the Track Implementation Template, including amendments to the State's CRP Monitoring Plan.
- 2. If the State wishes to modify a CRP Track after it has been implemented, the State shall submit to CMS an amended Track Implementation Template no fewer than 120 days before the first day of the PY in which the State intends for the CRP Track modification to be implemented or by such other deadline specified by CMS. The State shall promptly submit to CMS any additional information that CMS determines is necessary to complete its review of the amended Track Implementation Template, including amendments to the State's CRP Monitoring Plan. CRP Track modifications must become effective on the date set forth in the Track Implementation Template, as approved by CMS.
- 3. A Track Implementation Template must include at least the following information, as applicable:
 - i. A list of available CRP Interventions;
 - ii. The methodology that will be used by the State to calculate PAU Savings;
 - iii. The methodology that must be used by the Participant Hospital to calculate Incentive Payments;
 - iv. CRP Care Partner Qualifications, if applicable;
 - v. Instructions requiring each Participant Hospital to:
 - Determine the amount and nature of Intervention Resources provided to a Care
 Partner in a manner substantially based on criteria related to quality of care and the
 performance of Allowable CRP Interventions, consistent with the Hospital
 Participation Agreement.
 - 2. Specify the Intervention Resources it proposes to distribute to Care Partners during the upcoming Performance Year;
 - 3. Identify the cost of each Intervention Resource based on the Participant Hospital's actual costs for the Intervention Resource or a reasonable estimate of such costs,

- provided that such actual or estimated costs are consistent with general market value; and
- 4. Select Care Partners in accordance with written care partner selection criteria that satisfy the Hospital Participation Agreement and to identify such criteria in completing the Track Implementation Protocol, and
- vi. An operational plan, if needed, for any payment modifications.
- v. CMS will make reasonable efforts to approve or reject in writing each proposed or amended Track Implementation Template within 60 days of receipt.
- vi. If CMS approves a proposed or amended Track Implementation Template, the State shall notify Participant Hospitals that they may choose to implement the CRP Track in the applicable PY in accordance with the newly established Track Implementation Protocol.
- vii. The State shall make Track Implementation Protocols available to Participant Hospitals that are interested in participating in the CRP.
- viii. CMS shall maintain a calendar setting forth the deadlines for various activities to be conducted by Parties in implementing the CRP ("CRP Calendar"). CMS may modify the CRP Calendar without the consent of the State. CMS shall provide notification to the State prior to updating the CRP Calendar.
- ix. **CRP Tracks and Alignment with Maryland Payers**. A CRP Track may involve alignment with Maryland Payers.
 - 1. The State shall not use Medicare or Medicaid physician payment data as the basis for the design of any new or amended CRP Track for Maryland Payers or to determine the allocation of incentive payments to physicians in a CRP Track that includes treatments furnished to non-Medicare or non-Medicaid beneficiaries.
 - 2. The State shall reference third-party databases, when applicable, in working with Maryland Payers and other stakeholders in the design of CRP Tracks that involve alignment with Maryland Payers.

x. PAU Savings.

1. For each CRP Track, the State must develop a methodology to calculate PAU Savings for a Performance Year. Notwithstanding any additional requirements set forth in this Section 11, such methodology must satisfy the following criteria:

- The methodology measures Medicare cost savings achieved by the Participant
 Hospital through the reduction of PAU and other savings that the Participant
 Hospital achieved as a result of the reduced PAU;
- ii. The methodology includes widely accepted PAU measures, such as PAU measures that are recognized by the Agency for Healthcare Research and Quality or the National Committee for Quality Assurance; and
- iii. The methodology does not permit duplicate accounting of PAU Savings.
- 2. Each Approved Track Implementation Protocol shall describe the PAU Savings methodology State used to calculate PAU Savings for the applicable Participant Hospital.
- 3. The State shall notify each Participant Hospital of its PAU Savings for the relevant CRP Track and Performance Year, as required under the Hospital Participation Agreement.

xi. Incentive Payments

- For each CRP Track, the State must develop a methodology to calculate Incentive
 Payments for a Performance Year. The State shall specify in each applicable Track
 Implementation Template the methodology for calculating Incentive Payments and
 Downstream Incentive Payments ("Incentive Payment Methodology") that satisfies the
 following criteria:
 - The methodology is substantially based on criteria related to quality of care and the
 performance of CRP Interventions and may take into account the amount of CRP
 Interventions performed by a CRP Care Partner relative to other CRP Care Partners;
 - ii. The methodology is applied separately for each individual or entity that qualifies for an Incentive Payment or Downstream Incentive Payment and does not result in an Incentive Payment or Downstream Incentive Payment that represents an average or weighted payment for CRP Interventions performed by multiple CRP Care Partners or CRP Downstream Care Partners; and
 - iii. The methodology is not based on the volume or value of referrals of federal health care program business furnished to patients who are not Medicare FFS Beneficiaries residing in the State.
- 2. The State shall ensure that each Participant Hospital uses the Incentive Payment Methodology set forth in the relevant Approved Track Implementation Protocol to

calculate each Incentive Payment and Downstream Incentive Payment distributed to a CRP Care Partner and CRP Downstream Care Partner, respectively.

xii. Intervention Resource Allocation

- 1. The State shall require each Participant Hospital to specify in its Track Implementation Protocol the Intervention Resources it proposes to distribute to CRP Care Partners and the cost of those Intervention Resources.
- 2. If the State determines an Intervention Resource Allocation for a Participant Hospital, it shall make such determination based on the following:
 - i. The Participant Hospital's actual costs for each Intervention Resource, if known, or a reasonable estimate of such costs; and
 - ii. The portion of the Participant Hospital's Intervention Resource Allocation for the previous Performance Year, if any, that was actually spent.
- 3. The State may deny funding, in whole or in part, for one or more Intervention Resources specified in the Track Implementation Protocol completed by a Participant Hospital.
- 4. The State shall include each Participant Hospital's Intervention Resource Allocation, if any, for the relevant CRP Track and Performance Year in the Participant Hospital's relevant Approved Track Implementation Protocol.

xiii. Incentive Payment Pool.

- 1. The State shall determine each Participant Hospital's Incentive Payment Pool for a Performance Year by calculating the amount by which PAU Savings achieved by the Participant Hospital for the relevant CRP Track exceeds the Intervention Resource Allocation, if any, for that CRP Track and multiplying that amount by 1 + the Quality Adjustment Score. The Quality Adjustment Score shall be calculated in accordance with Section 11.e.i.7 of this Agreement.
- The State shall calculate PAU Savings using the PAU Savings methodology contained in the CMS approved Track Implementation Template for the relevant CRP Track, which must also be set forth in the Participant Hospital's Approved Track Implementation Protocol.
- 3. The State shall notify each Participant Hospital of its Incentive Payment Pool, if any, for the relevant CRP Track and Performance Year as required under the Hospital Participation Agreement.

4. If the State learns that an Incentive Payment Pool determination was calculated incorrectly, it shall notify CMS promptly.

xiv. Monitoring the CRP

- By the deadlines specified in the CRP Calendar, the State shall develop and submit to CMS a CRP Monitoring Plan, which shall include provisions regarding review of CRP Reports to determine Participant Hospital compliance with relevant Approved Track Implementation Protocols and periodic reporting to CMS regarding its monitoring activities.
- 2. The CRP Monitoring Plan shall specify that the State shall ensure that each Participant Hospital has, upon submission of a CRP Report, certified the following:
 - i. That the CRP Report is true, accurate, and complete; and
 - ii. That if the Participant Hospital learns that a submitted CRP Report is not true, accurate, or complete, it will promptly submit a revised CRP Report.
- 3. If the State amends its CRP Monitoring Plan or otherwise modifies its CRP Monitoring Plan, it shall submit the revised CRP Monitoring Plan to CMS for review.
- 4. CMS shall review the CRP Monitoring Plan within 30 days of receipt and shall either approve the plan or request revisions. If CMS requests revisions to the plan, the State shall submit a revised plan to CMS within 30 days. CMS shall review the revisions within 30 days of receipt and either approve or reject it. The State shall not implement a CRP Monitoring Plan, including a revised CRP Monitoring Plan, that has not been approved by CMS. The State shall monitor the CRP in accordance with the CRP Monitoring Plan most recently approved by CMS.
- 5. The State shall submit to CMS a report on the State's monitoring activities and its implementation of its CRP Monitoring Plan ("CRP Monitoring Report") by the deadlines specified in the CRP Calendar.
- 6. In addition to the requirements of this section, the State and CMS shall continue to monitor the Model in accordance with Section 19 of this Agreement.
- 7. The State shall promptly notify CMS in writing if it has failed to comply with any of the terms of this Section 11, or if it becomes aware as a result of its monitoring activities or through other means, that a Participant Hospital failed to comply with any of the terms of the Hospital Participation Agreement. Such notice shall specify the noncompliance, the

relevant facts, and in the case of a Participant Hospital's noncompliance, whether it recommends that any remedial action should be imposed, and the type of remedial action that should be imposed, if any.

12. CMS-Designed Hospital Global Budget Methodology

a. General.

- For PY3 and each subsequent PY, CMS will calculate and pay the Medicare FFS Hospital
 Global Budget for each Participant Hospital in accordance with the CMS-Designed Medicare
 FFS Hospital Global Budget Methodology.
- ii. For PY3 and each subsequent PY, CMS shall administer Medicare FFS rates to Participant Hospitals for services that are excluded from the CMS-Designed Hospital Global Budget Methodology, as defined in the Financial Specifications Document, at a hospital-specific rate. The hospital-specific rate shall be set at the reimbursement levels for services under the CMS-Designed Medicare FFS Hospital Global Budget Methodology.
- iii. Additional Exclusions. The State may propose additional services to be added to the list of exclusions in the financial specifications for the CMS-Designed Hospital Global Budget Methodology for Medicare FFS, as described in this Section 12. This proposal must include:
 - 1. A definition of additional services to be excluded from the CMS-Designed Hospital Global Budget Methodology for Medicare FFS, as described in this Section 12;
 - 2. A policy explanation for each set of excluded services, which considers various factors such as:
 - a. Disproportionate cost growth for certain services driven by factors outside of the control of hospitals;
 - b. The innovative nature of certain areas of care, such as high-intensity quaternary and tertiary care;
 - c. The statistical reliability of the volume of services provided in a year
 - If approved by CMS, these exclusions will count towards the denominator in the
 calculation of the percentage of in-state, all-payer, Acute Care Hospital Revenue for
 Maryland residents paid to Participant Hospitals according to the CMS-Designed
 Medicare FFS Hospital Global Budget Methodology.

- iv. By no later than May 1 of the calendar year immediately following each of PY3 through PY10, the State must report to CMS the percentage of in-state, all-payer, Acute Care Hospital Revenue paid according to the CMS-Designed Hospital Global Budget Methodology for Medicare FFS, Hospital Global Budgets for Maryland Payers during the previous Performance Year.
 - 1. This percentage must be calculated by dividing the aggregate amount of in-state, all-payer, Acute Care Hospital Revenue for Maryland residents paid to Participant Hospitals according to the CMS-Designed Hospital Global Budget Methodology for Medicare FFS and Hospital Global Budgets for Maryland Payers during the previous Performance Year by the aggregate amount of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents paid to Eligible Hospitals during the previous Performance Year.

v. Notice and Comment.

- 1. By September 1, 2026, CMS will post the draft financial specifications describing the CMS-Designed Hospital Global Budget methodology for PY3.
- 2. CMS will provide up to sixty days for public comment before finalizing the financial specifications for PY 3. CMS is not required to respond to individual comments. CMS will consider feedback but may finalize the financial specifications as drafted. The finalized financial specifications will be reflected in the Financial Specification Document for PY 3 by January 15, 2027.
- 3. For each subsequent PY, CMS will provide the public with similar notice of the draft financial specifications and up to sixty days for public comment, as described in Section 12.a.v.2. before finalizing the financial specification for that PY. The finalized financial specifications will be reflected in the Financial Specification Document for the applicable PY.
- vi. Quality Payment Program. In a form and manner to be determined by CMS, CMS will determine the Advanced Alternative Payment Model status for the CMS- Designed Hospital Global Budget Methodology prior to PY3.
- vii. Medicare Advantage Market Stabilization. The State may propose ideas to CMS regarding policies to support stabilization of the Medicare Advantage market during the transition from the CMS-Approved, State-Designed Hospital Global Budget Methodology to the CMS-

Designed Medicare FFS Hospital Global Budget Methodology for Medicare FFS as described in this Section 12.

b. CMS-Designed Medicare FFS Hospital Global Budget Methodology: Medicare FFS Hospital Global Budgets and Adjustments

- i. Baseline Revenue and Trend Factor. For PY3, under the CMS-Designed Medicare FFS Hospital Global Budget Methodology, CMS will calculate a Participant Hospital's hospital global budget baseline derived from baseline revenue, Medicare Inpatient Prospective System (IPPS) and Medicare Outpatient Prospective System (OPPS) claims data for calendar year 2026 and apply an adjustment factor to PY3 in the form of an annual payment adjustment, as well as other adjustments such as service line adjustments, as further described in the Financial Specification Document.
 - Alternate Baseline Option. If the update factors for 2025 and 2026 exceed the cumulative USPCC trend for 2025 and 2026, CMS will instead implement one of the two following options:
 - a. Use a calendar year 2024 baseline revenue amount with an adjustment factor applied to PY3 in the form of an annual payment adjustment, as further described in the Financial Specification Document.
 - b. Implement the alternate baseline option as a pro rata reduction to CY 2026 IPPS and OPPS claims data used in the calculation of the baseline at the individual hospital level.
 - 2. Critical Access Hospitals. For a Participant Hospital that is a Critical Access Hospital, CMS will calculate a Participant Hospital's hospital global budget baseline informed by the latest cost report available prior to the first PY in which the Participant Hospital participates in the AHEAD Model, as further described in the Financial Specification Document.
- ii. State Adjustment to Participant Hospital's Medicare Hospital Global Budget for PY3, PY4 and PY5.
 - To adjust for the effects of Medicare FFS transitioning from the CMS Approved State-Designed All-Payer Hospital Global Budget Methodology to the CMS-Designed Medicare FFS Hospital Global Budget Methodology for any particular hospital, for PYs 3, 4, and 5, the State may modify the Medicare FFS Hospital Global Budget amount for a

Participant Hospital as calculated in accordance with the CMS-Designed Hospital Global Budget Methodology as follows:

- a. For PY3, the State can redistribute no more than 30% of the total Medicare hospital global budget revenue for participant hospitals to other participant hospitals for that PY.
- b. For PY4, the State can redistribute no more than 20% of the total Medicare hospital global budget revenue for participant hospitals to other participant hospitals for that PY.
- c. For PY5, the State can redistribute no more than 10% of the total Medicare hospital global budget revenue for participant hospitals to other participant hospitals for that PY.
- 2. The State must provide to CMS each adjusted Participant Hospital's Medicare Hospital Global Budget payment amount for PY3, PY4, and PY5 in a form, manner and by a date agreed upon by CMS and the State.

iii. Savings Adjustment.

1. If the State fails to meet the Medicare FFS TCOC Target in any PY, CMS will apply a savings adjustment to the Hospital Global Budget to ensure the State meets its Medicare FFS TCOC Targets as described in Section 10. CMS will consult the State and CMS reserves final decision-making authority on the application of the savings adjustment. An upward adjustment would be applied in a subsequent year if TCOC savings exceed statewide TCOC targets in a given performance year.

iv. Performance Adjustment.

- 1. CMS will apply two-sided performance adjustments to the Medicare FFS Hospital Global Budgets under the CMS-Designed Medicare FFS Hospital Global Budget Methodology in the first year that data are available.
- v. CMS will notify the State and each Participant Hospital of the Medicare FFS Hospital Global Budget for that Participant Hospital no less than 30 days in advance of the applicable PY.
- vi. CMS will update each Participant Hospital's Medicare FFS Hospital Global Budget for each applicable PY in accordance with the CMS-Designed Medicare FFS Hospital Global Budget Methodology, as described in the Financial Specification Document, and as outlined in the Participant Hospital Participation Agreement.

c. CMS-Designed Hospital Global Budget Methodology: Participant Hospital Requests.

- i. Calculation Error. CMS will review a Participant Hospital's request for reconsideration of the Participant Hospital's Medicare FFS Hospital Global Budget for a PY due to a calculation error that is submitted in accordance with the Participant Hospital Participation Agreement. CMS will notify the Participant Hospital and the State of its decision to approve or deny the request. If approved, CMS will indicate in its written correspondence to the Participant Hospital and the State when the approved updates are expected to be reflected in the Participant Hospital's Medicare FFS Hospital Global Budget, in accordance with the Participant Hospital Participation Agreement.
- ii. Non-calculation-Error. CMS will review a Participant Hospital's request for a modification to the Participant Hospital's Medicare FFS Hospital Global Budget due to local factors, otherwise unaccounted for, that may result in a substantial deviation in projected cost growth from estimates derived from the CMS-Designed Medicare FFS Hospital Global Budget Methodology that is submitted in accordance with the Participant Hospital Participation Agreement.
 - 1. Upon request by CMS, the State must assist CMS in assessing these requests. The local factors that may be considered as part of this assessment will be outlined in the Financial Specification Document.
 - CMS will notify the State and the Participant Hospital of its decision to approve or deny the request for modification within 45 days. If approved, CMS will indicate in its written correspondence when the approved updates are expected to be reflected in the Participant Hospital's Medicare FFS Hospital Global Budget.
- iii. If CMS denies a Participant Hospital's requested modification to the Participant Hospital's Medicare FFS Hospital Global Budget in connection with factors described in Section 11.c.ii., the Participant Hospital may submit a letter requesting CMS reconsider its decision, accompanied by any additional data and justification, in accordance with the Participant Hospital Participation Agreement.
- d. CMS-Designed Hospital Global Budget Methodology: Requirements for Participant Hospital Planned Service Line Adjustments.

- i. CMS will review a Participant Hospital's request for a modification to the Participant Hospital's Medicare FFS Hospital Global Budget in connection with a planned service line adjustment and related supporting data submitted in accordance with the Participant Hospital Participation Agreement and the Financial Specifications Document.
- ii. Upon request by CMS, the State will provide consultation to CMS in determining whether to approve or deny the Participant Hospital's request for a modification to its Medicare FFS Hospital Global Budget in connection with a planned service line adjustment.
- iii. CMS will notify the State and Participant Hospital of its decision to approve or deny the Participant Hospital's request for a modification to its Medicare FFS Hospital Global Budget in connection with a planned service line adjustment in accordance with the Participant Hospital Participation Agreement and with the notification and appeals processes in the Financial Specifications Document.

e. CMS-Designed Hospital Global Budget Methodology: Transition to CMS Hospital Quality and Value-Based Programs beginning in PY3.

- i. Beginning in PY3, Participant Hospitals will transition from the State-administered hospital quality and value-based programs, described in Section 11, to the CMS hospital quality and value-based programs established under Section 1886(o) (Hospital Value Based Purchasing program), Section 1886(p) (Hospital Acquired Condition Reduction program), Section 1886(q) (Hospital Readmissions Reduction program), 1886(b) (Hospital Inpatient Quality Reporting Program), and Section 1833(t) (Hospital Outpatient Quality Reporting Program) of the Act for their Medicare beneficiaries.
- ii. The State may maintain its CMS-approved State hospital quality and value-based payment programs for Medicaid and commercial payers. The CMS-approved State hospital quality and value-based payment programs should aim to align with the CMS hospital quality and value-based programs described in this Section 12 and must include a performance measure designed to improve population health.
- iii. Beginning in PY3, CMS will adjust the payments calculated under the Medicare Hospital FFS Global Budget for each Participant Hospital based on the Participant Hospital's performance under the applicable hospital quality and value-based programs, in accordance with the CMS-Designed Medicare FFS Hospital Global Budget Methodology.

- iv. CMS and the State may agree to defer the implementation of the transition to CMS Hospital Quality and Value-Based Programs in the CMS-Designed Hospital Global Budget Methodology to PY4 or PY5 if it is mutually determined that Maryland's hospitals have been provided insufficient time to reasonably implement the transition in PY3. In the event of such a delay in implementation, Maryland will continue to implement the State's hospital quality and value-based payment programs, as described in Section 11, in the intervening years.
- f. **State Requirements for Maryland Payers.** The State shall submit to CMS, in a form and manner and by a date specified by CMS:
 - i. The State's performance targets and quality measures for the State's hospital quality and value-based payment programs for Maryland Payers, together with the basis for the benchmark used in setting each such target, and the comparison (national or peer) performance on each such target (if available).
 - ii. An annual report documenting any changes in the State's hospital quality and value-based payment programs as compared to the prior PY, the all-payer performance against the State's measures and targets during the PY, the linkage between the measures and targets and the payments under the Hospital Global Budget, and any savings achieved as a result of the State's hospital quality and value-based payment programs during the PY. The annual report must also demonstrate the State's hospital quality and value-based payment programs for Maryland Payers to exceed the results achieved under the Maryland Total Cost of Care Model.

g. Care Redesign Program in PY3 – PY10.

