529th MEETING OF THE HEALTH SERVICES COST REVIEW COMMISSION  
April 13, 2016

EXECUTIVE SESSION

11:00 a.m.

(The Commission will begin in public session at 11:00 a.m. for the purpose of, upon motion and approval, adjourning into closed session. The open session will resume at 2:00 p.m.)

1. Update on Contract and Modeling of the All-payer Model vis-a-vis the All-Payer Model Contract – Administration of Model Moving into Phase II - Authority General Provisions Article, §3-103 and §3-104

2. Update on Hospital Rate Issue (JHH) - Authority General Provisions Article, §3-305 (7)

3. Discussion on Planning for Model Progression – Authority General Provisions Article, §3-103 and §3-104

PUBLIC SESSION

2:00 p.m.

1. Review of the Minutes from the Public Meeting and Executive Session on March 9, 2016, and the Executive Session on March 29, 2016

2. Executive Director’s Report

3. New Model Monitoring

4. Docket Status – Cases Closed

   2317R – Holy Cross Health
   2338A – Johns Hopkins Health System

5. Docket Status – Cases Open

   2319R – Sheppard Pratt Health System
   2320N – Sheppard Pratt Health System
   2337R – LifeBridge Health, Inc.
   2339R – Prince George’s Hospital Center
   2340A – Johns Hopkins Health System
   2341A – University of Maryland Medical Center

6. Update Factor Discussion

7. Request by the Medical Assistance Program to Modify the Calculation of FY 2016 Current Financing Deposits

8. Draft Recommendation for NSPII
9.  Draft Recommendation for Continued Support of the Maryland Patient Safety Center
10. Legal Report
11. Legislative Update
12. Hearing and Meeting Schedule
Closed Session Minutes
Of the
Health Services Cost Review Commission

March 9, 2016

Upon motion made in public session, Vice-Chairman Wong called for adjournment into closed session to discuss the following items:

1. Update on Hospital Rate Issue – Authority General Provisions Article, §3-305(7)
2. Update on Contract and Modeling of the All-Payer Model vis-à-vis the All-Payer Model Contract - Administration of Model Moving into Phase II – Authority General Provisions Article §3-103 and §3-104

The Closed Session was called to order at 12:07 p.m. and held under authority of § 3-104 and §3-305(7) of the General Provisions Article.

In attendance were Commissioners Bayless, Bone, Jencks, Keane, and Wong. Chairman Colmers participated by telephone after the discussion on Item #2 above was concluded.

In attendance representing Staff were Donna Kinzer, Steve Ports, Sule Gerovich, Jerry Schmith, Ellen Englert, Claudine Williams, Amanda Vaughn, Jessica Lee, and Dennis Phelps.

Also attending were Eric Lindeman, Commission Consultant, and Stan Lustman and Leslie Schulman, Commission Counsel.

Donna Kinzer, Executive Director, first introduced the new Commissioner Victoria Bayless, President and CEO of Anne Arundel Medical Center.

Item One

Ms. Kinzer reported to the Commission and the Commission discussed rate charging, data, and other Global Budget Revenue issues involving Johns Hopkins Hospital.

Chairman Colmers was not on the telephone and did not hear or participate in the discussion.
**Item Two**

Donna Kinzer, Executive Director, and Eric Lindeman, Commission Consultant, presented and the Commission discussed analyses of Medicare per beneficiary data.

The Closed Session was adjourned at 1:39 p.m.
Closed Session Conference Call Minutes
Of the
Health Services Cost Review Commission

March 29, 2016

Upon motion made, Chairman Colmers called the Closed Session Conference Call to order at 2:02 p.m.

The Closed Session Conference Call was held under authority of §§3-103 and 3-104 of the General Provisions Article.

Participating in the Conference Call, in addition to Chairman Colmers, were Commissioners Bayless, Jencks, Keane, and Wong.

Participating representing Staff were Donna Kinzer, Steve Ports, Sule Gerovich, Jerry Schmith, Ellen Englert, Claudine Williams, and Amanda Vaughn.

Also participating were Leslie Schulman and Stan Lustman, Commission Counsel.

ITEM

The Commissioners and staff discussed the current progression of the All-Payer Model.