- i. CMS and the State agree to use good faith efforts to modify the CRP as needed to align with adjustments made to State and Hospital payments starting in PY3. The Parties agree to amend the Agreement and any other documents implementing the CRP to reflect any such mutually agreed upon modifications to the CRP.
- h. CMS-Designed Medicare FFS Hospital Global Budget Methodology: Make America Healthy Again Adjustment ("MAHA Adjustment").
 - i. In a form and manner specified by CMS, the State may submit to CMS a "MAHA Adjustment Proposal", which includes a MAHA Adjustment calculation methodology, subject to CMS review and approval. The State's MAHA Adjustment Proposal must:
 - 1. Include specific activities and performance outcomes that are projected to drive TCOC savings and health promotion and prevention within the State;

- 2. Include a description of how specific activities and performance outcomes will be measured;
- 3. Include a calculation methodology for how specific activities and performance outcomes should be used to adjust the Medicare FFS Hospital Global Budget in future PYs; and
- 4. Specify at least one partner hospital.
- ii. If the State does not meet its MAHA Adjustment, the MAHA Adjustment would be recouped from partner hospitals' Medicare FFS Hospital Global Budget in subsequent PYs in a manner specified by CMS.

13. Geo AHEAD

a. General.

- i. CMS will operate Geo AHEAD beginning in PY3 of the Model in accordance with the terms and conditions of any applicable Geo AHEAD Participation Agreements that CMS may enter into with Geo Entities in the State, and CMS financial specification documentation outlining the Geo AHEAD financial methodology.
- ii. Geo AHEAD will consist of two performance periods:
 - 1. January 1, 2028 (start of PY3) through December 31, 2031 (end of PY6)
 - 2. January 1, 2032 (start of PY7) through December 31, 2035 (end of PY 10).

b. State Responsibilities under Geo AHEAD.

- i. In a form, manner, and time to be determined by CMS, the State must consult with CMS on marketing and learning materials for Geo AHEAD. The State may co-brand the marketing and learning materials as agreed upon by both the State and CMS. Further, CMS may consult with the State for any marketing and learning materials developed by the State for communication with providers, suppliers, and entities within the State.
- ii. In its Annual Progress Report submitted for PY2, the State must provide an assessment of opportunities where the State's Medicaid program may align with Geo AHEAD.
- iii. The State may provide consultation to CMS regarding the use and content of sub-State divisions for the purpose of aligning said divisions with existing or planned geographic segments used by the State.

- iv. CMS will provide the State with information related to Geo AHEAD entity applicants, including their ownership, management, and control and proposed or actual Geo Participants and Geo Affiliates.
- v. The State shall ensure that any Geo AHEAD entities are either incorporated in the State or are registered with the State as a foreign corporation. Further, the State shall provide notice to CMS within thirty (30) days of any adverse actions or exclusion determinations for Geo AHEAD entities or board members thereof, due to fraud and/or abuse related to Federal or State programs.
- vi. As applicable, the State must license and perform oversight of Geo AHEAD risk-bearing entities consistent with State law, regulations, and any other applicable authorities. Further, the State shall provide notice to CMS within thirty (30) days of any adverse actions or revocation of licensure for any Geo AHEAD risk-bearing entity.

14. Primary Care AHEAD (PC AHEAD).

a. General

- i. CMS will operate Primary Care AHEAD (PC AHEAD) by making available to PC AHEAD Participants the following four pathways:
 - 1. EPCP Pathway, beginning in PY1, and for each subsequent PY;
 - 2. EPCP Advanced, beginning in PY 2, and for each subsequent PY;
 - 3. Partial Capitation, may begin in PY4 and for each subsequent PY; and
 - 4. Full Capitation Pathway, may begin in PY4, and for each subsequent PY.
- ii. PC AHEAD's EPCP Advanced Pathway, Partial Capitation Pathway, and Full Capitation Pathway will qualify as Advanced Alternative Payment Models. The EPCP Advanced, Partial Capitation, and Full Capitation Pathways satisfy all applicable AAPM criteria, including:
 - 1. Use of CEHRT as defined at 42 CFR §414.1305 under paragraph (3);
 - 2. Payment based on quality measures, including at least one outcome measure per 42 CFR §414.1415(b); and
 - 3. Meet the medical home nominal amount standard at 42 CFR §414.1415(c)(4) in that total annual amount of performance risk is > 5% of average estimated total Medicare

- revenue. (For medical home models, APM entities with 50+ participating clinicians have additional criteria per 42 CFR §414.1415(c)(7).)
- 4. CMS will provide the specifications for each pathway in the "<u>Primary Care AHEAD</u> Payment Specifications."

b. CMS and State Responsibilities Under Primary Care AHEAD.

- i. The State must recruit primary care practices to participate in Primary Care AHEAD.
- ii. Beginning for PY1 and each subsequent PY, the State must submit a list of Eligible PC AHEAD Participants that may meet the eligibility criteria for participation in the AHEAD model ("Tentatively Eligible PC AHEAD Participants") to CMS for CMS' consideration, no later than 120 days prior to the start of each PY.
- iii. CMS will review the State's list of Tentatively Eligible PC AHEAD Participants to determine if the following eligibility criteria are met:
 - 1. The practice is enrolled in Medicare;
 - 2. The practice delivers primary care in the State;
 - 3. The practice passes a Program Integrity Screening;
 - 4. The practice will not be a concurrent participant in MDPCP-AHEAD in the upcoming PY;
 - 5. The practice will participate in the Medicaid Advanced PCP in the upcoming PY;
 - 6. The practice is not participating in other models or demonstrations that prohibit concurrent participation in the Model; and
 - 7. If the practice is owned by a health system, the health system hospital that serves the community in which the practice operates will participate in Hospital Global Budgets in the upcoming PY and each subsequent PY that the practice participates in Primary Care AHEAD. If a practice is contractually affiliated with a hospital that is part of a broader health system that includes multiple hospitals, the practice may participate in Primary Care AHEAD if any of the hospitals in the health system will participate in Hospital Global Budgets in the applicable PY, regardless of whether the practice is included in the hospital's market service area. Participant CHCs are exempt from this requirement.
- iv. CMS will provide the State the list of approved Eligible PC AHEAD Participants at least sixty (60) days prior to each Performance Year. Following CMS' approval of Eligible PC AHEAD Participants for participation in Primary Care AHEAD, the State will coordinate

- with CMS on the execution of Primary Care AHEAD Participation Agreements with PC AHEAD Participants.
- v. Prior to PY1, CMS will establish Care Transformation Requirements (CTRs) for PC AHEAD Participants in accordance with the AHEAD Model requirements and the priorities of the Medicaid Advanced PCP. The State may make recommendations to CMS for revisions to these CTRs for better alignment between Primary Care AHEAD and the State Medicaid Advanced PCP.
- vi. The State may provide technical assistance to PC AHEAD Participants to implement the CTRs in alignment with the State's Medicaid primary care priorities.
- vii. If CMS or the State terminates the Implementation Period pursuant to Section 22, the State must notify each PC AHEAD Participant no later than thirty (30) days prior to the effective date of termination.

c. Payments Under PC AHEAD

- i. **Enhanced Primary Care Payment ("EPCP").** Beginning in the first quarter of PY1, CMS will pay PC AHEAD Participants a prospective quarterly EPCP based on the methodology described in this Agreement, the terms and conditions of the applicable Primary Care AHEAD Participation Agreement, and the <u>Primary Care AHEAD Payment Specifications</u>.
 - 1. The value of the EPCP in PY1 will be a statewide average of \$21 per beneficiary per month (PBPM). CMS will adjust the statewide average EPCP for inflation annually beginning in PY2 and each subsequent Performance Year.
 - Beginning in PY2 and each subsequent PY, CMS will provide PC AHEAD
 Participants with the option to increase the performance risk of the EPCP via quality-based adjustment, as further described in the Primary Care AHEAD Payment
 Specifications.
 - 3. In any given PY, CMS may further adjust the statewide average EPCP PBPM amount based on a range of factors including, but not limited to, the State's performance on the Medicare FFS TCOC Target in the previous PY and the State's ability to meet the hospital participation requirements as described in Section 8.b.
 - 4. CMS will adjust the EPCP amount paid to each PC AHEAD Participant based on the population and medical risk of the PC AHEAD Participant's attributed beneficiaries and the PC AHEAD Participant's performance on select Primary Care AHEAD

- Quality Measures, as described in Section 14.e., and the Primary Care AHEAD Payment Specifications document. CMS will calculate population and medical risk scores quarterly and quality performance scores annually.
- 5. The methodologies used to calculate the EPCP are described in Primary Care AHEAD Payment Specifications, which CMS will make available to the State. CMS may revise the Primary Care AHEAD Payment Specifications at CMS' sole discretion without the State's consent. To the extent practicable, CMS will provide the State with thirty (30) days advance written notice of any such revisions to the Primary Care AHEAD Payment Specifications.

ii. Capitated Payments.

- Beginning in PY4, dependent upon the status of MDPCP-AHEAD, CMS may pay
 PC AHEAD Participants in the Partial Capitation Pathway or Full Capitation
 Pathway a capitated payment based on the methodology described in this
 Agreement, the terms and conditions of the applicable Primary Care AHEAD
 Participation Agreement, and the Primary Care AHEAD Payment Specifications.
- 2. Capitation payments, either partial or full, are based on a PC AHEAD Participant's paid Medicare FFS claims for a specific set of services within the capitation scope during a baseline period to be determined CMS, and as further described in applicable Primary Care AHEAD Participation Agreement, and the Primary Care AHEAD Payment Specifications.
 - 1. Payments under the Partial Capitation Pathway consist of the following:
 - a. an EPCP;
 - a partially capitated prospective PBPM quarterly payment representing 50% of a PC AHEAD Participant's expected Medicare FFS payments for select primary care services within the capitation scope for historically attributed beneficiaries; and
 - c. a reduced FFS payment at 50% of billed claims for select primary care E&M services within the capitation scope for prospectively attributed beneficiaries.
 - 2. Payments under the Full Capitation Pathway consist of the following:
 - a. an EPCP; and

- b. a fully capitated prospective PBPM quarterly payment representing 100% of a PC AHEAD Participant's expected Medicare FFS payments for select primary care services within the capitation scope for historically attributed beneficiaries.
- d. **Commercial Payer Alignment.** CMS will offer support to the State to facilitate Commercial Payer alignment with primary care transformation under AHEAD.
- e. Primary Care AHEAD Quality Measures.
 - i. The State must select five (5) measures from the list of measures ("**Primary Care AHEAD Quality Measures**") as set forth in Appendix D, no later than forty-five (45) days after the Effective Date. The Parties acknowledge that, prior to the Effective Date of this Agreement, the State submitted and CMS approved the State's measures.
 - ii. Subject to CMS' approval, the State may propose alternative primary care measure(s) not listed in Appendix D for implementation in PY1 and subsequent Performance Years.
 - The State must submit the proposed measure(s) to CMS in writing with a
 justification explaining the rationale for the alternative measure(s), no later than 365
 days prior to the Performance Year for which the measure would take effect.
 - 2. CMS may approve, reject, or request modifications to any such alternative measure(s) at its sole discretion.
 - iii. Subject to CMS' approval, the State may request to change one or more of the five (5)

 Primary Care AHEAD Quality Measures selected for PY1 to a different measure listed in

 Appendix D for implementation in PY1 and subsequent Performance Years.
 - The State must submit the proposed measure(s) to CMS in writing with a
 justification explaining the rationale for the alternative measure(s), no later than 365
 days prior to the Performance Year for which the measure would take effect.
 - 2. CMS may approve, reject, or request modifications to any such requested measure change at its sole discretion.
- f. MDPCP-AHEAD PC AHEAD practice movement. Practices are allowed to move between MDPCP-AHEAD and PC AHEAD and vice-versa following the appropriate termination notification and application processes as long as MDPCP-AHEAD is operational in the State.

15. Maryland Primary Care Program (MDPCP-AHEAD).

- a. MDPCP-AHEAD under this Model is designed to be a continuation of the MDPCP Track 2 implemented under the Maryland Total Cost of Care Model. To the extent CMS determines that MDPCP-AHEAD under this Model may materially deviate from the MDPCP under the Maryland Total Cost of Care Model, CMS may, in its discretion and upon written notice, unilaterally amend this Agreement to cure any such deviations under Section 14.
- b. CMS will implement MDPCP-AHEAD for PY1 (2026) through PY3 (2028), unless the duration of MDPCP-AHEAD is modified pursuant to this Agreement. Primary care practices and Care Transformation Organizations ("CTOs") that were participating in MDPCP at the Effective Date of this Agreement shall be considered eligible to participate in MDPCP-AHEAD. Such practices and CTOs will be provided an MDPCP-AHEAD Participation Agreement with CMS that shall be executed prior to PY1 and may be amended each PY in order to continue participation in MDPCP-AHEAD.
- c. For all other practices and entities, the State will direct eligible practices and CTOs to submit information to CMS in a form and manner to be determined by CMS. Primary care practices, FQHCs, and CTOs that are eligible to participate in MDPCP-AHEAD will be provided an MDPCP-AHEAD Participation Agreement with CMS that shall be executed prior to PY2 and may be amended each PY in order to participate in MDPCP-AHEAD.
- d. The methodologies used to calculate MDPCP-AHEAD payments are described in MDPCP-AHEAD Payment Specifications, which CMS will make available to the State. CMS will consult with the State on any revisions to the MDPCP-AHEAD Payment Specifications, but all revisions are at CMS' sole discretion.
- e. A primary care practice's eligibility for MDPCP-AHEAD beginning in PY2 (2027) and for all subsequent years is contingent on participation in the Medicaid Advanced PCP for that same PY.
- f. **Quality Payment Program**. In a form and manner to be determined by CMS, CMS will determine the Advanced Alternative Payment Model status for MDPCPAHEAD prior to PY3.
- g. Care Management Fees ("CMFs"). CMS will pay MDPCP-AHEAD Participants and MDPCP-AHEAD Partner CTOs participating in MDPCP-AHEAD a prospective, risk-stratified perbeneficiary per-month CMF based on their number of MDPCP-AHEAD Beneficiaries. CMS will also pay MDPCP-AHEAD Participants and MDPCP-AHEAD CTOs participating in MDPCP-AHEAD a HEART payment as part of the CMF.

- h. Other Primary Care Payments. CMS will pay those MDPCP-AHEAD Participants and MDPCP-AHEAD CTOs participating in the MDPCP-AHEAD that do not participate in the Medicare Shared Savings Program as an ACO an at-risk Performance Based Incentive Payment ("PBIP") on a per-beneficiary per-month basis, which must be repaid to CMS in whole or in part by MDPCP-AHEAD Participants or MDPCP-AHEAD Partner CTOs that fail to meet the applicable utilization and quality targets. CMS will also pay MDPCP-AHEAD Participants a comprehensive primary care payment ("CPCP") calculated in accordance with the terms of the MDPCP-AHEAD Participation Agreements.
- i. Beneficiary Attribution. Under MDPCP-AHEAD, CMS will attribute Medicare FFS Beneficiaries to MDPCP-AHEAD Participants for purposes of determining MDPCP-AHEAD payments under MDPCP-AHEAD. CMS will not attribute Medicare FFS Beneficiaries who are also eligible for Medicaid and are enrolled in the Maryland Medicaid Chronic Health Home program (under Section 1945 of the Act) to MDPCP-AHEAD Participants.
- j. Standards for CTOs. The State shall establish minimum qualifications for MDPCP-AHEAD CTOs to participate in MDPCP-AHEAD, including but not limited to care transformation responsibilities, staffing, resources and participation in other primary care programs.
- k. Modifications. In PY3, CMS and the State will evaluate the capitated tracks in PC AHEAD and discern whether MDPCP shall continue in PY4 and subsequent PYs. If an Advanced Alternative Payment Model or other program substantially similar to MDPCP-AHEAD is developed by CMS for Primary Care AHEAD and approved for implementation in 2029, CMS will consult with the State to determine whether to extend MDPCP-AHEAD, or transition MDPCP-AHEAD Participants to Primary Care AHEAD. If CMS, in its sole discretion, decides to extend MDPCP-AHEAD, CMS will continue to implement MDPCP-AHEAD for the duration of the Implementation Period. If CMS decides not to extend MDPCP-AHEAD, CMS and the State may reassess terms of this Agreement as described in Section 30.

16. Medicare FFS Beneficiary Protections.

a. The State and CMS must ensure that Medicare FFS Beneficiaries' access to items, services, providers and suppliers will not be limited by the implementation of the Model.

- b. Specifically, the State and CMS will ensure that Maryland's Medicare FFS Beneficiaries will: (1) retain full freedom of choice of providers and suppliers, as well as all rights and beneficiary protections otherwise available under the Medicare program, and (2) retain coverage of the same items and services otherwise covered under Medicare FFS.
- c. Maryland's Medicare FFS Beneficiaries must not experience any reductions in their rights to benefits or covered services under this Agreement.

17. Data Sharing.

a. **Health Oversight Agency.** The State represents that it is a Health Oversight Agency and include assertions in Appendix G and Appendix H from the HSCRC and MDH as to their status as "health oversight agencies" (as that term is defined in 45 CFR § 164.501) in the context of this Model. The State must maintain its status as a Health Oversight Agency throughout the Implementation Period. If the State loses its status as a Health Oversight Agency, CMS will consider this to be a Triggering Event subject to an enforcement action, as described in Section 22.b., and CMS will no longer share Medicare FFS Beneficiary data with the State.

b. CMS Data Sharing.

- i. During the Agreement Term, CMS will offer the State an opportunity to request certain Medicare data and reports using a data request form and data request process to be determined in a form, manner, and time by CMS. All such requests for beneficiary-identifiable information must clearly state which provision under the Health Insurance Portability and Accountability Act of 1996 (HIPAA) Privacy Rule permits the requested disclosure (e.g., for health oversight activities under 45 C.F.R. § 164.512(d)). CMS will ensure that this Medicare data is provided to the State in a manner consistent with all applicable laws and regulations, including HIPAA. CMS will make best efforts to approve, deny, or request additional information within 30 days of receipt. CMS will accept or reject such requests on a case-by-case basis and at CMS' sole discretion.
- ii. Medicare data requests may include information that has been de-identified in accordance with the HIPAA Privacy Rule requirements in 45 C.F.R. § 164.514(b). Such Medicare data may also include certain beneficiary-identifiable Medicare eligibility status and demographic information of all Medicare FFS beneficiaries residing in the State and claim line data for items and services furnished to those beneficiaries. CMS may provide additional reports that

include the following: utilization, expenditures, quality of care, Medicare eligibility type, and performance summary comparisons to other states.

c. State Use and Disclosure of CMS Data.

- i. The State is expected to use the requested data in its efforts to monitor and oversee Maryland's health care system as it pertains to this Agreement. Notwithstanding any other provision of this Agreement, and in accordance with applicable law, the State may disclose original or derivative beneficiary-identifiable data received under this Agreement to Model participants. Such disclosures may be made without prior authorization from CMS if such disclosure is necessary to enable the State's oversight of the Model, or to enable quality improvement activities or health care provider incentive implementation.
- ii. Notwithstanding any other provision, the State may use the data received from CMS under this Agreement to create "de-identified" data as that term is understood under the HIPAA Privacy Rule at 45 C.F.R. § 164.514(b), and may share such de-identified data as is necessary to enable the State's oversight of the Model, or to enable quality improvement activities or health care provider incentive implementation.
- iii. The State must use appropriate privacy and security protections for any data used and disclosed under this Model, in accordance with applicable law and CMS policies.

d. State Data Reporting Requirements.

- i. In accordance with 42 C.F.R. § 403.1110(b), the State must collect and report to CMS all-payer health care spending and population health outcome data, all-payer primary care spending data, and access and quality metric data on an annual basis that is necessary to support CMS monitoring and evaluation of the Model. The State must retain such documentation in accordance with Section 25.
- ii. The State must ensure that Participant Hospitals, MDPCP-AHEAD Participants, MDPCP-AHEAD Partner CTOs, and PC AHEAD Participants submit to CMS any data requested by CMS as part of the monitoring and evaluation of the Model.
- iii. The State must submit to CMS Medicaid and commercial plan claims data from Commercial Payers operating in the State to support CMS monitoring and evaluation of the Model, to the extent allowed by law. The State may provide these data from a combination of sources, including State data systems, Medicaid plans, or commercial plans. The State will provide all

- information to CMS in a manner consistent with all applicable laws and regulations, including, but not limited to, HIPAA and its implementing regulations.
- iv. CMS may use the data it receives from the State to conduct analyses and may publish the data and analyses that have been de-identified, in accordance with 45 C.F.R § 164.514(b).

e. Primary Care Spending Data Sharing.

- i. The State must provide to CMS all-payer primary care spending data for monitoring, evaluation, and calculation of All-Payer Primary Care Investment Targets no later than 15 months after the end of each Performance Year. This data must include primary care spending of all commercial and Medicaid payers, including, but not limited to, Medicare Advantage plans, State Medicaid spending, and state employee health plans.
- ii. CMS will supply a non-claims-based-payment reporting template to the State by 180 days prior to the first Performance Year and will update this template yearly within 180 days of the start of each Performance Year.
- iii. The State must use the non-claims-based-payment reporting template to collect and share with CMS any all-payer primary care spending that is not captured by claims.

18. Confidentiality.

The State must develop and implement procedures to protect the confidentiality of all information that identifies individual Medicare, Medicaid, and CHIP beneficiaries in accordance with all applicable laws.

19. Monitoring.

- a. **CMS Monitoring of the Model.** CMS will conduct monitoring activities to assess the State's compliance with the terms of this Agreement.
 - i. CMS' monitoring activities will include, but are not limited to:
 - 1. Interviews with practitioners participating in the Model and any members (including any contractors) of the State involved in operating the Model;
 - 2. Interviews with beneficiaries and their caregivers;
 - 3. Audits of regulatory actions taken by the State, implementation plans, and other data from the State;

- 4. Audits of claims-level utilization and quality data from Model participants and non-participants;
- 5. Audits of program integrity screening data collected from Model participants;
- 6. Site visits to Participant Hospitals, PC AHEAD Participants, the State, and community stakeholders; and
- 7. Requests for documentation of regulatory or operational activities sent to the State.
- ii. CMS will, to the extent practicable, provide the State with a schedule of planned comprehensive annual audits to be conducted for purposes of monitoring the Model.
 - 1. Such schedule does not preclude the ability of CMS to conduct more limited, targeted, or ad hoc audits, as necessary.
 - 2. CMS may alter such schedule without the consent of the State. To the extent practicable, CMS will notify the State within 15 days of altering such schedule, and will take into consideration the schedule of the State's staff, and CMS will attempt to reschedule announced audits at a mutually agreeable time.
- iii. The State will monitor performance on addressing any identified disparities over the Agreement Term.
- iv. The State must cooperate with all CMS monitoring and oversight requests and activities, in accordance with 42 C.F.R. § 403.1110.
- v. The State must submit reports to CMS in accordance with the requirements of Section 20 of this Agreement. The State must make available to CMS and CMS' designee(s) any data required for monitoring and assessment, including, but not limited to, such data as may be required for validation and oversight purposes, the State's datasets and methodologies used for preparing these and any other reports provided by the State to CMS, including, as applicable, access to contractors, contract deliverables, and software systems used to make calculations required under the Agreement.

b. State Monitoring of the Model.

- i. By PY1, the State must establish procedures to monitor Participant Hospitals, PC AHEAD Participants, MDPCP-AHEAD Participants, and MDPCP-AHEAD Partner CTOs for fraud and any adverse impacts on Medicare, Medicaid, and CHIP beneficiary access to care.
- ii. The State must notify CMS in writing of any issues discovered as a result of the State's monitoring activities no later than 30 days after identification.

20. Reporting.

- a. **Annual Progress Report.** The State must submit to CMS an Annual Progress Report, following the end of each PY, as described in this Section 20, providing updates on the State's performance and activities from the preceding PY.
 - i. For the Annual Progress Report submitted in PY1 due March 31, 2026, the State must provide updates on the State's performance and activities that occurred during the Pre-Implementation Period. The Annual Progress Report due March 31, 2026, is referred to as Annual Progress Report 2 in the Cooperative Agreement.
 - ii. For the Annual Progress Report submitted for PY1 and each subsequent PY, the State must submit an Annual Progress Report due on June 30th following the end of each PY.
- b. Each Annual Progress Report must, at a minimum, include the following information:
 - i. Updates regarding the State's performance on Statewide Accountability Targets;
 - ii. Updates regarding the State's efforts to recruit hospitals and primary care practices to participate in AHEAD;
 - iii. Updates regarding the State's efforts to align Commercial Payers to Primary Care AHEAD, including breakdowns by Commercial Payer;
 - iv. Updates regarding the funding sources of the Population Health Improvement Fund and the use of the funds for activities in support of the Statewide PHAP, including the Statewide Quality and Population Health Targets.
 - v. Narrative regarding updates in the Statewide PHAP, including:
 - i. The State's progress towards the State's population health goals and strategies;
 - ii. Updates regarding biannual interim and final quality and population health targets for each selected measure;
 - iii. Any identified challenges or barriers to the Statewide PHAP strategies and the established resolution;
 - iv. Summarized findings from Participant Hospital's Hospital PHAPs; and
 - v. Any other relevant updates associated with the State's population health efforts and health promotion activities in the Model.
 - vi. Updates on the implementation of MDPCP-AHEAD and activities performed by the State to further the success of MDPCP-AHEAD.

- vii. If applicable, any memoranda from the State proposing a change to the Statewide Quality and Population Health Targets, including the statewide core measures, or the Primary Care AHEAD Quality Measures.
- viii. Updates on each option the State selected under the promoting choice category and promoting competition category under AHEAD, activities performed by the State to further the success of those options, and the State's ability to comply with the requirements of Section 8.g. of this Agreement.

c. Statewide PHAP.

- i. The State completed the CMS-provided Statewide PHAP template and documented its population health goals and proposed Statewide Quality and Population Health Targets during the Pre-Implementation Period.
- ii. Pending CMS approval, the State will update the Statewide PHAP to include its finalized Statewide Quality and Population Health Targets.
- iii. The State will provide updates on the Statewide PHAP, including progress on the Statewide Quality and Population Health Targets and a summary of the Hospital PHAPs, on an annual basis as part of its Annual Progress Report submission. The State will submit updates to the Statewide PHAP in a form and manner as determined by CMS and document narrative updates in the Annual Progress Report, as outlined in Section 20.Starting with the Annual Progress Report for PY1 and each subsequent PYs thereafter, the State must submit performance data on Statewide Quality and Population Health Targets, completed activities, and progress achieved on addressing upstream drivers of health during the previous calendar year.

d. Hospital PHAP.

- i. The State must collect and review the Participant Hospitals' Hospital PHAP for alignment with the Statewide PHAP and Statewide Quality and Population Health Targets utilizing guidance provided by CMS. The State will collaborate with the Model Governance Structure or another State-selected governing board in collecting and reviewing the Participant Hospitals' Hospital PHAPs. The State will ensure that all Hospital PHAPs include the information outlined in the CMS guidance.
- ii. The State must collect and review Hospital PHAPs and summarize findings in the annual Statewide PHAP updates, as outlined in Section 20.

- iii. The State must ensure that any activities, goals, or actions described in the Hospital PHAP or otherwise connected to the Model are applied in a consistent and impartial manner to all eligible participants.
- e. **Extension.** The State may request an extension to reporting deadlines specified in this Section 20, for all or part of the information required, which CMS may approve or reject. The State must submit its request for an extension at least thirty (30) days before the applicable reporting deadline.

21. Model Evaluation.

a. CMS Evaluation.

- i. CMS will evaluate the Model in accordance with Section 1115A(b)(4) of the Act.
- ii. The State must cooperate with CMS and/or CMS' designee(s) and provide all data that the State is required to provide under the provisions of Section 17 of this Agreement or that CMS may request from the State to evaluate and monitor the Model in accordance with applicable law and this Agreement. Such data may include, but would not be limited to, beneficiary-identifiable information that is needed to carry out CMS' evaluation and monitoring of this Model and the terms of any arrangements related to rate- or budget-setting or payment entered into between the State, Participant Hospitals, MDPCP-AHEAD Participants, MDPCP-AHEAD Participants, MDPCP-AHEAD Participants prior to or during the Model.
- iii. The State must ensure that all necessary written agreements and/or legal relationships have been secured with any relevant entities, agents, or partners and include terms expressly identifying the means by which CMS and CMS' designee(s) are entitled to access individually-identifiable data to carry out evaluation and monitoring activities. *See* 42 C.F.R. § 403.1110(b).
- iv. CMS will share all Model data, documents, and other information with its designees for evaluation, monitoring, oversight, and other purposes, in accordance with applicable law.
 CMS will use any data obtained pursuant to the Model to publicly disseminate de-identified quantitative and qualitative results, in accordance with applicable law.

22. Enforcement Action and Termination.

- a. **Grounds for Enforcement Action**. CMS may take an enforcement action against the State if CMS determines a Triggering Event has occurred.
- b. **Triggering Event.** A Triggering Event includes the following:
 - 1. A determination by CMS that the Model has had one or more of the following effects not otherwise enumerated as a Triggering Event: negative consequences for Medicare providers and Medicare FFS Beneficiaries; State providing inadequate resources that prevent hospitals from providing, on a solvent basis, effective and efficient service that is in the public interest; State is not facilitating savings or improving quality as intended; or effects of the model are otherwise not aligned with the Model's goals or the State's methodology.
 - 2. CMS determines that the State has failed to demonstrate that the State's hospital quality and value-based payment programs described in Section 11 achieved or surpassed the measured results in terms of Medicare patient outcomes and Medicare cost savings as those programs established under Sections 1886(o), 1886(p), and 1886(q) of the Act in any two PYs within a period of three consecutive PYs.
 - 3. A determination by CMS that the State has failed to meet the Statewide Quality and Population Health Targets for PYs 2, 4, 6, 8, or 10.
 - 4. A determination by CMS that the State has failed to meet the All-Payer TCOC Growth Target in any two PYs within a period of three consecutive PYs.
 - 5. A determination by CMS that the State has failed to meet the All-Payer Primary Care Investment Targets in any two PYs within a period of three consecutive PYs.
 - 6. A determination by CMS that the State has failed to implement the actions of the State's selected options in accordance with Section 8.g.iii.
 - 7. A determination by CMS that the State has failed to operate a Medicaid Advanced PCP starting in PY1 and each PY of the Model thereafter.
 - 8. A determination by CMS that the State failed to ensure that MDPCP-AHEAD Participants participate in the Medicaid Advanced PCP during PY2 and each PY thereafter or that the State failed to ensure PC AHEAD Participants participate in the Medicaid Advanced PCP during PY1 and each PY thereafter.

- 9. A determination by CMS that the State has failed to include Medicaid in the Hospital Global Budget prior to the end of PY 1 and each PY of the Model thereafter.
- 10. A determination by CMS that the State has failed to meet the Medicare FFS Primary Care Investment Target in any two PYs within a period of three consecutive PYs.
- 11. A determination by CMS that the State has failed to meet the Medicare FFS TCOC Target in any two PYs within a period of three consecutive PYs.
- 12. A determination by CMS that the State has not established All-Payer TCOC Growth Targets for PYs 2 through 5, at a minimum, by PY2.
- 13. A determination by CMS that the State has not established All-Payer Primary Care Investment Targets for PYs 2 through 5, at a minimum, by PY 2.
- 14. A determination by CMS that the State is materially noncompliant with the terms and conditions of the Cooperative Agreement or fails to meet the Model milestones within the Cooperative Agreement.
- 15. CMS' termination of the State's Cooperative Agreement.
- 16. A determination by CMS that the number of Medicare FFS Beneficiaries residing within the State has fallen below 10,000.
 - A determination by CMS that less than 85 percent of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents is paid to Participant Hospitals according to the CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology for PY1 and PY2
- 17. A determination by CMS that less than 85 percent of all in-state, all-payer, Acute Care Hospital Revenue for Maryland residents is paid to Participant Hospitals according CMS-Designed Hospital Global Budget Methodology for Medicare FFS and Hospital Global Budgets for Maryland Payers, for PY3 and each subsequent PY
- 18. A determination by CMS that the State has failed to meet the Revenue at Risk standard described in Section 11.e.
- 19. A determination by CMS that the State has failed to comply with the requirements of the CMS-Designed Medicare FFS Hospital Global Budget Methodology, as described in Section 12 of this Agreement.
- 20. A determination by CMS that the State has failed to materially comply with the requirements of this Agreement.

- 21. A determination by CMS that the State has taken any action that threatens the health or safety of a Medicare FFS Beneficiary or other patient.
- 22. A determination by CMS that the State has taken actions that compromise the integrity of the Model or the Medicare Trust Funds.
- 23. The State fails to continue to set Hospital Global Budgets for all Commercial Payers pursuant to its authority under Md. Code Ann. Health-Gen. §19-201 et seq. and NY State Conference of Blue Cross & Blue Shield Plans v. Travelers Ins. Co., 514 U.S. 645 (1995).
- 24. The State fails to maintain its status as a Health Oversight Agency as described in Section 17.a.
- 25. If the State submits false data or makes false representations, warranties, or certifications in connection with any aspect of the Model.
- 26. If the State enacts legislation, implements regulation, or takes any other action that inhibits the ability of the State and/or Maryland Payers to participate in the Model, and CMS determines that such changes and/or actions are not consistent with the requirements of this Agreement.

c. Triggering Event Factors.

- i. CMS may take into account the totality of the circumstances when determining if a
 Triggering Event occurred.
- ii. The State may demonstrate, in accordance with the process described in Section 22.e., that an Exogenous Factor caused the Triggering Event, in whole or in part; or whether a delay in a CMS deliverable required of CMS under this Agreement contributed to the Triggering Event.

d. Changes to Payments.

- i. CMS may adjust Medicare FFS payments under the Model to Participant Hospitals via the MPA, Savings Adjustment, Performance Adjustment, the EPCP made to the PC AHEAD Participants, and payments made to MDPCP-AHEAD Participants and MDPCP-AHEAD Partner CTOs if the following determination or request occurs:
 - 1. If CMS determines a Triggering Event has occurred and the adjustment is intended to correct the Triggering Event; or

2. If the State requests an adjustment to one or more payments described in Section 22.d.i before CMS has determined a Triggering Event has occurred and the adjustment is intended to result in performance that avoids a Triggering Event.

e. Warning Notice.

- i. If CMS determines that a Triggering Event, as defined in Section 22.b., has occurred, CMS will provide written notice to the State ("Warning Notice") with an explanation and, to the extent practicable and permitted by applicable law, data supporting its determination.
- ii. Unless otherwise specified in this Agreement or as stated by CMS in the Warning Notice, within 30 days of receipt of the Warning Notice, the State must submit a written response to CMS that sufficiently responds to each of CMS' questions and any document requests outlined in the Warning Notice.
- iii. Unless otherwise specified in this Agreement or as stated by CMS in the Warning Notice, CMS will accept the State's response to the Warning Notice as sufficient or CMS will not accept the State's response to the Warning Notice as sufficient.
- f. **Enforcement Action Notice.** If CMS does not accept the State's response to the Warning Notice as sufficient, CMS may issue a written notice ("**Enforcement Action Notice**"), to the State, outlining the enforcement action(s) CMS is taking against the State. CMS may take one or more of the following enforcement actions:
 - i. Require the State to submit and implement a corrective action plan (CAP) in accordance with Section 22.g.;
 - ii. Require the State to provide additional information to CMS;
 - iii. Subject the State to additional monitoring, auditing, or both;
 - iv. Require the State to propose to CMS for approval new safeguards or programmatic features to be added to the Model;
 - v. Modify or terminate a Medicare payment waiver or waivers identified in Appendix E of this Agreement.

g. Corrective Action Plan.

i. The State must submit a CAP to CMS within 45 days of receipt of an Enforcement Action Notice requiring a CAP. The CAP must describe actions the State and, if applicable, other participants in the Model, will take, including any specific corrective

- actions detailed by CMS in the Enforcement Action Notice, within the time period specified in the Enforcement Action Notice, to ensure any deficiencies will be corrected and that the State, and other participants in the Model if applicable, will be in compliance with the terms of this Agreement.
- ii. The Enforcement Action Notice will provide a specified period of time the State has to implement the terms of the CAP.
- iii. CMS will review and approve, or require modifications to, the proposed CAP within 45 days of receipt.
- iv. The CMS-approved CAP will provide the State the criteria, timeframe, and a process for successful completion of the CAP.
- v. If CMS determines the State has failed to submit, obtain approval for, implement successfully, or fully comply with the terms of a CAP required by 22.g. and the CAP was required due to a Triggering Event listed in Section 22.b.12. through 22.b.26., CMS may take one or more of the following actions:
 - Terminate Medicare payment waiver or waivers in Appendix E of this Agreement;
 - 2. Take additional enforcement actions described in Section 22.f.
 - 3. Terminate any Participation Agreement related to the Model;
 - Terminate the Pre-Implementation Period or the Implementation Period of the Model; or
 - 5. Terminate this Agreement.
- h. **Termination by CMS.** CMS may terminate the Model, a Participation Agreement, the Implementation Period and/or Transition Period of the Model, or this Agreement if CMS, in its sole discretion, determines that:
 - i. the State has failed to submit, obtain approval for, successfully implement, or fully comply with the terms of a CAP required by Section 22.g. and the CAP was required due to a triggering event listed in Section 22.b.12. through Section 22.b.26; or
 - ii. the State has not timely complied with an enforcement action required by CMS pursuant to Section 22.f.ii. through f.v., provided such enforcement action was due to a triggering event listed in Section 22.b.12. through b.26.

- i. **Termination by the State.** The State may terminate the Implementation Period of the Model at any time for any reason upon 180 days advance written notice to CMS.
- j. **Termination under Section 1115A(b)(3)(B).** CMS may immediately terminate the Implementation Period, Transition Period or this Agreement if the Secretary makes findings under Section 1115A(b)(3)(B) of the Act.

23. Limitations on Review and Dispute Resolution.

- a. **Limitation on Review.** There is no administrative and judicial review under Sections 1869 and 1878 of the Act or otherwise for the following:
 - i. The selection of states, organizations, sites, or participants in the Model, including the decision by CMS to terminate this Agreement or to require the termination of any individual's or entity's status or participation in the Model;
 - ii. The selection of models for testing or expansion under Sections 1115A of the Act;
 - The elements, parameters, scope, and duration of the Model, including methodologies and calculations developed under the Model, as discussed herein, and the Cooperative Agreement;
 - iv. The termination or modification of the design and implementation of the Model under Section 1115A(b)(3)(B) of the Act;
 - v. Determinations regarding budget neutrality under Section 1115A(b)(3) of the Act; and
 - vi. Determinations about expansion of the duration and scope of a model under Section 1115A(c) of the Act.

b. Dispute Resolution.

- i. The Parties agree to the following procedures for any dispute that is not subject to preclusion of administrative or judicial review as set forth in Section 23.a. or any dispute related to a CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology requirements or calculations or CMS-Designed Medicare FFS Hospital Global Budget Methodology requirements or calculations.
- ii. The State must notify CMS of any such dispute in writing within 30 calendar days of the date on which the State becomes aware, or should have become aware, of the act giving rise to the dispute. This written notification must provide a detailed explanation of the basis for the dispute and supporting documentation.

- iii. If the Parties cannot resolve any such dispute within 30 calendar days after CMS receives written notice of the dispute, then the State must submit within 30 subsequent calendar days a request for an informal hearing to an independent CMS hearing officer, or an independent CMS designee, including the detailed explanation of the basis for the dispute and supporting documentation.
- iv. After receiving the State's request for an informal hearing, the independent CMS hearing officer must issue a notice within 30 calendar days to the State and CMS for a hearing scheduled no fewer than 30 calendar days after the date of the notice. This notice will specify the date, time and location of the hearing, and the issues in dispute.
- v. Within 30 calendar days of the hearing, the independent CMS hearing officer must issue a written notice to the State containing its final determination on the issue, and announcing the effective date of the determination, if applicable.
- vi. The State may request the CMS Administrator's review of the independent CMS hearing officer's determination within 30 days of the issuance of the written notification of the independent CMS hearing officer's determination. If the CMS Administrator declines to review or is not requested to review the independent CMS hearing officer's determination, the independent CMS hearing officer's determination becomes final and binding 30 days after the issuance of the written notification of the independent CMS hearing officer's determination. The CMS Administrator's decision is final and binding.
- vii. The parties must proceed diligently with the performance of this Agreement during the course of any dispute arising under this Agreement.

24. Federal Government Enforcement

a. Nothing contained in this Agreement is intended or shall be construed as a waiver by the United States Department of Justice, the Internal Revenue Service, the Federal Trade Commission, HHS Office of Inspector General (OIG), or CMS of any right to institute any proceeding or action for violations of any statutes, rules or regulations administered by the Federal government, or to prevent or limit the rights of the Federal government to obtain relief under any other federal statute or regulations, or on account of any violation of this Agreement or any other provision of law.

- b. This Agreement shall not be construed to bind any Federal government agency except CMS, and this Agreement binds CMS only to the extent provided herein. The failure by CMS to require performance of any provision shall not affect CMS' right to require performance at any time thereafter, nor shall a waiver of any breach or default of this Agreement constitute a waiver of any subsequent breach or default or a waiver of the provision itself. None of the provisions of this Agreement limit or restrict the OIG's authority to audit, evaluate, investigate, or inspect the State, hospitals or providers and/or suppliers in the State, or individuals or entities performing functions or services related to activities under this Agreement.
- c. CMS provides no opinion on the legality of any contractual or financial arrangement that the State has proposed, implemented or documented. The receipt by CMS of any such documents in the course of the application process or otherwise shall not be construed as a waiver or a modification of any applicable laws, rules, or regulations and will not preclude CMS, HHS, or the OIG, a law enforcement agency, or any other federal agency or state agency from enforcing any and all applicable laws, rules and regulations.

25. Maintenance of Records.

- a. In accordance with applicable law, the State must maintain and give CMS and other applicable HHS agencies, the Department of Justice, the Government Accountability Office, and other federal agencies or their designees access to all books, contracts, records, documents, software system, and other information (including data related to calculations required under the Model Agreement, Medicare utilization and costs, quality performance measures, and financial arrangements) sufficient to enable the audit, evaluation, inspection, or investigation of the State's compliance with the requirements of this Agreement.
- b. The State must maintain such books, contracts, records, documents, and other information for a period of 10 years after the final date of the Agreement Term or from the date of completion of any audit, evaluation, inspection or investigation, whichever is later, unless: (1) CMS determines there is a special need to retain a particular record or group of records for a longer period and notifies the State at least 30 days before the normal disposition date; or (2) there has been a termination, dispute, or allegation of fraud or similar fault against the State, Participant Hospitals, PC AHEAD Participants, or other individuals or entities performing functions or

services related to the Model, in which case the records must be maintained for an additional six (6) years from the date of any resulting final resolution of the termination, dispute, or allegation of fraud or similar fault.