The Conference Call Closed Session concluded at 3:07 p.m.
MINUTES OF THE  
528th MEETING OF THE  
HEALTH SERVICES COST REVIEW COMMISSION  

March 9, 2016

Chairman John Colmers called the public meeting to order at 12:07 pm. Commissioners Victoria Bayless, George H Bone, M.D., Stephen F. Jencks, M.D., MPH, Jack C. Keane, and Herbert S. Wong, Ph.D. were also in attendance. Upon motion made by Commissioner Jencks and seconded by Commissioner Keane, the meeting was moved to Executive Session. Chairman Colmers reconvened the public meeting at 1:42pm.

REPORT OF THE MARCH 9, 2016 EXECUTIVE SESSION

Mr. Dennis Phelps, Associate Director-Audit & Compliance, summarized the minutes of the March 9, 2016 Executive Session.

ITEM I

REVIEW OF THE MINUTES FROM THE FEBRUARY 10, 2016 EXECUTIVE SESSION AND PUBLIC MEETING

The Commission voted unanimously to approve the minutes of the February 10, 2016 Executive Session and Public Meeting.

VICTORIA BAYLESS and NELSON SABATINI

Chairman Colmers introduced Ms. Victoria Bayless, President and CEO of the Anne Arundel Medical Center as a new commissioner. Chairman Colmers also announced that Mr. Nelson Sabatini has been selected to be the new chairman. Mr. Sabatini will assume his duties at the April public meeting. Chairman Colmers noted that he will remain on the Commission until his term expires in July 2017.

ITEM II

EXECUTIVE DIRECTOR’S REPORT

Ms. Donna Kinzer, Executive Director, noted that the Advisory Council (“Council”) met for the second time to discuss the progression of the All Payer Model. The Council will be presenting an interim report to the Commission.

Ms. Kinzer stated that Staff and the Department of Health and Mental Hygiene (DHMH) have been working with the Center for Medicare and Medicaid Innovation (CMMI) on a potential amendment to the All Payer Model agreement to provide the approvals needed to support
alignment activities that would allow hospitals to share savings and make available incentive payments to hospital based and community-based providers when quality is improved and avoidable utilization is reduced. Staff is also working to obtain data on a timely basis for use by providers to evaluate how care redesign might affect the total cost of care. Staff is hopeful that the new amendment will be approved by this summer.

Ms. Kinzer noted that the HSCRC does not have the staff or resources to implement the new amendment. Infrastructure will need to be developed to support these activities. Some of the infrastructure will come through the implementation activities of the Chesapeake Regional Information System for Our Patients (“CRISP”). However, additional resources will be required to design and review provider implementation plans, implement data collection, calculate savings, develop total cost of care guardrails, and conduct other requirements for implementation.

Therefore, Ms. Kinzer requested approval for HSCRC staff to designate, in consultation with DHMH staff, an outside entity, in addition to CRISP, to execute the infrastructure activities necessary to implement the new amendment.

The Commission voted unanimously to approve the request.

Ms. Kinzer reported that the Duals Care Delivery Workgroup has been formed by DHMH and has held two meetings on the development of potential models for dual eligible individuals (beneficiaries with both Medicare and Medicaid coverage).

Ms. Kinzer reported that the State has approved the award of a consulting contract to Health Management Associates to assist staff and the State in planning for the progression of the All Payer Model and in the preparation of the application to be filed by the end of the year.

Ms. Kinzer stated that Staff will focus with DHMH on initiating the Alignment/Infrastructure Workgroup, as well as focusing on the initiation of other subgroups and task forces.

Ms. Kinzer updated the Commission on the review progress of the Implementation Grant Proposals. An independent review committee consisting of HSCRC, DHMH, CRISP, Maryland Community Health Resources Commission (MCHRC), payer staff, and two contracted independent reviewers, met to consider the applications and evaluate their efficacy in achieving the identified transformation goals. During these meetings, the review team expressed the desire to obtain further clarification from many of the applicants. Letters have been sent to applicants with a series of questions. Also, a general survey has been prepared to send to all hospitals to gain a better understanding of care coordination resources that have been deployed to date, and how that relates to the funding that has already been provided.

Ms. Kinzer stated that staff is in the process of getting this data and scheduling meetings with applicants to discuss their proposals. With the amount of information that is needed to understand the current levels of implementation and the additional information to be obtained on
the proposals, together with other staff responsibilities, Staff does not expect to complete this process until the May Commission meeting. Ms. Kinzer observed that hospitals were given considerable resources for care coordination in their GBRs and in the FY 2016 update. The HSCRC expects hospitals and regional partnerships to work together to deploy the funding already provided.