26. Survival.

- a. Termination of the Agreement or expiration of the Agreement Term shall not affect the rights and obligations of the Parties accrued prior to the effective date of the termination or expiration of the Agreement or Agreement Term, except as provided in this Agreement.
- b. The rights and duties under the following sections of this Agreement must survive its termination or expiration and apply for a period of three (3) years from the termination or expiration of this Agreement:
 - i. Section 19 (Monitoring); and
 - ii. Section 21 (Model Evaluation).
- c. The rights and duties under the following sections must survive the termination of the Agreement or expiration of the Agreement Term and apply for a period of ten (10) years from the termination or expiration of this Agreement:
 - i. Section 17 (Data Sharing); and
 - ii. Section 25 (Maintenance of Records).

27. Third Party Beneficiaries.

This Agreement is not intended to, and does not, create any rights, benefits, or interest in any third-party person or organization.

28. Severability.

In the event that any one or more of the provisions of this Agreement is, for any reason, held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality or unenforceability must not affect any other provisions of this Agreement, and this Agreement must be construed as if such invalid, illegal or unenforceable provision or provisions had never been included in the Agreement, unless the deletion of such provision or provisions would result in such a material

change to the Agreement so as to cause continued participation under the terms of the Agreement to be unreasonable.

29. Notice.

All notices, requests, and correspondence required or permitted by this Agreement must be in writing and sent to the below email addresses and, if requested, mailing addresses:

To the State:

Office of the Secretary

Meena.Seshamani@maryland.gov or successor

Maryland Department of Health

Herbert R. O'Connor State Office Building

201 West Preston Street

Baltimore, MD 21201-2399

Executive Director

Jon.Kromm@maryland.gov or successor

Health Services Cost Review Commission

4160 Patterson Avenue

Baltimore, MD 21215

To CMS:

Acting Director, Division of Multi-Payer Models

Maria.AbricaGomez@cms.hhs.gov or successor

Center for Medicare and Medicaid Innovation

7500 Security Boulevard

Baltimore, MD 21244

The Parties may by advance written notice, change the person and address to which notice is to be directed under this Agreement.

30. Modification.

- a. Except as otherwise set forth in this Agreement, the Parties may modify the Agreement, including any Appendix hereto, at any time by mutual written consent.
- b. CMS may amend the Agreement or any Appendix hereto without the consent of the State as stated in this Agreement, for good cause or as necessary to comply with applicable federal or State law, regulatory requirements, accreditation standards or licensing guidelines or rules. CMS will include with any such amendment an explanation of the reasons for the amendment.
- c. To the extent practicable, CMS will provide the State with 30 days advance written notice of any unilateral amendment, which notice will specify the amendment's effective date. If such amendment violates the law of the State, the Parties will promptly seek modification of the amendment. If modification of the amendment is impracticable or consensus cannot be reached, CMS may terminate the Implementation Period, any waivers under the Model, and/or this Agreement in accordance with Section 22 of the Agreement.

31. Entire Agreement.

This Agreement, including all Recitals and Appendices, constitutes the entire agreement between the Parties. The Parties may amend this Agreement or any Appendix hereto pursuant to Section 30 except as otherwise noted in this Agreement or any Appendix hereto.

32. Precedence.

If any provision of this Agreement conflicts with a provision of any documents incorporated herein by reference, the provision of this Agreement must prevail.

[SIGNATURE PAGE FOLLOWS]

Each party is signing the Agreement on the date stated opposite that party's signature. If a party signs but fails to date a signature, the date that the other party receives the signing party's signature will be deemed to be the date that the signing party signed the Agreement. This Agreement and any amendments hereto may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement. This Agreement and any amendments hereto may be signed by autopen or electronic signature (e.g., DocuSign or similar electronic signature technology) and may be transmitted by electronic means. Copies of this Agreement and any amendments hereto that are so executed and delivered have the same force and effect as if executed with handwritten signatures and physically delivered.

CENTERS FOR MEDICARE & MEDICAID SERVICES

Date:

ABRAHAM J. Digitally signed by ABRAHAM J. SUTTON -S

By: SUTTON -S Date: 2025.11.12 - 19:41:12 - 05'00'

Abe Sutton

GOVERNOR OF THE STATE OF MARYLAND

Date:

By:

Governor

Wes Moore

Digitally signed by Governor Wes Moore
Date: 2025.11.12

16.45.26 -05'00'

Governor Wes Moore

SECRETARY OF HEALTH OF THE STATE OF MARYLAND

Date:

By:

Meena
Seshamani

Seshamani

Date: 2025.11.12
15:13:10-05'00'

Meena Seshamani

CHAIR OF THE HEALTH SERVICES COST REVIEW COMMISSION

Date:

By: Joshua Digitally signed by Joshua Sharfstein Date: 2025.11.12 13:08:06-05'00'

Joshua Sharfstein

Appendix A: Calculation Methodology for the Medicare FFS TCOC Targets

Appendix A details the Calculation Methodology for the Medicare FFS TCOC Targets that CMS will use to determine if the State has met its Medicare FFS TCOC Target, described in Section 10.a of the Agreement, on an annual basis for each PY of the Model.

<u>**Definitions.**</u> The following terms, as defined here, will be used for purposes of the calculation methodology described in this Appendix:

- "Baseline Year Spending" is equal to annual PBPY Medicare FFS Beneficiary expenditures for beneficiaries residing in the State for each of three baseline years (BYs).
- "Baseline PBPY" is the result of blending the risk adjusted, trended Baseline Year Spending for each baseline year as described in Steps 1-3 below.
- "Trend Factor" is the annual growth rate, calculated as the USPCC, adjusted to align with the inclusions and exclusions used to calculate Medicare FFS PBPY expenditures . Trend Factor is designed to match the expected TCOC growth in the absence of Model participation.
- "Savings Component" is the value subtracted from the Trend Factor to produce savings over time compared to the expected TCOC growth in the absence of AHEAD, as listed in Section 10.a of the Agreement for each PY.
- "Annual Growth Factor" means the Trend Factor for the relevant PY minus the Savings Component for that PY.
- "Compounded Growth Factor" is the value determined by compounding the Annual Growth Factor for the relevant PY and any previous PYs (e.g., the Compounded Growth Factor for PY2 is equivalent to the Annual Growth Factor for PY1 multiplied with the Annual Growth Factor for PY2).
- "Effective Compounded Growth Factor" is the Compounded Growth Factor reweighted between dollar and percentage-based approaches as described in Step 6.
- "National Baseline PBPY" is equal to annual PBPY Medicare FFS Beneficiary expenditures for all national beneficiaries for the baseline years, which is risk standardized, trended, and blended following the same methodology as described in Steps 1-3 below. This amount is used solely to quantify the dollar-based share of Step 6.

Calculation Methodology:

Step 1 Calculate Baseline Year Spending for Medicare FFS Beneficiaries residing in the State for the Baseline Years.

- a) All Medicare FFS expenditures for Medicare FFS Beneficiaries residing in the State, regardless of the location where services were provided, will be included in the Baseline Year Spending. Baseline Year Spending includes claims and non-claims-based payments, including those Medicare payments made for participation in shared savings programs and other CMMI models. It includes spending for Part A only and Part B only beneficiaries as well as beneficiaries enrolled in both Parts and any months during which the beneficiary was a resident of the State.
- b) The BYs remain fixed throughout the Implementation Period.
- c) The weighting that will be used for Baseline Year Spending in each BY is as follows in Table 1:

Table 1: Baseline Year Weights

Baseline Year	Calendar Year	Weighting	Baseline Year Spending PBPY
Baseline Year 1	2021	0%	Not applicable
Baseline Year 2	2022	0%	Not applicable
Baseline Year 3	2023	100%	\$14,107

(Weighting will be applied in Step 3).

Step 2: Apply Risk Adjustment to each BY to standardize historical spending to a 1.0 score basis relative to national. Risk adjustment will account for beneficiary demographics and health conditions within the State. For each of the baseline years, CMS will divide Baseline Year Spending by the State's average normalized Hierarchical Condition Categories (HCC) score for that baseline year. The State's average normalized HCC score will be determined by applying the 2024 CMS-HCC Risk Adjustment Model (Version 28) to claims from the baseline year for all Medicare FFS Beneficiaries who resided in the State during the baseline year. Beneficiary

normalized HCC scores will be weighted using the number of months each beneficiary resided in the State to construct the State average normalized HCC score.

<u>Step 3</u>: Apply the adjusted observed USPCC (actual historical) to Risk Adjusted Baseline Year Spending for BYs 1 and 2 to standardize it to Baseline Year Spending for BY 3 and blend the periods based on weighting in Table 1 to derive the Baseline PBPY.

<u>Step 4</u>: **Determine the Trend Factor.** The Trend Factor is the adjusted USPCC, which represents a mechanism to update Baseline PBPY to the applicable PY.

In determining the Trend Factor for the applicable PY, the adjusted projected USPCC (that is, a prospective estimate of the growth rate for the upcoming year) will be included for the current PY's component of the Trend Factor; the average of the adjusted projected USPCC (prospective estimate) and the adjusted observed USPCC (actual historical) will be used for the previous PY; and the adjusted observed USPCC (actual historical) will be included for Trend Factor components pertaining to all remaining elapsed PYs and calendar years between BY3 and PY1, as applicable.

Step 5: Determine the Annual Growth Factor and then determine the Compounded Growth Factor. The Annual Growth Factor is determined by subtracting the Savings Component from the Trend Factor. The Compounded Growth Factor is determined by compounding the Annual Growth Factor based on the applicable PY and the previous PYs, if any (e.g., the Compounded Growth Factor for PY3 would be calculated by multiplying the Annual Growth Factors (before compounding) for each of PY1 through PY3).

The Savings Component for each PY is listed in Section 10.a.

Step 6: Apply the Effective Compounded Growth Factor to the Baseline PBPY. The Compounded Growth Factor will be applied to the Baseline PBPY using a blend of dollar-based approach (1/3 weight) and percentage-based approach (2/3 weight) to control for regression to the mean and therefore must first be translated to an effective amount as described in the

formulas listed under step 7. The dollar-based approach involves increasing the Baseline PBPY by the year-over-year change in adjusted USPCC, measured in dollars PBPY. Growth allowed by the dollar-based approach does not depend on the Baseline PBPY. The percentage-based approach involves increasing the Baseline PBPY at the same rate of growth as adjusted USPCC.

Step 7: Constructing the annual Medicare FFS TCOC Target. After the Effective Compounded Growth Factor is applied to the Baseline PBPY by the average normalized HCC score for the State to determine the Medicare FFS TCOC Target for the applicable PY. The State's average normalized to the most recent year of available claims for all beneficiaries who resided in the State during the year associated with those claims. Medicare FFS Beneficiary normalized HCC scores will be weighted using the number of months each beneficiary resided in the State to construct the State's average normalized HCC score.

Illustration of the Medicare FFS TCOC Target (steps 1-7)

For illustration of the compounding mechanism and its application to the Baseline PBPY, below is a sample calculation to construct the Medicare FFS TCOC Target for a hypothetical PY5:

BY = baseline year

PY = Performance Year

TF = Trend Factor

SC = Savings Component

(Note: the TF-SC = Annual Growth Factor, however each is noted individually below for additional clarity).

The Baseline PBPY is calculated as the sum of the following steps (steps 2 and 3):

- HCC risk standardized and trended BY1 = risk adjusted BY1* USPCC for BY2* USPCC for BY3 * BY1 weight from Table 1.
- HCC risk standardized and trended BY2= risk adjusted BY2*USPCC for BY3* BY2 weight from Table 1.
- HCC risk standardized and trended BY3 = risk adjusted BY3 * BY3 weight from Table 1.

The Compounded Growth Factor is as follows (Steps 4 and 5):

```
Compounded Growth Factor = (1+TF\ PY5-SC\ PY5)*(1+TF\ PY4-SC\ PY4)*\dots
*(1+TF\ PY1-SC\ PY1)
```

The Compounded Growth Factor is translated to the **Effective Compound Growth Factor as** described in Step 6.

Effective Compounded Growth Factor = 1+(.67 * (Compounded Growth Factor-1) + .33 * ((Compounded Growth Factor-1) * National Baseline PBPY/Baseline PBPY)

Medicare FFS TCOC Target (Step 7) =

Baseline PBPY*Effective Compound Growth Factor*Average normalized HCC score for the State for the applicable PY

Step 8: Following a given PY, CMS will calculate the State's Medicare FFS PBPY expenditures for that PY to determine the State's performance on the Medicare FFS TCOC Target.

- a. CMS will calculate Medicare FFS expenditures for a given PY by adding together the following two fractions: (a) Medicare Part A expenditures per Medicare FFS Beneficiary with Part A residing in the State; and (b) Medicare Part B expenditures per Medicare FFS Beneficiary with Part B residing in the State.
 - i. The calculation of Medicare FFS expenditures will include all Part A and Part B expenditures for State resident Medicare FFS Beneficiaries, regardless of the state of service. As described in Section 8.b. below, any Outcome-Based Credit amount deemed approved will be applied as a reduction to the calculation of all such Medicare Part B expenditures.
 - ii. The calculation of Medicare FFS PBPY expenditures will include nonclaims based payments, which include all primary care expenditures under MDPCP-AHEAD and EPCP.
 - iii. The number of State resident Medicare FFS Beneficiaries with Part A and State resident Medicare FFS Beneficiaries with Part B will be determined

- using average monthly enrollment during the 12 months of the Performance Year.
- iv. To determine the Medicare Part A expenditures per Medicare FFS

 Beneficiary with Part A residing in the State, CMS will divide the total

 Part A expenditures as calculated in accordance with Step 8.a.i. of this

 Appendix above by the number of State resident Medicare FFS

 Beneficiaries with Part A as calculated in accordance with Step 8.a.iii. of this Appendix.
- v. To determine the Medicare Part B expenditures per Medicare FFS
 Beneficiary with Part B residing in the State, CMS will divide the total
 Part A expenditures as calculated in accordance with Section 8.a.i. above
 by the number of State resident Medicare FFS Beneficiaries with Part B as
 calculated in accordance with Step 8.a.iii. of this Appendix.
- vi. CMS and the State understand that Medicare billing rules and requirements may change during the Agreement Term. Consistent with Section 30 of this Agreement, CMS and the State may amend this Agreement to modify the savings calculation methodology described in this Appendix A.
- b. CMS will include the amount of Outcome-Based Credits deemed approved in accordance with Section 10.a.iii.2. in the calculation of the Medicare FFS PBPY expenditures for that Performance Year. Specifically, any Outcome-Based Credit amount deemed approved will be applied as a reduction in Medicare Part B expenditures for that PY.

Step 9: Compare the actual Medicare FFS national annual growth rate (adjusted observed USPCC) to the projected Medicare FFS national annual growth rate (adjusted projected USPCC) for the PY. Following each PY, CMS will compare the adjusted observed USPCC to the adjusted projected USPCC used in Step 4 to calculate the Trend Factor for the applicable PY. If the adjusted observed USPCC deviates from the adjusted projected USPCC by more than 0.5 percentage points, in either direction, CMS will add half of the difference between the adjusted

observed and adjusted projected USPCC beyond 0.5 percentage points to the adjusted projected USPCC and will calculate a revised Trend Factor and Medicare FFS TCOC Target for the applicable PY. This reconciled USPCC will be used to calculate the revised Trend Factor for the applicable PY in accordance with the methodology described in Step 4.

Step 10: Compare the observed Medicare FFS PBPY expenditures calculated in Step 8 to the Medicare FFS TCOC Target for that PY. CMS will compare the State's Medicare FFS PBPY expenditures for the PY to the State's Medicare FFS TCOC Target and report to the State on its performance following each PY.

Appendix B: Medicare FFS Primary Care Investment Target

CMS will determine the State's performance against the Medicare FFS Primary Care Investment Target, described in Section 10 of the Agreement, using the calculation methodologies described in this Appendix.

Medicare FFS Primary Care Investment Target Methodology

CMS will measure the State's performance on the Medicare FFS Primary Care Investment Target for each Performance Year using the following equation calculated for Maryland beneficiaries covered by Medicare Parts A and B:

State Performance for a Given Performance Year
$$= \frac{Sum \ of \ Medicare \ FFS \ Primary \ Care \ Expenditures \ in \ that \ PY}{Medicare \ FFS \ TCOC \ in \ that \ PY}$$

The **Sum of Medicare FFS Primary Care Expenditures** in the Performance Year will be calculated by CMS based on Medicare FFS claims for a CMS-specified list of specialty codes, Healthcare Common Procedure Coding System codes, and non-claims-based payments for services provided to Maryland beneficiaries with both Medicare Parts A and B. In advance of each Performance Year, CMS will provide the State with the list of codes that will be included in the calculation of the **Sum of Medicare FFS Primary Care Expenditures** for that Performance Year for purposes of assessing the State's performance on the Medicare FFS Primary Care Investment Target.

The **Medicare FFS TCOC expenditures** in the Performance Year is the State's Medicare FFS PBPY expenditures calculated by CMS in accordance with Steps 1-8 of the methodology set forth in Appendix A of this Agreement for the applicable Performance Year when applied only to Maryland beneficiaries covered by both Medicare Parts A and B.

The State's Medicare FFS Primary Care Investment Targets for each PY are as follows:

Performance Year	Annual Medicare FFS Primary Care
	Investment Target
PY1	4.9%
PY2	4.9%

PY3	4.9%
PY4	4.9%
PY5	4.9%
PY6	4.9%
PY7	5.1%
PY8	5.1%
PY9	5.1%
PY10	5.1%

Appendix C. Calculation Methodology Requirements for State-Designed All-Payer Hospital Global Budget

As described in Section 11 of this Agreement, the Parties acknowledge that CMS approved the State's State-Designed All-Payer Hospital Global Budget Methodology for PY 1 and PY 2. The CMS-Approved State-Designed All-Payer Hospital Global Budget Methodology for PY1 and PY2 must comply with the alignment requirements below in addition to any requirements from the Center for Medicaid and CHIP Services (CMCS) pertaining to the federal authority pathway the State is using to implement Medicaid hospital global budgets. The State must continue to comply with these requirements below, while the State is operating their State-Designed All-Payer Hospital Global Budget Methodology under the Model.

General Requirements.

- 1. The State-Designed All-Payer Hospital Global Budget Methodology must establish annual Hospital Global Budgets for Participant Hospitals that transition hospitals away from existing volume-based reimbursement and incentivize a reduction in unnecessary hospital utilization.
- 2. Hospital Global Budgets must include facility services in hospital inpatient, and outpatient, and emergency departments. Additions, carveouts, or other changes must be approved by CMS. In its proposal for such a change, the State must provide a justification including information on how any excluded services are currently paid for (e.g., FFS, capitation, other value-based arrangement), and any additional information requested by CMS.
- 3. The Proposed State-Designed All-Payer Hospital Global Budget Methodology must account for inflation, population growth, demographic changes, and other factors influencing the cost of hospital care. In addition, Hospital Global Budgets must be adjusted for both medical and social risk for either Maryland residents the hospital serves or the hospital's geographic service area.
- 4. The State-Designed All-Payer Hospital Global Budget Methodology must include a mechanism by which a Participant Hospital's Hospital Global Budget is adjusted for

hospital-level quality performance based on the quality outcomes of an attributed patient population. This quality adjustment must be based on performance on either the CMS national hospital quality programs or on similar categories of quality measures to those used for these programs. Hospital Global Budgets must be adjusted for performance using disparities-sensitive quality measures aimed at improving population health. At a minimum, the selected measures must provide sufficient data to identify disparities and improvements in population health, and the measures must align with the overall model goals.

- 5. The Hospital Global Budget Methodology must account for changes in service line and unplanned volume shifts, while continuing to avoid incentivizing FFS-oriented utilization. The State must clearly state the process for accounting for these changes in the Hospital Global Budget, including identifying these or other circumstances under which this process would occur (e.g., FFS prospective budget payments, hospital service line changes, eligibility updates, other unplanned programmatic changes beyond a certain revenue threshold, etc.).
- 6. The State-Designed All-Payer Hospital Global Budget Methodology must allow for all short-term acute care hospitals located in the State, at a minimum, to be eligible for participation. The State may propose including additional types of hospitals (e.g., psychiatric hospitals, or children's hospitals).