Chairman Colmers expressed concern that decisions were moved back from the April meeting as hospitals had to submit multiple reports in a short time frame to be eligible for funding. The expectation was that these programs would start as soon as February. Chairman Colmers noted that at least one hospital has a number of individuals employed whose grant funding runs out in March. The additional month of delay results in a significant cost to the hospital.

Ms. Kinzer reported that Staff has had major problems with receiving case mix data from hospitals. She noted a number of problems with both inpatient and outpatient data missing surgical codes. This is causing delays in reporting on ECMAD volume changes and in analyzing market shifts, readmissions MHACs, and other policies. This could cause a delay in the annual update process and impede the monitoring of the Model.

Ms. Kinzer noted that Staff is convening the Payment Models Workgroup to commence with the annual update process. Staff will discuss the uncompensated care (UCC) analysis that was performed this year, in anticipation of a new approach to UCC determination post ACA coverage expansion. In addition, staff will review analyses of Potentially Avoidable Utilization (PAU) as part of the Readmission FY 2018 draft recommendation. As Staff proceeds with the 2017 update, it will need to consider how to ensure that reduced PAUs are accounted for.

Ms. Kinzer noted that for the nine months ending September 2015 compared to the same period in the prior year, total non-hospital Medicare spending per Maryland beneficiary grew faster than the nation by $43 million. Staff analyzed non-hospital Part A costs, and the data reflect increases in skilled nursing referrals for several hospitals. Staff has analyzed increases in non-hospital Part A costs, which are comprised primarily of post-acute care; however, they have not yet analyzed the growth in Part B professional fees and other expenditures and plans to share data with each hospital and with post-acute facilities. Ms. Kinzer stated that even if the increases were offset against hospital savings, Maryland is still ahead of its Medicare savings requirements.

Ms. Kinzer noted that Staff is currently focused on the following activities:

- Reviewing implementation plans and conducting discussions regarding proposals, plans, and reports that have been provided to HSCRC for the purpose of assessing and understanding implementation progress and gaps, and readiness to accelerate community
based care coordination and management.
• Developing shared savings, readmission, and aggregate at risk recommendations.
• Organizing and preparing for the FY 2017 annual update.
• Reviewing several rate applications for capital that have been filed.
• Moving forward on updates to value based performance measures, including efficiency measures.
• Examining Medicare per capita costs and total cost of care, for purposes of monitoring and for progressing toward a focus on outcomes and costs across the health care system.
• Working with DHMH and stakeholders to focus on ensuring success of the All-Payer Model and providing a proposal for a new model no later than January 2017 as required under the Agreement with the CMS.
• Working on an All-Payer amendment for alignment activities.
• Working on a request to CMMI for Medicare data that can be used for care coordination, model monitoring, and other Model purposes.
• Working with legislators and stakeholders in Annapolis to ensure that the budget and proposed legislation being considered during the current General Assembly session are designed to meet the goals of the All-Payer Model.

ITEM III

NEW MODEL MONITORING

Amanda Vaughn, Program Manager, stated that Monitoring Maryland Performance (MMP) for the new All-Payer Model for the month of January focuses on fiscal year (July 1 through June 30) as well as calendar year results.

Ms. Vaughn reported that for the seven month period ended January 31, 2016, All-Payer total gross revenue increased by 2.13% over the same period in FY 2015. All-Payer total gross revenue for Maryland residents increased by 2.05%; this translates to a per capita growth of 1.52%. All-Payer gross revenue for non-Maryland residents increased by 2.98%.

Ms. Vaughn reported that for the one month of the calendar year ended January 31, 2016, All-Payer total gross revenue decreased by 2.92% over the same period in CY 2015. All-Payer total gross revenue for Maryland residents decreased by 3.38%; this translates to a per capita growth of (3.88%). All-Payer gross revenue for non-Maryland residents increased by 2.40%.

Ms. Vaughn reported that for the seven months ended January 31, 2016, Medicare Fee-For-Service gross revenue increased by 1.91% over the same period in FY 2015. Medicare Fee-For-Service gross revenue for Maryland residents increased by 1.91%; this translates to a per capita growth of (0.76%). Maryland Fee-For-Service gross revenue for non-residents increased by 1.93%.