Appendix D: Primary Care AHEAD Quality Measures

Domain	Measure	Identifier	Steward	Data	Payer and Program
				Source	Alignment
Behavioral	Preventive Care and	‡CBE 0418e;	CMS	eCQM	Medicaid Adult Core
Health (20%)	Screening: Screening	CMIT 672			Set; Commercial;
	for Depression and				Making Care Primary;
Measure is	Follow-Up Plan				CPC; UDS
Required					
Prevention &	*Colorectal Cancer	CBE 0034	NCQA	eCQM	Medicaid Adult Core
Wellness (20%)	Screening (COL-AD)	CMIT 139			Set; Commercial;
		CIVIT 137			Making Care Primary;
Choose at least 1					Primary Care First;
Choose at least 1					CPC+; CPC; UDS
	*Breast Cancer	CBE 2372	NCQA	eCQM	Medicaid Adult Core
	Screening:	CMIT 93			Set; Medicare;
	Mammography	CIVIII 75			Marketplace;
	(BCS-AD)				Commercial; CPC+;
					CPC; UDS
Chronic	*^Controlling High	CBE 0018	NCQA	eCQM	Medicaid Adult Core
Conditions (20%)	Blood Pressure	CMIT 167			Set; Medicare;
Choose at least 1	(CBP-AD)				Marketplace;
Choose at least 1					Commercial; Making
					Care Primary;
					Primary Care First;
					CPC+; CPC; UDS
	*^ Diabetes:	CBE 0059	NCQA	eCQM	Medicaid Adult Core
	Hemoglobin A1c	CMIT 204			Set; Medicare;

	(HbA1c) Poor				Marketplace; Making
	Control (> 9%)				Care Primary;
					Primary Care First;
					CPC+; CPC; UDS
Health Care	Emergency	N/A	NCQA	Claims	Commercial; Making
Utilization (40%)	Department				Care Primary; CPC+
	Utilization (EDU)				
Both measures					
are required					
	Acute Hospital	N/A	NCQA	Claims	Commercial; Primary
	Utilization (AHU)				Care First; CPC+

CBE = Consensus-based Entity (previously National Quality Forum/NQF)

CMIT = Centers for Medicare & Medicaid Services Measures Inventory Tool

UDS = Health Resources and Services Administration (HRSA) Uniform Data System measures

*Included in CMS Universal Foundation

‡ = Measure is no longer endorsed by the CBE

^Aligned with Medicare Advantage

Appendix E: Medicare Payment Waivers and Benefit Enhancements

I. Medicare Payment Waivers

Subject to the provisions of the Agreement and as specified in this Appendix, CMS will waive the requirements of the following provisions of the Act, as necessary, for purposes of testing the Model:

- 1. IPPS. Sections 1886(d), 1886(g), and 1886(b)(1) of the Act and implementing regulations at 42 C.F.R 412, subparts A through M.
- 2. OPPS. Section 1833(t) of the Act and implementing regulations at 42 C.F.R. Part 419; Sections 1861(kkk)(1) and 1834(x)(1) of the Act, as these Section pertains to rural emergency hospital (REH) services paid under OPPS with a 5% payment increase; and Sections 1834(x)(2), 1834(x)(5)(B) and 1817 of the Act, as these Sections pertain to additional monthly facility payment to REH facilities from Federal Hospital Insurance Trust Fund; and Section 1834(k) of the Act, as this Section pertains to payment for outpatient therapy services and comprehensive outpatient rehabilitation services.
- 3. Medicare Hospital Value Based Purchasing Program. Section 1886(o) of the Act, and implementing regulations at 42 C.F.R. § 412.160, et seq.
- 4. Hospital Inpatient Quality Reporting Program. Section 1886(b)(3)(B)(viii) of the Act
- 5. Hospital Outpatient Quality Reporting Program. Section 1833(t)(17)(A) of the Act.
- 6. Rural Emergency Hospital Quality Reporting Program. Section 1861(kkk)(7) of the Act.
- 7. Medicare Hospital Readmissions Reduction Program. Section 1886(q) of the Act, and implementing regulations at 42 C.F.R. §§ 412.152 and 412.154.
- 8. Medicare Hospital Acquired Conditions Program. Section 1886(p) of the Act, and implementing regulations at 42 C.F.R. § 412.172.
- 9. Medicare Promoting Interoperability Program. Section 1886(b)(3)(B)(ix) of the Act, and implementing regulations at 42 C.F.R. § 412.64.
- 10. Payment for Post-Hospital Skilled Nursing Facility (SNF) Care Furnished by a Critical Access Hospital with Swing-bed Approval. Section 1883(a)(3) of the Act and 42 C.F.R. § 413.114(a).

- 11. Periodic Interim Payments Made to CAHs. Section 1815(e)(2) of the Act and 42 C.F.R. § 413.64(h)(2)(vi).
- 12. Conditions of Payment for Inpatient Services Furnished at CAHs (CAH 96-Hour Certification). Section 1814(a)(8) of the Act and 42 C.F.R. § 424.15.

II. Benefit Enhancements

Subject to the provisions of this Agreement and the applicable Participation Agreement, and as specified in this Appendix, CMS will waive the requirements of the following provisions of the Act, as necessary, for purposes of testing the Model, and providing Model participants the opportunity to provide Benefit Enhancements, subject to the requirements of the associated Participation Agreements and applicable statutes, rules or regulations administered by the Federal government.

- 1. Home Health Homebound Benefit Enhancement. Sections 1814(a)(2)(C) and 1835(a)(2)(A) of the Act, and implementing regulations at 42 C.F.R. 409.42;
- 2. Care Management Home Visit Benefit Enhancement. 42 C.F.R. 410.26(b)(5)
- 3. Post Discharge Home Visits Benefit Enhancement. 42 C.F.R. 410.26(b)(5)
- 4. 3-day SNF Rule Waiver Benefit Enhancement. Section 1861(i) of the Act
- 5. Nurse Practitioner and Physician Assistant Services Benefit Enhancement. Sections 1814(a)(7)(A)(i)(I) and Section 1861(s)(12)(A) of the Act and implementing regulations at 42 C.F.R. 410.12; Section 1861(eee)(2)(C) of the Act; Section 1861(iii)(1)(B) of the Act and implementing regulations at 42 C.F.R. § 414.1515(c); and Section 1861(vv)(1) of the Act and implementing regulations at 42 C.F.R. § 410.132(c).
- 6. Concurrent Care for Hospice Beneficiaries Benefit Enhancement. Section 1812 of the Act and implementing regulations at 42 C.F.R. § 418.24(e)(2))
- 7. Telehealth Benefit Enhancement. Section 1834(m)(4)(B)-(C) of the Act and implementing regulations at 42 C.F.R. § 410.78(b)(3)–(4); Section 1834(m)(2)(B) of the Act and implementing regulations at 42 C.F.R. § 414.65(b); Section 1834(m)(1) of the Act and implementing regulations at 42 C.F.R. § 410.78(a)(3) and 42 C.F.R. § 410.78(b); Section 1834(m)(4)(E) of the Act and implementing regulations at 42 C.F.R. § 410.78 (b)(2).

Appendix F: All Payer Revenue Limit and Specifications for Calculations

I. Definitions

"All Payers" means Medicare FFS and Maryland Payers.

"Base Period" means calendar year 2013.

"Base Period Revenue" equals the Regulated Gross Patient Service Revenue during the Base Period.

"Growth Limit" means the percentage cap on the annual growth in revenue to Participant Hospitals from All Payers. The Growth Limit is 3.58 percent, unless replaced by an alternative proposed by the State and approved by CMS in accordance with Section 10.i.

"Population Growth Percentage" means the percentage increase in Maryland's population for a Performance Year based on population growth estimates from the Maryland Department of Planning.

"Regulated Gross Patient Service Revenue" means gross revenue from All Payers for the treatment of Maryland residents by Participant Hospitals.

II. Calculating the All-Payer Revenue Limit

The State will calculate the All-Payer Revenue Limit according to the following steps:

1) For each calendar year from 2026 through the end of the Implementation Period, the State will calculate a compounding factor equal to (1 + the Growth Limit for that Performance Year) multiplied by (1 + the Population Growth Percentage for that Performance Year ("Compounding Factor").

2) For a given Performance Year, the Base Period Revenue will be multiplied by the Compounding Factor, for every calendar year between the Base Period and the current Performance Year, to yield the maximum revenue that Participant Hospitals may earn in that Performance Year from All Payers ("All-Payer Revenue Limit").

III. Reporting of Regulated Gross Patient Service Revenue

- The State must report Regulated Gross Patient Service Revenue for each
 Performance Year and Regulated Gross Patient Service Revenue during the Base
 Period in a consistent manner, except as provided in Section III.2 of this Appendix
 F.
- 2) The State may adjust Regulated Gross Patient Service Revenue for a Performance Year to reflect an increase in the Public Payer Differential proposed by the State and approved by CMS pursuant to Section 11.d. of the Agreement.

IV. All-Payer Per Capita Total Hospital Payment Amount Calculation

By May 1 of each Performance Year, beginning in PY1, the State will divide the Regulated Gross Patient Service Revenue for the prior calendar year by the most recently available population estimates for the State of Maryland at the time of the calculation to calculate the All-Payer per Capita Total Hospital Payment Amount.

Appendix G: MDH Attestation and Data Specification Worksheet

HIPAA-Covered Disclosure Request Attestation

The Maryland Department of Health (MDH) requests the CMS data listed in the Data
Specification Worksheet below and makes the following assertions regarding its ability to
meet the Health Insurance Portability and Accountability Act of 1996 ("HIPAA")
requirements for receiving such data:
The MDH affirms that it is a "health oversight agency" as defined in 45 C.F.R. § 164.501 and represented in Section 17 (Data Sharing) of this Agreement.
The MDH is seeking protected health information (PHI), as defined in 45 C.F.R. §
160.103 (select one):
For its own "oversight activities" as a "health oversight agency" that fall within the "oversight activities" of the definition of that phrase under the HIPAA Privacy Rule (45 C.F.R. §164.512(d)(1)). Other: Please attach a description of the intended use.
The MDH requests (select one):
For the Medicare FFS beneficiaries who reside in Maryland that have been aligned to Participant Hospitals and PC AHEAD Participants and MDPCP-AHEAD Participants under the Model using the described in this Agreement: (i) three years of historical data files for each performance year of the Model consisting of the data elements identified in the Data Specification Worksheet for Initiative Beneficiaries; and (ii) monthly claims data files for all Initiative Beneficiaries for the data elements identified in the Data Specification Worksheet, from the following CMS Integrated Data Repository (IDR) data files:
 IDR Medicare Part A and Part B claims and eligibility data (NOTE: file name TBD)

 IDR Medicare Part D data (DRX09 - IDR RESTRICTED ACCESS TO LIMITED MEDICARE PART D CLAIM DATA (NO FINANCIAL PAYMENT COLUMNS).)

	Other: Please attach a detailed description of the data requested.
The da	ta requested is (select one):
	The "minimum necessary" (as defined at 45 C.F.R. § 164.502(b)) to carry out the oversight activities described above. Other: Please attach a description of how (if applicable) the data requested exceeds what is needed to carry out the work described above.
The M	DH's data custodian(s) for the requested data are as follows:
1.	Nichole Sweeney Neiswender
	Chesapeake Regional Information Systems for Our Patients (CRISP)
	10480 Little Patuxent Pkwy Suite 800, Columbia, MD 21044
	Nichole.sweeney@crisphealth.org
	240-706-6479
2.	George Chalissery
	hMetrix
	150 Monument Rd, Suite 203, Bala Cynwyd PA, 19004
	george@hmetrix.com
	610-668-1961
3.	James Clavin, CTO
	The Hilltop Institute at University of Maryland, Baltimore County (UMBC)
	Sondheim Hall, Third Floor, 1000 Hilltop Circle, Baltimore, MD 21250
	j <u>clavin@hilltop.umbc.edu</u>
	410-455-6518

4. Ryan Andersen

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Data Specification Worksheet

Data		
Element		
Source	Data Element	Data Element Description
Part A	Current Claim	
Claims	Unique	
	Identifier	A unique identification number assigned to the claim.
		A facility's Medicare/Medicaid identification number. It is also
	Provider	known as a Medicare/Medicaid Provider Number, or CCN. This
	OSCAR	number verifies that a provider has been Medicare certified for a
	Number	particular type of service.
	Beneficiary	
	HIC Number	A beneficiary identifier.
	Claim Type	Signifies the type of claim being submitted through the Medicare or
	Code	Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim
		30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
	Claim From	The first day on the billing statement that covers services rendered to
	Date	the beneficiary.
	Claim Thru	The last day on the billing statement that covers services rendered to
	Date	the beneficiary.

	The first digit of the type of bill (TOB1) is used to identify the type of facility that provided care to the beneficiary (e.g., hospital or SNF). Claim Facility Type Codes are: 1=Hospital 2=SNF
	3=HHA
	4=Religious non-medical (hospital)
	5=Religious non-medical (extended care)
	6=Intermediate care
Claim Bill	7=Clinic or hospital-based renal dialysis facility
Facility Type	8=Specialty facility or Ambulatory Surgical Center (ASC) surgery
Code	9=Reserved
	The first digit of the type of bill (TOB1) is used to identify the type
	of facility that provided care to the beneficiary (e.g., hospital or
	SNF).
	Claim Facility Type Codes are:
	1=Hospital
Claim Bill	2=SNF
Facility Type	3=ННА
Code	4=Religious non-medical (hospital)
	5=Religious non-medical (extended care)
	6=Intermediate care
	7=Clinic or hospital-based renal dialysis facility
	8=Specialty facility or Ambulatory Surgical Center (ASC) surgery
	9=Reserved
Claim Bill	The second digit of the type of bill (TOB2) is used to indicate with
Classification	greater specificity where the service was provided (e.g., a department
Code	within a hospital).

Principal Diagnosis Code Admitting Diagnosis	The International Classification of Diseases (ICD)-9/10 diagnosis code identifies the beneficiary's principal illness or disability. The ICD-9/10 diagnosis code identifies the illness or disability for which the horeficiary was admitted.
Code Claim Medicare Non Payment Reason Code	which the beneficiary was admitted. Indicates the reason payment on an institutional claim is denied.
Claim Payment Amount	Amount that Medicare paid on the claim.
Claim NCH	If a payer other than Medicare has primary responsibility for
Primary Payer Code	payment of the beneficiary's health insurance bills, this code indicates the responsible primary payer.

Federal Information Processing Standards FIPS State Code	Identifies the state where the facility providing services is located.
Beneficiary Patient Status Code	Indicates the patient's discharge status as of the Claim Through Date. For example, it may indicate where a patient was discharged to (e.g., home, another facility) or the circumstances of a discharge (e.g., against medical advice, or patient death).
Diagnosis Related Group Code	Indicates the diagnostic related group to which a hospital claim belongs for prospective payment purposes.
Claim Outpatient Service Type Code	Indicates the type and priority of outpatient service. Claim Outpatient Service Type Codes are:
	0=Blank
	1=Emergency
	2=Urgent
	3=Elective
	5-8=Reserved
	9=Unknown
Facility Provider NPI Number	Identifies the facility associated with the claim. Each facility is assigned its own unique NPI.
Operating Provider NPI Number	Identifies the operating provider associated with the claim. Each provider is assigned its own unique NPI.

Attending Provider NPI Number	Identifies the attending provider associated with the claim. Each provider is assigned its own unique NPI.
Other Provider	Identifies the other providers associated with the claim. Each
NPI Number	provider is assigned its own unique NPI.
Claim Adjustment Type Code	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted, etc.)
Claim	Date the claim was processed and added to the NCH. Also referred
Effective Date	to as the NCH Weekly Processing Date.
Claim IDR Load Date	When the claim was loaded into the IDR.
Beneficiary Equitable BIC HICN Number	This number is an "umbrella" HICN that groups certain HICNs together at the beneficiary level.
Claim Admission Type Code	Indicates the type and priority of inpatient services.
	Claim Admission Type Codes are:
	0=Blank
	1=Emergency
	2=Urgent
	3=Elective
	4=Newborn
	5=Trauma Center
	6-8=Reserved
	9=Unknown
	Indicates the source of the beneficiary's referral for admission or
	visit (e.g., a physician or another facility).

Claim Admission Source Code	Find Admission Source Codes here: http://www.resdac.org/cms-data/variables/Claim-Source-Inpatient-Admission-Code
	The third digit of the type of bill (TOB3) code. It indicates the
Claim Bill	sequence of the claim in the beneficiary's current episode of care
Frequency	(e.g., interim or voided).
Code	Find Claim Frequency Codes here: http://www.resdac.org/cms-
	data/variables/Claim-Frequency-Code.
Claim Query	Indicates the type of claim record being processed with respect to
Code	payment (e.g., debit/credit indicator or interim/final indicator).
	Claim Query Codes are:
	0=Credit adjustment
	1=Interim bill
	2=HHA benefits exhausted
	3=Final bill
	4=Discharge notice
	5=Debit adjustment
Beneficiary Surrogate Key	A IDR assigned surrogate key used to uniquely identify a beneficiary
ACO Identifier	The unique identifier of an ACO

	Calendar	
	Century Year	The year and calendar month number combination in the format
	Month	'YYYYMM'. e.g. 200701, 200702, etc.
	Number	
	Meta Process	The date the CCLF process loaded the historical record in the table
	Date	The date the CCLI process loaded the historical record in the table
Part A	Current Claim	
Claims	Unique	A unique identification number assigned to the claim.
Revenue	Identifier	
Center	Claim Line	A cognantial number that identifies a smootific alaim line
Details	Number	A sequential number that identifies a specific claim line
	Beneficiary	A han efficient identifier
	HIC Number	A beneficiary identifier.
	Claim Type	Signifies the type of claim being submitted through the Medicare or
	Code	Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim
		30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
	Claim Line	The date the service associated with the line item began.
	From Date	The date the service associated with the line item began.
	Claim Line	The date the service associated with the line item ended.
	Thru Date	The date the service associated with the line item ended.
	Product	The number a provider assigns to the cost contact to which a
	Revenue	The number a provider assigns to the cost center to which a
	Center Code	particular charge is billed (e.g., accommodations or supplies).

	Claim Line	
	Institutional	The date that applies to the service associated with the Revenue
	Revenue	Center code.
	Center Date	
	HCPCS Code	The HCPCS code representing the procedure, supply, product, and/or
	1101 05 0040	service provided to the beneficiary.
	Beneficiary	This number is an "umbrella" HICN that groups certain HICNs
	Equitable BIC	together at the beneficiary level.
	HICN Number	
	Provider	A facility's Medicare/Medicaid identification number. It is also
e	OSCAR	known as a Medicare/Medicaid Provider Number, or CCN. This
	Number	number verifies that a provider has been Medicare certified for a
		particular type of service.
	Claim From	The first day on the billing statement that covers services rendered to
	Date	the beneficiary.
	Claim Thru	The last day on the billing statement that covers services rendered to
	Date	the beneficiary.
	Claim Line	The number of dosage units of medication that were dispensed in this
	Service Unit	fill.
	Quantity	
	Claim Line	The amount Medicare reimbursed the provider for covered services
	Covered Paid	associated with the claim-line.
	Amount	WEST THE WAY OF THE PARTY
	HCPCS First	The first code to modify the HCPCS procedure code associated with
	Modifier Code	the claim-line. This provides more specific procedure identification
	modifier code	for the line item service.
	HCPCS	The second code to modify the HCPCS procedure code associated
	Second	with the claim-line. This provides more specific procedure
	Modifier Code	identification for the line item service.

	HCPCS Third	The third code to modify the HCPCS procedure code associated with
		the claim-line. This provides more specific procedure identification
	Modifier Code	for the line item service.
1	UCDGS Fourth	The fourth code to modify the HCPCS procedure code associated
	HelaGa Fourth	With the chaire dire. proises and the rises fill proset high table
	Madifier Code	identification for the line item service.
Part A	Current Claim	The fifth code to modify the HCPCS procedure code associated with
Procedure	HARGS Fifth	A unique identification number assigned to the claim. the claim-line. This provides more specific procedure identification
Codes	Modifier Code	for the line item service.
	Beneficiary Beneficiary HIC Number Surrogate Key	A beneficiary identifier. A IDR assigned surrogate key used to uniquely identify a beneficiary
	Claim Type ACO Identifier	Signifies the type of claim being submitted through the Medicare or The unique identifier of an ACO
	Code Calendar	Medicaid programs.
	Century Year	Claim type codes are: The year and calendar month number combination in the format
	Month	10=HHA claim YYYYMM. e.g. 200701, 200702, etc.
	Number	20=Non swing bed SNF claim
		30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
	Claim Value	An arbitrary sequential number that uniquely identifies a procedure
	Sequence	code record within the claim.
	Number	code record within the claim.
	Procedure	The ICD-9/10 code that indicates the procedure performed during the
	Code	period covered by the claim.
	Procedure	
	Performed	The date the indicated procedure was performed.
	Date	

	ciary ble BIC Number	This number is an "umbrella" HICN that groups certain HICNs together at the beneficiary level.
Provid OSCA Numb	R	A facility's Medicare/Medicaid identification number. It is also known as a Medicare/Medicaid Provider Number, or CCN. This number verifies that a provider has been Medicare certified for a particular type of service.
Claim Date	From	The first day on the billing statement that covers services rendered to the beneficiary.
Benefi Surrog	ciary gate Key	A IDR assigned surrogate key used to uniquely identify a beneficiary
ACO I	dentifier	The unique identifier of an ACO
Calend Centur Month Numb	ry Year	The year and calendar month number combination in the format 'YYYYMM'. e.g. 200701, 200702, etc.

	Meta Process Date	The date the CCLF process loaded the historical record in the table
Part A	Current	
Diagnosis	Claim	A various identification assumed to the claim
Codes	Unique	A unique identification number assigned to the claim.
	Identifier	
	Claim	
	Value	An arbitrary sequential number that uniquely identifies a procedure code
	Sequence	record within the claim.
	Number	
	Claim	
	Product	Codes classifying the diagnosis category:
	Type Code	
		E=Accident diagnosis code
		1=First diagnosis E code
		D=Other diagnosis codes
	Beneficiary	
	HIC	A beneficiary identifier.
	Number	
	Claim Type	Signifies the type of claim being submitted through the Medicare or
	Code	Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim
		30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim

	60=Inpatient claim
	61=Inpatient "Full-Encounter" claim
Diagnosis	The ICD-9/10 diagnosis code identifying the beneficiary's illness or
Code	disability.
	This number is an "umbrella" HICN that groups certain HICNs together
Beneficiary	at the beneficiary level. For example, if a beneficiary's spouse becomes
Equitable	widowed, the HICN will change, but the Beneficiary Equitable BIC
BIC HICN	HICN will not. This groups the pre- and post-widow status HICNs
Number	together. Note that the ONLY use of this field is to link together claims
	that all represent the same event, using the natural key.
Provider	A facility's Medicare/Medicaid identification number. It is also known
OSCAR	as a Medicare/Medicaid Provider Number, or CCN. This number
Number	verifies that a provider has been Medicare certified for a particular type
Nullibei	of service.
Claim From	The first day on the billing statement that covers services rendered to
Date	the beneficiary.
Date	Also known as "Statement Covers From Date."

	Claim Thru	The last day on the billing statement that covers services rendered to
	Date	the beneficiary.
	Claim Present on Admission Indicator	Indicates whether a patient had the condition listed on the claim line at the time of admission to the facility. Find Present-on-Admission values here:
	Beneficiary Surrogate Key	A IDR assigned surrogate key used to uniquely identify a beneficiary
	ACO Identifier	The unique identifier of an ACO
	Calendar Century Year Month Number	The year and calendar month number combination in the format 'YYYYMM'. e.g. 200701, 200702, etc.
	Meta Process Date	The date the CCLF process loaded the historical record in the table
Part B Physician s	Current Claim Unique Identifier	A unique identification number assigned to the claim.
	Claim Line Number	A sequential number that identifies a specific claim line
	Beneficiary HIC Number	A beneficiary identifier.
	Claim Type Code	Signifies the type of claim being submitted through the Medicare or Medicaid programs.
		Claim type codes are: 10=HHA claim
		<u> </u>

	20=Non swing bed SNF claim
	30=Swing bed SNF claim
	40=Outpatient claim
	50=Hospice claim
	60=Inpatient claim
	61=Inpatient "Full-Encounter" claim
Claim From	The first day on the billing statement that covers services rendered to
Date	the beneficiary.
Provider	
Type Code	Identifies the type of Provider Identifier.
Rendering	
Provider	Identifies the state that the provider providing the service is located
FIPS State	in.
Code	
Claim	
Rendering	
Federal	Indicates the CMS specialty code associated with the provider of
Provider	services. CMS used this number to price the service on the line-item.
Specialty	
Code	
Claim	
Federal	Indicates the type of service (e.g., consultation, surgery) provided to
Туре	the beneficiary. Types of Service Codes are defined in the Medicare
Service	Carrier Manual.
Code	
Claim Line	The data the convice associated with the line item become
From Date	The date the service associated with the line item began.
Claim Line	The date the service associated with the line item ended.
Thru Date	THE date the service associated with the fille field chaca.

I	HCPCS	The HCPCS code representing the procedure, supply, product, and/or
	Code	service provided to the beneficiary.
(Claim Line	
	Covered	The amount Medicare reimbursed the provider for covered services
I	Paid	associated with the claim-line.
l A	Amount	
	Claim	If a payer other than Medicare has primary responsibility for payment
	Primary	of the service indicated on the claim line, this code indicates the
	Payer Code	primary payer. This field is also known as the Line Beneficiary
	ayer code	Primary Payer Code.
I	Diagnosis	The ICD-9/10 diagnosis code identifying the beneficiary's principal
	Code	illness or disability.
I	Claim Provider Tax Number	The SSN or Employee Identification Number (EIN) of the provider of the indicated service. This number identifies who receives payment for the indicated service.
I	Rendering	
I	Provider	A number that identifies the provider rendering the indicated service
	NPI	on the claim line. Each provider is assigned its own unique NPI.
	Number	
(Claim	
	Carrier	Indicates to whom payment was made (e.g., physician, beneficiary),
I	Payment	or if the claim was denied.
I	Denial	of it the claim was defined.
	Code	
	Claim Line	
I	Processing	Indicates whether the service indicated on the claim line was allowed
I	Indicator	or the reason it was denied.
	Code	

Claim Adjustment Type Code	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted, etc.)
Claim Effective Date	Date the claim was processed and added to the NCH.
Claim IDR Load Date	When the claim was loaded into the IDR.
Claim Control Number	A unique number assigned to a claim by the Medicare carrier.
Beneficiary Equitable BIC HICN Number	This number is an "umbrella" HICN that groups certain HICNs together at the beneficiary level.
Claim Line Allowed Charges Amount	The amount Medicare approved for payment to the provider.
Claim Line Service Unit Quantity	The number of dosage units of medication that were dispensed in this fill.

HCPCS First Modifier Code	The first code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Second Modifier Code	The second code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Third Modifier Code	The third code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Fourth Modifier Code	The fourth code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Fifth Modifier Code	The fifth code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
Claim Disposition Code	Information regarding payment actions on the claim. Claim Disposition Codes are:

03=Cancel accepted	e		02=Debit accepted (automatic adjustment) 03=Cancel accented
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		The first of eight allowable ICD-9/10
	Claim Diagnosis First Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The second of eight allowable ICD-9/10
	Claim Diagnosis Second Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The third of eight allowable ICD-9/10
	Claim Diagnosis Third Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The fourth of eight allowable ICD-9/10
	Claim Diagnosis Fourth Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The fifth of eight allowable ICD-9/10
	Claim Diagnosis Fifth Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The sixth of eight allowable ICD-9/10
	Claim Diagnosis Sixth Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The seventh of eight allowable ICD-9/10
	Claim Diagnosis Seventh Code	diagnosis codes identifying the beneficiary's
		illness or disability.
		The eighth of eight allowable ICD-9/10
	Claim Diagnosis Eighth Code	diagnosis codes identifying the beneficiary's
		illness or disability.
	Ranaficiary Surrogata V av	A IDR assigned surrogate key used to
	Beneficiary Surrogate Key	uniquely identify a beneficiary
	ACO Identifier	The unique identifier of an ACO
	Colondar Contumy Voor Month	The year and calendar month number
	Calendar Century Year Month Number	combination in the format 'YYYYMM'. e.g.
	INUITION	200701, 200702, etc.
L	Ī.	I .

	Meta Process Date	The date the CCLF process loaded the
		historical record in the table
e	Current Claim Unique Identifier	A unique identification number assigned to
	Carrent Chain Omque rachtmer	the claim.
	Claim Line Number	A sequential number that identifies a specific
	Claim Eme Number	claim line
	Beneficiary HIC Number	A beneficiary identifier.
		Signifies the type of claim being submitted
		through the Medicare or Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim
	Claim Type Code	30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
		The first day on the billing statement that
	Claim From Date	covers services rendered to the beneficiary.
		The last day on the billing statement that
	Claim Thru Date	covers services rendered to the beneficiary.
		Indicates the type of service (e.g.,
	China Fadaral Tarra Carria Cada	consultation, surgery) provided to the
	Claim Federal Type Service Code	beneficiary. Types of Service Codes are
		defined in the Medicare Carrier Manual.
		Indicates the place where the indicated
	China Mara CC 1 C 1	service was provided (e.g., ambulance,
	Claim Place of Service Code	school). Places of service are defined in the
		Medicare Carrier Manual.
L		

Claim Line From Date	The date the service associated with the line
Claim Line Prom Date	item began.
Claim Line Thru Date	The date the service associated with the line
Claim Elic Tilu Date	item ended.
	The HCPCS code representing the
HCPCS Code	procedure, supply, product, and/or service
	provided to the beneficiary.
	The amount Medicare reimbursed the
Claim Line Covered Paid Amount	provider for covered services associated
	with the claim-line.
	If a payer other than Medicare has primary
Claim Primary Payer Code	responsibility for payment of the service
Claim Timary Fayer Code	indicated on the claim line, this code
	indicates the primary payer.
	A number that identifies the provider billing
Pay to Provider NPI Number	for the indicated service on the claim line.
Tay to Frovider NFF Number	Each provider is assigned its own unique
	NPI.
	A number that identifies the provider
Ordering Provider NPI Number	ordering the indicated service on the claim
Ordering Frovider NFF Number	line. Each provider is assigned its own
	unique NPI.
	Indicates to whom payment was made (e.g.,
Claim Carrier Payment Denial Code	physician, beneficiary), or if the claim was
	denied.

e	Find Carrier Payment Denial Codes here:

Claim Line	
Processing	Indicates whether the service indicated on the claim line was allowed
Indicator	or the reason it was denied.
Code	
Claim	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted,
Adjustment	
Type Code	etc.)
Claim	Date the claim was processed and added to the NCH. Also referred
Effective	to as the NCH Weekly Processing Date.
Date	to as the iveri weekly i locessing Date.
Claim IDR	When the claim was loaded into the IDR.
Load Date	when the claim was loaded into the IDR.
Claim	
Control	A unique number assigned to a claim by the Medicare carrier.
Number	
Beneficiary	
Equitable	This number is an "umbrella" HICN that groups certain HICNs
BIC HICN	together at the beneficiary level.
Number	
Claim Line	
Allowed	The emount Medicane annuoused for nextment to the movider
Charges	The amount Medicare approved for payment to the provider.
Amount	
Claim	Information regarding payment actions on the claim.
Disposition Code	Claim Disposition Codes are:

	01=Debit accepted

		02=Debit accepted (automatic adjustment)
		03=Cancel accepted
	Beneficiary	A IDR assigned surrogate key used to uniquely identify a
	Surrogate Key	beneficiary
	ACO Identifier	The unique identifier of an ACO
	Calendar	The year and calendar month number combination in the format
	Century Year	'YYYYMM'
	Month Number	I I I I IVIIVI
	Meta Process	The data the CCI E was easy leaded the historical record in the table
	Date	The date the CCLF process loaded the historical record in the table
Part D	Current Claim	
	Unique	A unique identification number assigned to the claim.
	Identifier	
	Beneficiary	A beneficiary identifier.
	HIC Number	A belieficiary identifier.
	NDC Code	A universal unique product identifier for human drugs.
		Signifies the type of claim being submitted through the Medicare
		or Medicaid programs.
		Claim type codes are:
		10=HHA claim
	Claim Type	20=Non swing bed SNF claim
	Code	30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
	Claim Line From Date	The date the service associated with the line item began.
		Indicates the type of number used to identify the pharmacy providing the services:

Provider So	01= NPI Number
Identifier	06=Unique Physician Identification Number (UPIN)
Qualifier C	O7=National Council for Prescription Drug Programs (NCPDP) Number
	08=State License Number
	11=TIN
	99=Other mandatory for Standard Data Format
Claim Ser	vice
Provider	The number associated with the indicated code in the Provider
Generic II	Service Identification Qualifier Code field.
Number	
Claim	
Dispensing	g Indicates the status of prescription fulfillment.
Status Coo	de
	Dispensing Codes are:
	P=Partially filled
	C=Completely filled
	Indicates the prescriber's instructions regarding generic
	substitution or how those instructions were followed.
	DAW Product Selection Codes are:
Claim Dis	pense 0=No product selection indicated
as Written	DAW 1=Substitution not allowed by prescriber
Product	2=Substitution allowed – Patient requested that brand be
Selection	Code dispensed
	3=Substitution allowed – Pharmacist selected product dispensed
	4=Substitution allowed – Generic not in stock
	5=Substitution allowed – Brand drug dispensed as generic
	6=Override
	7=Substitution not allowed – Brand drug mandated by law

		8=Substitution allowed – Generic drug not available in marketplace
		9=Other
	Claim Line Service Unit Quantity	The number of dosage units of medication that were dispensed in this fill.
	Claim Line Days' Supply Quantity	The number of days the supply of medication dispensed by the pharmacy will cover.
		The number of days the supply of medication dispensed by the pharmacy will cover.
	- Provider	Indicates the type of number used to identify the prescribing provider: 01= NPI Number
	Prescribing ID Qualifier Code	06= UPIN
	Quanner code	07= NCPDP Number
		08=State License Number
e		11=TIN
		99=Other mandatory for Standard Data Format
	Claim Prescribing Provider Generic ID Number	The number associated with the indicated code in the Provider Prescribing Service Identification Qualifier Code field.
	Claim Line Beneficiary Payment Amount	The dollar amount paid by the beneficiary that is not reimbursed by a third party (e.g., copayments, coinsurance, deductible or other patient pay amounts).

Claim Adjustment Type Code	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted, etc.)
Claim Effective	Date the claim was processed and added to the NCH. Also
Date	referred to as the NCH Weekly Processing Date.

Load Date When the claim was loaded into the IDR.
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	Claim Line Prescription Service	Identifies a prescription dispensed by a particular service
	Reference	provider on a particular service date.
	Number	
	Claim Line	Assigned to the current dispensed supply by the pharmacy. It
	Prescription Fill	designates the sequential order of the original fill or subsequent
	Number	refills of a prescription.
	Beneficiary	A IDR assigned surrogate key used to uniquely identify a
	Surrogate Key	beneficiary
	ACO Identifier	The unique identifier of an ACO
	Calendar Century Year Month Number	The year and calendar month number combination in the format 'YYYYMM'. e.g. 200701, 200702, etc.
	Meta Process Date	The date the CCLF process loaded the historical record in the table
Beneficia	Beneficiary	This number is an "umbrella" HICN that groups certain HICNs
ry	HICN Number	together at the beneficiary level.
Demogra	Beneficiary	Identifies the state where the beneficiary receiving services
phics	FIPS State Code	resides.
	Beneficiary FIPS County Code	Identifies the county where the beneficiary receiving services resides.
	Beneficiary ZIP	The beneficiary's ZIP code as indicated in their Medicare
	Code	enrollment record.
	Beneficiary Date of Birth	The month, day, and year of the beneficiary's birth.
	Beneficiary Sex	The beneficiary's sex:
		1=Male
	Couc	2=Female

	0=Unknown
	The beneficiary's race:
	0=Unknown
	1=White
Beneficiary	2=Black
Race Code	3=Other
	4=Asian
	5=Hispanic
	6=North American Native
Beneficiary	The beneficiary's current age, as calculated by subtracting the
Age	beneficiary's date of birth from the current date.
	Indicates the reason for a beneficiary's entitlement to Medicare
Beneficiary	benefits as of a particular date, broken down by the following
Medicare	categories: Old Age & Survivors Insurance (OASI), Disabled, and
Status Code	End Stage Renal Disease (ESRD), and by appropriate combinations
	of these categories:

	10=Aged without ESRD

		11=Aged with ESRD
		20=Disabled without ESRD
		21=Disabled with ESRD
		31=ESRD only
	Beneficiary Dual Status Code Beneficiary	Identifies the most recent entitlement status of beneficiaries eligible for a program(s) in addition to Medicare (e.g., Medicaid).
	Death Date	The month, day, and year of a beneficiary's death.
	Date beneficiary enrolled in Hospice	The date the beneficiary enrolled in Hospice.
	Date beneficiary ended Hospice	The date the beneficiary is-enrolled in hospice.
	Beneficiary First Name	The first name of the beneficiary.
	Beneficiary Middle Name	The middle name of the beneficiary.
e	Beneficiary Last Name	The last name of the beneficiary.
	Beneficiary Original Entitlement Reason Code	Original Reason for the beneficiary's entitlement to Medicare Benefits.
		Values are:

		0 Beneficiary insured due to age (OASI);
		1 Beneficiary insured due to disability;
		2 Beneficiary insured due to End Stage; Renal Disease (ESRD);
		3 Beneficiary insured due to disability and current ESRD.
		4. None of the above
	Beneficiary	Indicates for each month of the Denominator reference year, the
	Entitlement	entitlement of the beneficiary to Medicare Part A, Medicare Part B, or
	Buy In	Medicare Parts A and B both, as well as whether or not the
	Indicator	beneficiary's state of residence was liable and paid for the
	marcator	beneficiary's Medicare Part B monthly premiums.
	Beneficiary	
	Surrogate	A IDR assigned surrogate key used to uniquely identify a beneficiary
	Key	
	ACO	The unique identifier of an ACO
	Identifier	The diffque identifier of all 7100
	Calendar	
	Century	The year and calendar month number combination in the format
	Year Month	'YYYYMM'. e.g. 200701, 200702, etc.
	Number	
	Meta	
	Process	The date the CCLF process loaded the historical record in the table
	Date	
Beneficia	Current	
ry XREF	HIC	A beneficiary identifier.
	Number	
	Previous	The HICN that appears in this field is the beneficiary's previous
	HIC	HICN.
	Number	
	Previous	The date the previous HICN became active.
	HICN	p p

	Effective	
	Date	
	Previous	
	HICN	The data the marriage IIICN accord to be entire
	Obsolete	The date the previous HICN ceased to be active.
	Date	
	Beneficiary	
	Railroad	The external (to Medicare) HICN for beneficiaries that are RRB
	Board	members.
	Number	
	Beneficiary	
	Surrogate	A IDR assigned surrogate key used to uniquely identify a beneficiary
	Key	
	ACO	The unique identifier of an ACO
	Identifier	The diffque identifier of all ACO
	Calendar	
	Century	The year and calendar month number combination in the format
	Year Month	'YYYYMM'. e.g. 200701, 200702, etc.
	Number	
	Meta	
	Process	The date the CCLF process loaded the historical record in the table
	Date	
Summary	ACO	The unique identifier of an ACO
Statistics	Identifier	The single residual of sintico
	File Type	The CCLF File Type
	Calendar	
	Century	The year and calendar month number combination in the format
	Year Month	'YYYYMM'. e.g. 200701, 200702, etc.
	Number	

Meta Process Date	The date the CCLF process loaded the historical record in the table
File Description	The description of the CCLF File
Total Records Count	The total number of records in the file
Record Length	The length of the record for the file
File Name	The name the CCLF extract file that was sent to be swept by the EFT process

ID	Code	Data File Description
372481	CCRAF	CCRAF - CM/CMMI CENTRAL REPOSITORY OF ALIGNMENT FILES
372482	CCRAFP	CCRAFP - CM/CMMI CENTRAL REPOSITORY PAYMENT FILE
251250	CME	CME - COMMON MEDICARE ENROLLMENT
325418	EDB	EDB - ENROLLMENT DATA BASE
371426	HCC	HCC - HEALTH CARE CHARACTERISTICS RISK SCORES
340484	MBSF	MBSF - MASTER BENEFICIARY SUMMARY FILE
368575	MDD	MDD - MASTER DATA MANAGEMENT
325419	PDE	PDE - PART D - PRESCRIPTION DRUG EVENT DATA
366866	PQRSSD	PQRSSD - PQRS SUBMISSION DATA
		Medicare Claims data (Part A/Part B)

Appendix H: HSCRC Attestation and Data Specification Worksheet

HIPAA-Covered Disclosure Request Attestation

The Maryland Health Services Cost Review Commission (HSCRC) requests the CMS
data listed in the Data Specification Worksheet below and makes the following assertions
regarding its ability to meet the HIPAA requirements for receiving such data:
The HSCRC affirms that it is a "health oversight agency" as defined in 45 C.F.R.
§ 164.501 and represented in Section 17 (Data Sharing) of this Agreement.
The HSCRC is seeking protected health information (PHI), as defined in 45 C.F.R. §
160.103 (select one):
For its own "oversight activities" as a "health oversight agency" that fall within
the "oversight activities" of the definition of that phrase under the HIPAA Privac
Rule (45 CFR §164.512(d)(1)).
Other: Please attach a description of the intended use.
The HSCRC requests (select one):
For the Medicare FFS Beneficiaries who reside in Maryland that have been
aligned to Participant Hospitals and PC AHEAD Participants and MDPC-
AHEAD Participants under the Model using the described in this Agreement: (i)
three years of historical data files for each performance year of the model
consisting of the data elements identified in the Data Specification Worksheet for
Initiative Beneficiaries; and (ii) monthly claims data files for all Initiative
Beneficiaries for the data elements identified in the Data Specification Workshee
from the following CMS Integrated Data Repository (IDR) data files:

- CCRAF CM/CMMI CENTRAL REPOSITORY OF ALIGNMENT FILES
- o EDB ENROLLMENT DATA BASE,
- o HCC HEALTH CARE CHARACTERISTICS RISK SCORE
- o MBSF MASTER BENEFICIARY SUMMARY FILE

- o MDD MASTER DATA MANAGEMENT,
- o PQRSSD PQRS SUBMISSION DATA
- IDR Medicare Part A and Part B claims and eligibility data (NOTE: file name TBD)
- IDR Medicare Part D data (DRX09 IDR RESTRICTED ACCESS TO LIMITED MEDICARE PART D CLAIM DATA (NO FINANCIAL PAYMENT COLUMNS).)