Ms. Vaughn reported that for the one month of the calendar year ended January 31, 2016, Medicare Fee-For-Service gross revenue decreased by 6.74% over the same period in CY 2015.
Medicare Fee-For-Service gross revenue for Maryland residents decreased by 7.13%; this translates to a per capita growth of (8.58%). Maryland Fee-For-Service gross revenue for non-residents decreased by 1.48%.

Ms. Vaughn reported that for the one month of the calendar year ended January 31, 2016 over the same period in CY 2013:

- Net per capita growth was (6.07%).
- Per capita growth before UCC and MHIP adjustments was (3.58%).
- Net per capita Medicare growth was (10.77%).
- Per capita growth Medicare before UCC and MHIP was (8.40%)

According to Ms. Vaughn, for the seven months of the fiscal year ended January 31, 2016, unaudited average operating profit for acute hospitals was 2.81%. The median hospital profit was 3.85%, with a distribution of 0.94% in the 25th percentile and 5.70% in the 75th percentile. Rate Regulated profits were 6.40%.

Ms. Vaughn reported that for the one month of the calendar year ended January 31, 2016 over the same period in CY2015:

- All-Payer admissions decreased by 7.93%;
- All-Payer admissions per thousand decreased by 4.86%;
- Medicare Fee-For-Service admissions decreased by 10.59%;
- Medicare Fee-For-Service admissions per thousand decreased by 11.96%;
- All-Payer bed days decreased by 8.12%;
- All-Payer bed days per thousand decreased by 8.12%;
- Medicare Fee-For-Service bed days decreased by 12.13%;
- Medicare Fee-For-Service bed days per thousand decreased by 13.49%;
- All-Payer Emergency visits decreased by 3.93%;
- All-Payer Emergency per thousand decreased by 3.93%.

Claudine Williams, Associate Director, Policy Analysis, updated the Commission on Staff’s analysis of non-hospital Medicare Part A spending per Maryland beneficiary. Ms. Williams reported for the first nine months of the calendar year (September 2015) versus the same period in 2014, skilled nursing Medicare spending per beneficiary increased by 2.4%, while home health Medicare spending per beneficiary increased by 6.6%, and Hospice Medicare spending per beneficiary increased by 4.1%.
ITEM IV

DOCKET STATUS CASES CLOSED

2328A- MedStar Health  
2330A- University of Maryland Medical Center  
2331A- Johns Hopkins Health System  
2332A- Johns Hopkins Health System  
2334A- University of Maryland Medical Center  
2335A- Johns Hopkins Health System  
2336A- Johns Hopkins Health System

ITEM V

DOCKET STATUS- OPEN CASES

2338A- Johns Hopkins Health System

Johns Hopkins Health System, on behalf of Johns Hopkins Hospital and Johns Hopkins Bayview Medical Center (the “Hospitals”), filed an application on February 26, 2016 requesting continued participation in an amended global rate arrangement for solid organ transplant, bone marrow transplant, and cardiovascular services with Olympus Managed Health for a period of one year beginning April 1, 2016.

Staff recommends that the Commission approve the Hospitals’ application for an alternative method of rate determination for solid organ and bone marrow transplant services and cardiovascular services for one year beginning April 1, 2016, and that the approval be contingent upon the execution of the standard Memorandum of Understanding.

The Commission voted unanimously to approve staff’s recommendation. Chairman Colmers recused himself from the discussion and vote.

30 Day Extensions

2337R- LifeBridge Health

The Commission voted unanimously to approve staff’s request to extend the time for review on proceeding 2337R LifeBridge Health for 30 days.

DRAFT RECOMMENDATION FOR MODIFICATION TO THE READMISSION INCENTIVE PROGRAM FOR FY 2017

Dr. Sule Gerovich Ph.D., Deputy Director Research and Methodology, presented Staff’s draft recommendation on the Readmission Incentive Program for FY 2017 (see “Draft Recommendation For Updating The Readmissions Reduction Incentive Program For Rate Year 2018”- on the HSCRC website).
The United States healthcare system currently experiences an unacceptably high rate of preventable hospital readmissions. These excessive readmissions generate considerable unnecessary costs and substandard care quality for patients. A readmission is defined as an admission to a hospital within a specified time period after a discharge from the same or another hospital. Historically, Maryland’s readmission rates have been high compared with the national levels for Medicare. Under authority of the Affordable Care Act, the Centers for Medicare & Medicaid Services (CMS) established its Medicare Hospital Readmissions Reduction Program (HRRP) in federal fiscal year (FFY) 2013. Because of its long-standing Medicare waiver for its all-payer hospital rate-setting system, special considerations were given to Maryland, including exemption from the federal HRRP. Instead, the HSCRC implements various Maryland-specific quality-based payment programs, which provide incentives for hospitals to improve their quality performance over time.