	Other: Please attach a detailed description of the data requested.
The do	ata requested is (select one):
	The "minimum necessary" (as defined at 45 C.F.R. § 164.502(b)) to carry out
	the oversight activities described above.
	Other: Please attach a description of how (if applicable) the data requested
	exceeds what is needed to carry out the work described above.
The H	SCRC's data custodian for the requested data are as follows:
1.	Nichole Sweeney
	Chesapeake Regional Information Systems for Our Patients (CRISP)
	10480 Little Patuxent Pkwy Suite 800, Columbia, MD 21044
	Nichole.sweeney@crisphealth.org
	240-706-6479
2.	George Chalissery
	hMetrix
	150 Monument Rd, Suite 203, Bala Cynwyd PA, 19004

3. Ryan Andersen

610-668-1961

george@hmetrix.com

Milliman

1301 Fifth Avenue, Suite 3800

Seattle, WA 98101 USA Ryan.Andersen@Milliman.com Mobile +1206 786 9485_

Data Specification Worksheet

Data		
Element	Data	
Source	Element	Data Element Description
Part A	Current	
Claims	Claim	
	Unique	
	Identifier	A unique identification number assigned to the claim.
		A facility's Medicare/Medicaid identification number. It is also
	Provider	known as a Medicare/Medicaid Provider Number, or CCN. This
	OSCAR	number verifies that a provider has been Medicare certified for a
	Number	particular type of service.
	Beneficiary	
	HIC	
	Number	A beneficiary identifier.
	Claim Type	Signifies the type of claim being submitted through the Medicare or
	Code	Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim
		30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
	Claim From	The first day on the billing statement that covers services rendered to
	Date	the beneficiary.

Claim Thru	The last day on the billing statement that covers services rendered to
Date	the beneficiary.
	The first digit of the type of bill (TOB1) is used to identify the type
	of facility that provided care to the beneficiary (e.g., hospital or
	SNF).
	Claim Facility Type Codes are:
	1=Hospital
	2=SNF
	3=ННА
	4=Religious non-medical (hospital)
	5=Religious non-medical (extended care)
	6=Intermediate care
Claim Bill	7=Clinic or hospital-based renal dialysis facility
Facility	8=Specialty facility or Ambulatory Surgical Center (ASC) surgery
Type Code	9=Reserved
	The first digit of the type of bill (TOB1) is used to identify the type
	of facility that provided care to the beneficiary (e.g., hospital or
	SNF).
	Claim Facility Type Codes are:
	1=Hospital
Claim Bill	2=SNF
Facility	3=ННА
Type Code	4=Religious non-medical (hospital)
	5=Religious non-medical (extended care)
	6=Intermediate care
	7=Clinic or hospital-based renal dialysis facility
	8=Specialty facility or Ambulatory Surgical Center (ASC) surgery
	9=Reserved

Claim Bill	The second digit of the type of bill (TOB2) is used to indicate with
Classificati	greater specificity where the service was provided (e.g., a department
on Code	within a hospital).
Principal Diagnosis Code	The International Classification of Diseases (ICD)-9/10 diagnosis code identifies the beneficiary's principal illness or disability.
Admitting Diagnosis Code	The ICD-9/10 diagnosis code identifies the illness or disability for which the beneficiary was admitted.
Claim Medicare Non Payment Reason Code	Indicates the reason payment on an institutional claim is denied.

Claim Payment Amount	Amount that Medicare paid on the claim.
Claim NCH Primary	If a payer other than Medicare has primary responsibility for
Primary Payer Code	payment of the beneficiary's health insurance bills, this code

Federal	
Information	
Processing	
Standards	Identifies the state where the facility providing services is located.
FIPS State	
Code	
Beneficiary Patient Status Code	Indicates the patient's discharge status as of the Claim Through Date. For example, it may indicate where a patient was discharged to (e.g., home, another facility) or the circumstances of a discharge (e.g., against medical advice, or patient death).
Diagnosis	
Related	Indicates the diagnostic related group to which a hospital claim
Group	belongs for prospective payment purposes.
Code	
Claim	Indicates the type and priority of outpatient service.
Outpatient	
Service	Claim Outpatient Service Type Codes are:
Type Code	
	0=Blank
	1=Emergency
	2=Urgent
	3=Elective
	5-8=Reserved
	9=Unknown
Facility	
Provider	Identifies the facility associated with the claim. Each facility is
NPI	assigned its own unique NPI.
Number	
Operating	Identifies the operating provider associated with the claim. Each
Provider	provider is assigned its own unique NPI.

	NPI	
	Number	
1	Attending	
	Provider	Identifies the attending provider associated with the claim. Each
]	NPI	provider is assigned its own unique NPI.
]	Number	
(Other	
	Provider	Identifies the other providers associated with the claim. Each
]	NPI	provider is assigned its own unique NPI.
	Number	
(Claim	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted,
	Adjustment	
	Type Code	etc.)
	Claim	Data the claim was processed and added to the NCH. Also referred
	Effective	Date the claim was processed and added to the NCH. Also referred
Date	Date	to as the NCH Weekly Processing Date.

Claim IDR Load Date	When the claim was loaded into the IDR.

Beneficiary	
Equitable	This number is an "umbrella" HICN that groups certain HICNs
BIC HICN	together at the beneficiary level.
Number	
Claim	
Admission	Indicates the type and priority of inpatient services.
Type Code	
	Claim Admission Type Codes are:
	0=Blank
	1=Emergency
	2=Urgent
	3=Elective
	4=Newborn
	5=Trauma Center
	6-8=Reserved
	9=Unknown
Claim	Indicates the source of the beneficiary's referral for admission or
Admission	visit (e.g., a physician or another facility).
Source Code	Find Admission Source Codes here: http://www.resdac.org/cms-
Source Code	data/variables/Claim-Source-Inpatient-Admission-Code
	The third digit of the type of bill (TOB3) code. It indicates the
Claim Bill	sequence of the claim in the beneficiary's current episode of care
Frequency	(e.g., interim or voided).
Code	Find Claim Frequency Codes here: http://www.resdac.org/cms-
	data/variables/Claim-Frequency-Code.
Claim Query	Indicates the type of claim record being processed with respect to
Code	payment (e.g., debit/credit indicator or interim/final indicator).
	Claim Query Codes are:
	0=Credit adjustment
	1=Interim bill

		2=HHA benefits exhausted
		3=Final bill
		4=Discharge notice
		5=Debit adjustment
	Beneficiary	
	Surrogate	A IDR assigned surrogate key used to uniquely identify a beneficiary
	Key	
	ACO	The unique identifier of an ACO
	Identifier	The diffque racinifier of all 7100
	Calendar	
	Century	The year and calendar month number combination in the format
	Year Month	'YYYYMM'. e.g. 200701, 200702, etc.
	Number	
	Meta	
	Process	The date the CCLF process loaded the historical record in the table
	Date	
Part A	Current	
Claims	Claim	A unique identification number assigned to the claim.
Revenue	Unique	
Center	Identifier	
Details	Claim Line	A sequential number that identifies a specific claim line
	Number	
	Beneficiary	
	HIC	A beneficiary identifier.
	Number	
	Claim Type	Signifies the type of claim being submitted through the Medicare or
	Code	Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim

	30=Swing bed SNF claim
	40=Outpatient claim
	50=Hospice claim
	60=Inpatient claim
	61=Inpatient "Full-Encounter" claim
Claim Line	The data the convice associated with the line item hasen
From Date	The date the service associated with the line item began.
Claim Line	The date the service associated with the line item ended.
Thru Date	The date the service associated with the line item ended.
Product	
Revenue	The number a provider assigns to the cost center to which a particular
Center	charge is billed (e.g., accommodations or supplies).
Code	
Claim Line	
Institutional	The date that applies to the service associated with the Revenue
Revenue	Center code.
Center Date	
HCPCS	The HCPCS code representing the procedure, supply, product, and/or
Code	service provided to the beneficiary.
Beneficiary	
Equitable	This number is an "umbrella" HICN that groups certain HICNs
BIC HICN	together at the beneficiary level.
Number	
Provider	A facility's Medicare/Medicaid identification number. It is also
OSCAR	known as a Medicare/Medicaid Provider Number, or CCN. This
Number	number verifies that a provider has been Medicare certified for a
Tvulliooi	particular type of service.
Claim From	The first day on the billing statement that covers services rendered to
Date	the beneficiary.

C	laim Thru	The last day on the billing statement that covers services rendered to
D	ate	the beneficiary.
С	laim Line	
Se	ervice	The number of dosage units of medication that were dispensed in this
U	Jnit	fill.
Q	Quantity	
С	Claim Line	
C	Covered	The amount Medicare reimbursed the provider for covered services
Pa	aid	associated with the claim-line.
A	mount	
Fi M	ICPCS irst Modifier Code	The first code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
So M	ICPCS econd Modifier Code	The second code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
Ti M	ICPCS Third Modifier Code	The third code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
Fo M	ICPCS fourth Modifier Code	The fourth code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
Fi M	ICPCS ifth Modifier Code	The fifth code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.

Beneficiary Surrogate Key ACO	A IDR assigned surrogate key used to uniquely identify a beneficiary
Identifier	The unique identifier of an ACO
Calendar	
Century	The year and calendar month number combination in the format
Year Month	'YYYYMM'. e.g. 200701, 200702, etc.
Number	
Meta Process Date	The date the CCLF process loaded the historical record in the table

Part A Procedur e Codes	Current Claim Unique Identifier	A unique identification number assigned to the claim.
	Beneficiary HIC Number	A beneficiary identifier.
	Claim Type	Signifies the type of claim being submitted through the Medicare or
	Code	Medicaid programs.
		Claim type codes are:
		10=HHA claim
		20=Non swing bed SNF claim
		30=Swing bed SNF claim
		40=Outpatient claim
		50=Hospice claim
		60=Inpatient claim
		61=Inpatient "Full-Encounter" claim
	Claim Value Sequence Number	An arbitrary sequential number that uniquely identifies a procedure code record within the claim.
	Procedure	The ICD-9/10 code that indicates the procedure performed during the
	Code	period covered by the claim.
	Procedure	
	Performed	The date the indicated procedure was performed.
	Date	
	Beneficiary	
	Equitable	This number is an "umbrella" HICN that groups certain HICNs
	BIC HICN	together at the beneficiary level.
	Number	

Provider OSCAR Number	A facility's Medicare/Medicaid identification number. It is also known as a Medicare/Medicaid Provider Number, or CCN. This number verifies that a provider has been Medicare certified for a particular type of service.
Claim From Date	The first day on the billing statement that covers services rendered to the beneficiary.
Beneficiary Surrogate Key	A IDR assigned surrogate key used to uniquely identify a beneficiary
ACO Identifier	The unique identifier of an ACO
Calendar Century Year Month Number	The year and calendar month number combination in the format 'YYYYMM'. e.g. 200701, 200702, etc.

	Meta Process Date	The date the CCLF process loaded the historical record in the table
Part A Diagnosis Codes	Current Claim Unique Identifier	A unique identification number assigned to the claim.
	Claim Value Sequence Number	An arbitrary sequential number that uniquely identifies a procedure code record within the claim.
	Claim Product Type Code	Codes classifying the diagnosis category:
		E=Accident diagnosis code
		1=First diagnosis E code
		D=Other diagnosis codes

Beneficiary HIC	A beneficiary identifier.
Number	
Claim Type	Signifies the type of claim being submitted through the Medicare or
Code	Medicaid programs.
	Claim type codes are:
	10=HHA claim
	20=Non swing bed SNF claim
	30=Swing bed SNF claim
	40=Outpatient claim
	50=Hospice claim
	60=Inpatient claim
	61=Inpatient "Full-Encounter" claim
Diagnosis	The ICD-9/10 diagnosis code identifying the beneficiary's illness or
Code	disability.
Beneficiary Equitable BIC HICN Number	This number is an "umbrella" HICN that groups certain HICNs together at the beneficiary level. For example, if a beneficiary's spouse becomes widowed, the HICN will change, but the Beneficiary Equitable BIC HICN will not. This groups the pre- and post-widow status HICNs together. Note that the ONLY use of this field is to link together claims that all represent the same event, using the natural key.
Provider OSCAR Number	A facility's Medicare/Medicaid identification number. It is also known as a Medicare/Medicaid Provider Number, or CCN. This number verifies that a provider has been Medicare certified for a particular type of service. The first day on the billing statement that covers services rendered to
Claim From Date	the beneficiary.
	Also known as "Statement Covers From Date."

	Claim Thru Date	The last day on the billing statement that covers services rendered to the beneficiary.
	Claim Present on Admission Indicator	Indicates whether a patient had the condition listed on the claim line at the time of admission to the facility. Find Present-on-Admission values here:
	Beneficiary Surrogate Key	A IDR assigned surrogate key used to uniquely identify a beneficiary
	ACO Identifier	The unique identifier of an ACO
	Calendar Century Year Month Number	The year and calendar month number combination in the format 'YYYYMM'. e.g. 200701, 200702, etc.
	Meta Process Date	The date the CCLF process loaded the historical record in the table
Part B Physician s	Current Claim Unique Identifier	A unique identification number assigned to the claim.
	Claim Line Number	A sequential number that identifies a specific claim line
	Beneficiary HIC Number	A beneficiary identifier.
	Claim Type Code	Signifies the type of claim being submitted through the Medicare or Medicaid programs.
		Claim type codes are: 10=HHA claim

	20=Non swing bed SNF claim
	30=Swing bed SNF claim
	40=Outpatient claim
	50=Hospice claim
	60=Inpatient claim
	61=Inpatient "Full-Encounter" claim
Claim From	The first day on the billing statement that covers services rendered to
Date	the beneficiary.
Provider	
Type Code	Identifies the type of Provider Identifier.
Rendering	
Provider	Identifies the state that the provider providing the service is located
FIPS State	in.
Code	
Claim	
Rendering	
Federal	Indicates the CMS specialty code associated with the provider of
Provider	services. CMS used this number to price the service on the line-item.
Specialty	
Code	
Claim	
Federal	Indicates the type of service (e.g., consultation, surgery) provided to
Туре	the beneficiary. Types of Service Codes are defined in the Medicare
Service	Carrier Manual.
Code	
Claim Line	
From Date	The date the service associated with the line item began.
Claim Line	The data the garrier aggresiated with the line items and all
Thru Date	The date the service associated with the line item ended.

	HCPCS	The HCPCS code representing the procedure, supply, product, and/or
	Code	service provided to the beneficiary.
	Claim Line	
	Covered	The amount Medicare reimbursed the provider for covered services
	Paid	associated with the claim-line.
	Amount	
	Claim Primary Payer Code	If a payer other than Medicare has primary responsibility for payment of the service indicated on the claim line, this code indicates the primary payer. This field is also known as the Line Beneficiary Primary Payer Code.
	Diagnosis Code	The ICD-9/10 diagnosis code identifying the beneficiary's principal illness or disability.
	Claim Provider Tax Number	The SSN or Employee Identification Number (EIN) of the provider of the indicated service. This number identifies who receives payment for the indicated service.
	Rendering Provider NPI Number	A number that identifies the provider rendering the indicated service on the claim line. Each provider is assigned its own unique NPI.
	Claim Carrier Payment Denial Code	Indicates to whom payment was made (e.g., physician, beneficiary), or if the claim was denied.
e	Claim Line Processing Indicator Code	Indicates whether the service indicated on the claim line was allowed or the reason it was denied.

Claim Adjustment Type Code Claim	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted, etc.)
Effective Date	Date the claim was processed and added to the NCH.
Claim IDR Load Date	When the claim was loaded into the IDR.
Claim	A surious assumb an assistant data a slaim baratha Madisana assurian
Control Number	A unique number assigned to a claim by the Medicare carrier.
Beneficiary	
Equitable	This number is an "umbrella" HICN that groups certain HICNs
BIC HICN	together at the beneficiary level.
Number	
Claim Line Allowed	The amount Medicare approved for payment to the provider.

Charges	
Amount	
Claim Line Service Unit Quantity	The number of dosage units of medication that were dispensed in this fill.
HCPCS First Modifier Code	The first code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Second Modifier Code	The second code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Third Modifier Code	The third code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Fourth Modifier Code	The fourth code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
HCPCS Fifth Modifier Code	The fifth code to modify the HCPCS procedure code associated with the claim-line. This provides more specific procedure identification for the line item service.
Claim Disposition Code	Information regarding payment actions on the claim. Claim Disposition Codes are:

01=Debit accepted

	02=Debit accepted (automatic adjustment)
	03=Cancel accepted
Claim Diagnosis First Code	The first of eight allowable ICD-9/10 diagnosis codes identifying the beneficiary's illness or disability.

Claim	
Diagnosis	The second of eight allowable ICD-9/10 diagnosis codes identifying the
Second	beneficiary's illness or disability.
Code	
Claim	The divide 6 sight allowed by ICD 0/10 divide sign and sight divides of the
Diagnosis	The third of eight allowable ICD-9/10 diagnosis codes identifying the
Third Code	beneficiary's illness or disability.
Claim	
Diagnosis	The fourth of eight allowable ICD-9/10 diagnosis codes identifying the
Fourth	beneficiary's illness or disability.
Code	
Claim	The fifth of eight allowable ICD-9/10 diagnosis codes identifying the
Diagnosis	
Fifth Code	beneficiary's illness or disability.
Claim	The sixth of eight allowable ICD-9/10 diagnosis codes identifying the
Diagnosis	
Sixth Code	beneficiary's illness or disability.
Claim	
Diagnosis	The seventh of eight allowable ICD-9/10 diagnosis codes identifying
Seventh	the beneficiary's illness or disability.
Code	
Claim	
Diagnosis	The eighth of eight allowable ICD-9/10 diagnosis codes identifying the
Eighth	beneficiary's illness or disability.
Code	
Beneficiary	
Surrogate	A IDR assigned surrogate key used to uniquely identify a beneficiary
Key	
ACO	The unique identifier of on ACO
Identifier	The unique identifier of an ACO
	Diagnosis Second Code Claim Diagnosis Third Code Claim Diagnosis Fourth Code Claim Diagnosis Fifth Code Claim Diagnosis Sixth Code Claim Diagnosis Sixth Code Claim Diagnosis Sixth Code Claim Diagnosis Sixth Code Claim Diagnosis Seventh Code Claim Diagnosis Seventh Code Claim Diagnosis

	Cale	ndar					
	Cent	ury	The year and calendar month number combination in the format				
	Year	Month	'YYYYMM'. e.g. 200701, 200702, etc.				
	Num	ber					
	Meta	ı					
	Proc	ess	The date the CCLF process loaded the historical record in the table				
	Date						
Part B	Curr	ent					
DMEs	Clair	n	Λ 1	unique identification number assigned to the claim			
	Uniq	ue	Αι	A unique identification number assigned to the claim.			
	Ident	tifier					
	С	laim Lin	e	A sequential number that identifies a specific claim line			
	N	lumber		A sequential number that identifies a specific claim fine			
	В	eneficia	у	A beneficiary identifier.			
	Н	IC Num	ber	A beneficiary identifier.			
				Signifies the type of claim being submitted through the Medicare or			
		Claim Type Code		Medicaid programs.			
				Claim type codes are:			
				10=HHA claim			
				20=Non swing bed SNF claim			
				30=Swing bed SNF claim			
				40=Outpatient claim			
				1			

e	50=Hospice claim

	60=Inpatient claim
	61=Inpatient "Full-Encounter" claim
Claim From	The first day on the billing statement that covers services rendered to
Date	the beneficiary.
Claim Thru	The last day on the billing statement that covers services rendered to
Date	the beneficiary.
Claim	
Federal	Indicates the type of service (e.g., consultation, surgery) provided to
Type	the beneficiary. Types of Service Codes are defined in the Medicare
Service	Carrier Manual.
Code	
Claim Place	Indicates the place where the indicated service was provided (e.g.,
of Service	ambulance, school). Places of service are defined in the Medicare
Code	Carrier Manual.
Claim Line	The date the service associated with the line item began.
From Date	The date the service associated with the line leni began.
Claim Line	The date the service associated with the line item ended.
Thru Date	The date the service associated with the line felli chied.
HCPCS	The HCPCS code representing the procedure, supply, product, and/or
Code	service provided to the beneficiary.
Claim Line	
Covered	The amount Medicare reimbursed the provider for covered services
Paid	associated with the claim-line.
Amount	
Claim	If a payer other than Medicare has primary responsibility for payment
Primary	of the service indicated on the claim line, this code indicates the
Payer Code	primary payer.
Pay to	
Provider	A number that identifies the provider billing for the indicated service
NPI	on the claim line. Each provider is assigned its own unique NPI.
Number	

Ordering	
Provider	A number that identifies the provider ordering the indicated service
NPI	on the claim line. Each provider is assigned its own unique NPI.
Number	
Claim	
Carrier	To disease as and an experience of the control of t
Payment	Indicates to whom payment was made (e.g., physician, beneficiary),
Denial	or if the claim was denied.
Code	
	Find Carrier Payment Denial Codes here:
Claim Line	
Processing	Indicates whether the service indicated on the claim line was allowed
Indicator	or the reason it was denied.
Code	
Claim	Claim adjustment types (Original Adjustment Deleted Deculorities)
Adjustment	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted,
Type Code	etc.)
Claim	Date the claim was processed and added to the NCH. Also referred
Effective	
Date	to as the NCH Weekly Processing Date.
Claim IDR	When the claim was loaded into the IDR.
Load Date	when the claim was loaded into the IDK.
Claim	
Control	A unique number assigned to a claim by the Medicare carrier.
Number	
Beneficiary	
Equitable	This number is an "umbrella" HICN that groups certain HICNs
BIC HICN	together at the beneficiary level.
Number	
Claim Line	The amount Medicare approved for payment to the provider.
Allowed	The amount Medicare approved for payment to the provider.

	Charges Amount			
	Claim	Information regarding payment actions on the claim.		
	Disposition Code	Claim Disposition Codes are:		
		01=Debit accepted		
		02=Debit accepted (automatic adjustment)		
		03=Cancel accepted		
	Beneficiary			
	Surrogate	A IDR assigned surrogate key used to uniquely identify a beneficiary		
	Key			
	ACO	The unique identifier of an ACO		
	Identifier	The unique raction of unities		
	Calendar			
	Century	The year and calendar month number combination in the format		
	Year Month	'YYYYMM'		
	Number			
	Meta			
	Process	The date the CCLF process loaded the historical record in the table		
	Date			
Part D	Current			
	Claim	A unique identification number assigned to the claim.		
	Unique	11 amque raemineanon namoer appignea to the elamin.		
	Identifier			
	Beneficiary			
	HIC	A beneficiary identifier.		
	Number			

Claim Type Code Claim type codes are: 10=HHA claim 20=Non swing bed SNF claim 30=Swing bed SNF claim 40=Outpatient claim 50=Hospice claim 60=Inpatient claim 61=Inpatient "Full-Encounter" claim Claim Line From Date Provider Service Identifier Medicaid programs. Claim type codes are: 10=HHA claim 20=Non swing bed SNF claim 40=Outpatient claim 60=Inpatient claim 61=Inpatient "Full-Encounter" claim Indicates the service associated with the line item began. Indicates the type of number used to identify the pharmacy provided the services: 01= NPI Number	NDC Code	A universal unique product identifier for human drugs.
50=Hospice claim 60=Inpatient claim 61=Inpatient "Full-Encounter" claim Claim Line From Date The date the service associated with the line item began. Provider Service Identifier The date the service associated with the line item began. Indicates the type of number used to identify the pharmacy provide the services: 01= NPI Number		Claim type codes are: 10=HHA claim 20=Non swing bed SNF claim 30=Swing bed SNF claim
Claim Line From Date The date the service associated with the line item began. Provider Service Identifier The date the service associated with the line item began. Indicates the type of number used to identify the pharmacy provide the services: 01= NPI Number		50=Hospice claim
From Date The date the service associated with the line item began. Provider Service Identifier The date the service associated with the line item began. Indicates the type of number used to identify the pharmacy provide the services: 01= NPI Number		61=Inpatient "Full-Encounter" claim
Provider the services: Service 01= NPI Number		The date the service associated with the line item began.
Qualifier Code O6=Unique Physician Identification Number (UPIN) O7=National Council for Prescription Drug Programs (NCPDP)	Service Identifier Qualifier	01= NPI Number 06=Unique Physician Identification Number (UPIN)

	08=State License Number

	11=TIN
	99=Other mandatory for Standard Data Format
Claim Service Provider Generic ID Number	The number associated with the indicated code in the Provider Service Identification Qualifier Code field.
Claim Dispensing Status Code	Indicates the status of prescription fulfillment.
	Dispensing Codes are:
	P=Partially filled
	C=Completely filled
	Indicates the prescriber's instructions regarding generic substitution
Claim	or how those instructions were followed.
Dispense as	DAW Product Selection Codes are:
Written	0=No product selection indicated
DAW	1=Substitution not allowed by prescriber
Product	2=Substitution allowed – Patient requested that brand be dispensed
Selection	3=Substitution allowed – Pharmacist selected product dispensed
Code	4=Substitution allowed – Generic not in stock
	5=Substitution allowed – Brand drug dispensed as generic
	6=Override
	7=Substitution not allowed – Brand drug mandated by law
	8=Substitution allowed – Generic drug not available in marketplace
	9=Other
Claim Line	
Service	The number of dosage units of medication that were dispensed in this
Unit	fill.
Quantity	

Claim Line	
Days'	The number of days the supply of medication dispensed by the
Supply	pharmacy will cover.
Quantity	
	The number of days the supply of medication dispensed by the
	pharmacy will cover.
	Indicates the type of number used to identify the prescribing
Provider	provider:
Prescribing	01= NPI Number
ID Qualifier	06= UPIN
Code	07= NCPDP Number
	08=State License Number
	11=TIN
	99=Other mandatory for Standard Data Format
Claim	
Prescribing	The number associated with the indicated code in the Provider
Provider	
Generic ID	Prescribing Service Identification Qualifier Code field.
Number	
Claim Line Beneficiary Payment Amount	The dollar amount paid by the beneficiary that is not reimbursed by a third party (e.g., copayments, coinsurance, deductible or other patient pay amounts).
Claim Adjustment Type Code	Claim adjustment types (Original, Adjustment, Deleted, Resubmitted, etc.)
Claim Effective Date	Date the claim was processed and added to the NCH. Also referred to as the NCH Weekly Processing Date.

Cla	im IDR Load Date	When the claim was loaded into the IDR.

		Line ription Service ence Number	Identifies a prescription dispensed by a particular service provider on a particular service date.
	Claim	Line	Assigned to the current dispensed supply by the pharmacy. It
	Presci	ription Fill	designates the sequential order of the original fill or subsequent
	Numb	oer	refills of a prescription.
	Benef	iciary Surrogate	A IDR assigned surrogate key used to uniquely identify a
	Key		beneficiary
	ACO	Identifier	The unique identifier of an ACO
	Calen	dar Century	The year and calendar month number combination in the format
	Year I	Month Number	'YYYYMM'. e.g. 200701, 200702, etc.
	Meta Process Date		The date the CCLF process loaded the historical record in the table
Ben	Benef	iciary HICN	This number is an "umbrella" HICN that groups certain HICNs
efic	Number		together at the beneficiary level.
iary	Beneficiary FIPS		Identifies the state where the beneficiary receiving services
De	State	Code	resides.
mo	Benef	iciary FIPS	Identifies the county where the beneficiary receiving services
gra	County Code		resides.
phi cs	Beneficiary ZIP Code		The beneficiary's ZIP code as indicated in their Medicare enrollment record.
	Beneficiary Date of Birth		The month, day, and year of the beneficiary's birth.
	Beneficiary Sex Code		The beneficiary's sex:
			1=Male
			2=Female
			0=Unknown
		Beneficiary	The beneficiary's race:
	Race Code (0= Unknown
		I	

	1=White
	2=Black

	3=Other
	4=Asian
	5=Hispanic
	6=North American Native
Panafiajamy A ga	The beneficiary's current age, as calculated by subtracting the
Beneficiary Age	beneficiary's date of birth from the current date.
	Indicates the reason for a beneficiary's entitlement to Medicare
Beneficiary Medicare	benefits as of a particular date, broken down by the following
Status Code	categories: Old Age & Survivors Insurance (OASI), Disabled, and
Status Code	End Stage Renal Disease (ESRD), and by appropriate combinations
	of these categories:
	10=Aged without ESRD
	11=Aged with ESRD
	20=Disabled without ESRD
	21=Disabled with ESRD
	31=ESRD only
Beneficiary Dual	Identifies the most recent entitlement status of beneficiaries eligible
Status Code	for a program(s) in addition to Medicare (e.g., Medicaid).
Beneficiary Death	The month, day, and year of a beneficiary's death.
Date	The monen, day, and year of a concinciary b death.
Date beneficiary	The date the beneficiary enrolled in Hospice.
enrolled in Hospice	The date the denominary emoned in Hospites.
Date beneficiary	The date the beneficiary is-enrolled in hospice.
ended Hospice	The date the constitution is smalled in nespice.
Beneficiary First	The first name of the beneficiary.
Name	The first name of the concinctory.
Beneficiary Middle	The middle name of the beneficiary.
Name	The initiate name of the senemetary.
Beneficiary Last	The last name of the beneficiary.
Name	The fast fighte of the conclicial.

Beneficiary Original Entitlement Reason Code	Original Reason for the beneficiary's entitlement to Medicare Benefits.			
	Values are:			
	0 Beneficiary insured due to age (OASI);			
	1 Beneficiary insured due to disability;			
	2 Beneficiary insured due to End Stage; Renal Disease (ESRD);			
	3 Beneficiary insured due to disability and current ESRD.			
	4. None of the above			
Beneficiary Entitlement Buy In Indicator	Indicates for each month of the Denominator reference year, the entitlement of the beneficiary to Medicare Part A, Medicare Part B, or Medicare Parts A and B both, as well as whether or not the beneficiary's state of residence was liable and paid for the beneficiary's Medicare Part B monthly premiums.			
Beneficiary Surrogate Key	A IDR assigned surrogate key used to uniquely identify a beneficiary			
ACO Identifier	The unique identifier of an ACO			
Calendar Century	The year and calendar month number combination in the format 'YYYYMM'. e.g. 200701, 200702, etc.			

	Year Month					
	Number					
	Meta					
	Process	The date the CCLF process loaded the historical record in the table				
	Date					
Beneficia	Current					
ry XREF	HIC	A beneficiary identifier.				
	Number					
	Previous	The IIICN that amount in this field is the honoficiary's maying				
	HIC	The HICN that appears in this field is the beneficiary's previous HICN.				
	Number	HICN.				
	Previous					
	HICN	The data the praying HICN become active				
	Effective	The date the previous HICN became active.				
	Date					
	Previous					
	HICN	The date the previous HICN ceased to be active.				
	Obsolete	The date the previous Then ceased to be active.				
	Date					
	Beneficiary					
	Railroad	The external (to Medicare) HICN for beneficiaries that are RRB				
	Board	members.				
	Number					
	Beneficiary					
	Surrogate	A IDR assigned surrogate key used to uniquely identify a beneficiary				
	Key					
ACO		The unique identifier of an ACO				
	Identifier	The amque identifier of all ACO				
	Calendar	The year and calendar month number combination in the format				
	Century	'YYYYMM'. e.g. 200701, 200702, etc.				

	Year Month	
	Number	
	Meta	
	Process	The date the CCLF process loaded the historical record in the table
	Date	
Summary	ACO	The unique identifier of an ACO
Statistics	Identifier	The unique identifier of an ACO
	File Type	The CCLF File Type
	Calendar	
	Century	The year and calendar month number combination in the format
	Year Month	'YYYYMM'. e.g. 200701, 200702, etc.
	Number	
	Meta	
	Process	The date the CCLF process loaded the historical record in the table
	Date	
	File	The description of the CCLE File
	Description	The description of the CCLF File
	Total	
	Records	The total number of records in the file
	Count	
	Record	The length of the record for the file
	Length	The length of the record for the file
	File Name	The name the CCLF extract file that was sent to be swept by the EFT
	THE INAME	process

ID	Code	Data File Description
372481	CCRAF	CCRAF - CM/CMMI CENTRAL REPOSITORY OF ALIGNMENT
		FILES
372482	CCRAFP	CCRAFP - CM/CMMI CENTRAL REPOSITORY PAYMENT FILE
251250	CME	CME - COMMON MEDICARE ENROLLMENT

325418	EDB	EDB - ENROLLMENT DATA BASE
371426	HCC	HCC - HEALTH CARE CHARACTERISTICS RISK SCORES
340484	MBSF	MBSF - MASTER BENEFICIARY SUMMARY FILE
368575	MDD	MDD - MASTER DATA MANAGEMENT
325419	PDE	PDE - PART D - PRESCRIPTION DRUG EVENT DATA
366866	PQRSSD	PQRSSD - PQRS SUBMISSION DATA
		Medicare Claims data (Part A/Part B)

Appendix I: Statewide Quality Measures

Table 1. Core Statewide Measures

Domain	Measure	Identifier	Steward	Payer	Data
				Alignment	Sources
Population	CDC HRQOL-				BRFSS
Health	General Health Status				
Prevention &	*^Colorectal	CBE 0034	NCQA	Medicaid	Claims or
Wellness	Cancer Screening	CMIT 139		Adult Core	EHR data
Choose at least	(CCS-AD)			Set; Medicare;	
1				Marketplace;	
				Commercial	
	*^Breast Cancer	CBE 2372	NCQA	Medicaid	Claims or
	Screening:	CMIT 93		Adult Core	EHR data
	Mammography			Set; Medicare;	
	(BCS-AD)			Marketplace;	
				Commercial	
Chronic	*^ Controlling High	CBE 0018	NCQA	Medicaid	Claims,
Conditions	Blood Pressure	CMIT 167		Adult Core	hybrid, or
Choose at least	(CBP-AD)			Set; Medicare;	EHR
1				Marketplace;	
				Commercial	
	*^Hemoglobin A1c	CBE	NCQA	Medicaid	Claims,
	Control for Patients	0059/0575		Adult Core	hybrid, or
	with Diabetes	CMIT		Set; Medicare;	EHR
	(HBDAD)	204/147		Marketplace	
I					

Behavioral	Use of	CBE 3400	CMS	Medicaid	Claims
Health Choose	Pharmacotherapy for	CMIT 750		Adult Core Set	
at least 1	Opioid Use Disorder				
	(OUD-AD)				
	^Antidepressant	CBE 0105	NCQA	Medicaid	Claims or
	Medication	CMIT 63		Adult Core	EHR
	Management			Set;	
	(AMMAD)			Commercial	
	^Follow-Up After	CBE 0576	NCQA	Medicaid	Claims
	Hospitalization for	CMIT 268		Adult Core Set;	
	Mental Illness			Medicaid and	
	(FUHAD)			CHIP Child Core	
				Set;	
				Medicare	
				Shared	
				Savings;	
				Commercial	
	Follow-up after ED	CBE 3488	NCQA	Medicaid	Claims
	Visit for Substance Use	CMIT 264		Adult Core Set;	
	(FUA)				
Health Care	*^Plan All-Cause	CBE 1768	NCQA	Medicaid	Claims
Quality and	Unplanned	CMIT 561		Adult Core	
Utilization	Readmission (PCRAD)			Set;	
				Medicare Part	
				C;	
				Marketplace;	
				Commercial	

^{*} Included in CMS Universal Foundation

CBE = Consensus-based Entity (previously National Quality Forum/NQF)

[^] Aligned with Medicare Advantage

Table 2. Statewide Required Supplemental Measures

Domain	Measure	Identifier	Steward	Payer	Data
				Alignment	Sources
Maternal	Live Births	CBE 1382	CDC/NCHS	Medicaid and	State vital
Health	Weighing Less	CMIT 413		CHIP Child Core	records
Outcomes	than			Set	
	2500 grams				
	(LBW-				
	CH)				
	Prenatal and	CBE 1517	NCQA	Medicaid	Claims or
	Postpartum	CMIT 581		Adult Core	hybrid
	Care:			Set;	
	Age 21 and			Marketplace	
	Older				
	(PPC2-AD)				
Prevention	*Adult	CBE 3620	NCQA	Commercial	Claims,
Measures	Immunization	CMIT 26			Electronic
	Status				Health
					Data,
					EHR,
					Enrollment
					Data,
					Manageme
					nt Data,
					Registry
					Data

	Prevalence of				BRFSS
	Obesity				
	Medical	CBE	NCQA	Medicaid	Survey
	Assistance	0027		Adult Core	
	with Smoking	CMIT 432		Set	
	and Tobacco				
	Use				
	Cessation				
	(MSC)				
	ED Visits for	Under	CMS	Not	Claims
	Alcohol and	Developme		Available	
	Substance Use	nt by		Yet	
	Disorders#	CMMI			
Upstream	Food				USDA
Drivers of	Insecurity				Current
Health					Population
					Survey or
					equivalent
	Housing				American
	Quality				Housing
					Survey;
					Census
					Bureau or
					equivalent

^{*} Included in CMS Universal Foundation

[#] Measure in development by CMMI with Yale CORE

Appendix J: Promoting Choice and Competition

Implementation Requirements

Choice

- 1. If the State selects the "Implementing Medicaid site neutrality" option, the State must implement the following requirements prior to PY4:
 - a. The State must modify its Medicaid FFS payment systems to establish uniform payment rates for the same services within the same benefit categories, regardless of the care setting. All payment rates must comply with Medicaid requirements, including Section 1902(a)(30)(A) of the Act.
- 2. If the State selects the "Improving access to new and/or additional modes of care delivery via telehealth" option, the State must implement the following requirements:
 - a. Prior to PY4, the State must add Medicaid coverage of remote patient monitoring (RPM) for postpartum care. If the State provides RPM for postpartum care prior to PY1, the State must add RPM coverage for the management of at least one (1) chronic disease;
 - b. Prior to PY4, the State must join and implement at least one (1) of the following interstate licensure compacts: Psychology Interjurisdictional Compact (PSYPACT), Medical Licensure Compact (IMLC), or Nurses Compact (NLC); and
 - c. Prior to the end of PY5, the State must join and implement all three(3) of the interstate licensure compacts: PSYPACT, IMLC, and NLC.
- 3. If the State selects the "Advancing prescription drug price transparency" option, the State must implement the following requirements prior to PY4:
 - a. The State must require drug supply chain entities, such as manufacturers, wholesalers, pharmacy benefit managers, payers,

- and pharmacies, to report information for drugs the State designates as high-cost and for drugs with planned price increases; and
- b. The State must publish statistics or reports on a state-supported website that disclose net revenue and pricing data across the drug supply chain. This may include pricing information related to manufacturers, distributors and wholesalers, PBMs, payers, pharmacies, providers, and patients.
- 4. If the State selects the "Prohibiting the use of non-compete clauses to increase provider mobility" option, the State must implement the following requirements prior to PY4:
 - a. The State must prohibit both existing and future non-compete clauses for all physicians, advanced practice clinicians, and other licensed health-related professionals in the State.
 - b. The State may request an exception from the requirement to prohibit existing non-compete clauses, in a form, timeframe, and manner to be specified by CMS.

Competition

- 1. If the State selects the "Modifying scope of practice restrictions including for physician assistants and nurse practitioners" option, the State must implement the following requirements prior to PY4:
 - a. The State must remove scope of practice restrictions to independent practice for physician assistants and nurse practitioners; and
 - b. If, prior to PY1, the State has met the requirements in 1.a., the State must remove scope of practice restrictions for additional provider types. CMS and the State must consult to determine which provider types qualify as "other providers" for this requirement.

2. If the State selects the "Repealing certificate of need requirements for all non-hospital settings" option, the State must implement the following requirements prior to PY4:

2a. For hospitals:

- i. The State, subject to approval from CMS, must provide administrative relief for all certificate of need processes which may include: fee reduction, simplified reporting requirements, and clear and efficient timelines. The fee relief amounts will be mutually agreed upon by CMS and the State by the end of PY1.
- ii. The State must raise the expenditures thresholds that trigger a CON and adjust for inflation. The threshold increase amounts will be mutually agreed upon by CMS and the State during PY1.
- iii. The State must develop and implement conflict of interest safeguards applicable to CON regulators, including but not limited to disclosing regulatory board's financial ties and excluding competitors from participation in CON decision-making (i.e., eliminate the "competitor's veto").
- iv. The State must ensure transparency in all administrative processes, internal review, and outcomes related to CON processes.
- 2b. For non-hospitals; State must repeal its CON requirements for non-hospital facilities and services -.
 - i. If the State determines an immediate repeal would result in market disruptions that would adversely affect the Model, CMS would accept a 2-year phase-out repeal for non-hospital facilities, with such phase-out period to be mutually agreed upon by CMS and the State by the end of PY1.

The State may propose an alternative strategy, including data to demonstrate how the State's proposal aligns with CMS' goals for competition.

- 3. If the State selects the "Expanding access to care by revising network adequacy provisions in compliance with federal requirements" option, the State must implement the following requirements prior to PY4:
 - a. The State must revise network adequacy standards for Medicaid and commercial markets to meaningfully measure access for enrollees; create flexibilities where appropriate based on the results of the State's reviews, in consultation with CMS, and validate provider directories to ensure network accuracy. For commercial health insurance markets, the State must implement policies for the individual and small group markets.
 - b. The State must review, revise, and align existing network adequacy requirements across Medicaid and commercial markets to meaningfully measure access for enrollees, identifying gaps and opportunities based on input from Medicaid and commercial plans. The State must develop and submit a proposed plan for revising such standards to CMS for approval, by the end of PY1. As a part of its revisions, the State may propose modifications to existing distance requirements, including:
 - i. Allowing for range versus exact distance;
 - ii. Requiring a percentage of the provider population, rather than the entire provider population, to be within a distance threshold; and
 - iii. Permitting telehealth services offered by in-network providers to count towards enrollment ratios in network adequacy standards.
 - iv. The State must ensure compliance with federal requirements for network adequacy standards.

- c. The State must validate provider directories using claims data or other data that measures real-time directory accuracy as agreed to by CMS and the State.
- 4. If the State selects the "Expanding contracting flexibilities by repealing any-willing provider laws" option, the State must implement the following requirements prior to PY4:
 - a. The State must repeal any willing provider (AWP) laws that require commercial insurers or Medicaid managed care organization to contract with any provider who agrees to the terms and conditions of a standard contract offered by a commercial insurer or Medicaid managed care organization, regardless of whether the provider meets the quality and geographic access needs of the commercial insurer or Medicaid managed care organization.