Maryland entered into a new All-Payer Model Agreement with CMS effective January 1, 2014. One of the requirements under this new agreement is for Maryland’s hospital readmission rate to be equal to or below the national Medicare readmission rate by calendar year (CY) 2018. Maryland must also make scheduled, annual progress toward this goal. In order to meet this requirement, the HSCRC established the Readmissions Reduction Incentive Program (RRIP) in April 2014. The HSCRC made some further adjustments to the program in the following year, which are discussed in the background section of this report.

The purpose of this draft recommendation is to provide background information on the RRIP program and to make recommendations for updating the state rate year (RY) 2018 methodology and readmissions reduction targets. The RY 2017 approved recommendation stated that staff would assess the impact of admission reductions, socio-demographic factors, and all payer versus Medicare readmission trends and make adjustments to the rewards or penalties if necessary. This draft recommendation details these analyses, as well as analyses examining the relationship between the base period readmission rate and improvement rates since hospitals with low readmission rates may have more difficulty meeting the minimum improvement target. Based on these analyses, staff provides options for moderating adjustments in light of recent analysis for RY2017 adjustments, and a recommendation for RY 2018 to reduce the minimum improvement target for hospitals with lower base year readmission rates. Staff is also working on refining and broadening the existing Readmission Shared Savings Program (RSSP) policy for RY2017, which is currently based on inpatient readmission rates. Staff will be evaluating options to include prevention quality indicators and sepsis admissions in the shared savings program, as well as the program’s impact in consonance with RY 2017 update factor analyses. The final recommendation for the RRIP may require alignment with any revisions to what is currently the RSSP policy to estimate impact of these programs overall in tandem.

One of the guiding principles for Maryland’s hospital quality programs is to set the policy and benchmarks ahead of the performance periods. Last year, the Commission made an exception to allow for staff to examine the developing policy results during the performance period in light of some potential payment equity issues. In approving a policy that set improvement targets equally for all hospitals, there were concerns that individual hospitals might be penalized even though they were performing relatively well. For example, if the initial readmission rate for a
hospital was relatively low, it may be harder to reduce the same percentage of readmissions as other hospitals with higher initial rates. Staff is considering the options below for moderating adjustments in light of recent analysis.

- Recognize improvement in the Medicare readmission rates. Even though statewide numbers do not warrant a change in the overall measurement approach from the use of all-payer to Medicare-specific benchmarks, hospital-level performance may vary. We could recognize faster improvement in Medicare readmission rates if a hospital reduces its Medicare readmission rates faster than the all-payer readmission rates.

- Adjust the all-payer readmission target for hospitals whose readmission rates are lower than the statewide average as proposed for the RY 2018 policy.

- The Maryland Hospital Association is proposing to reduce the RY 2017 target to the statewide average reduction rate (current trend is at 7 percent decline) and remove all of the penalties if a hospital’s readmission rate was in the lowest quintile in both CY 2013 and CY 2015. Staff does not agree with changing the overall target.

Given Maryland’s high rate of readmissions, staff believe that all hospitals should aim to reduce readmissions, albeit there could be diminishing opportunity for reductions if the base year readmission rates are lower. Staff also believes that the principle of setting benchmarks and targets ahead of the performance period should be maintained. Staff will work with the Performance Measurement Workgroup to evaluate these alternatives and finalize the recommendation based on our analysis and the input from the stakeholders and Commissioners.

HSCRC staff recommends the following updates to the RRIP program for RY 2018:

1. The reduction target should continue to be set for all-payers.
2. The all-payer reduction target should be set at 9.5 percent.
3. The reduction target should be adjusted downward for hospitals whose readmission rates are below the statewide average.

Commissioner Stephen Jencks questioned the value of annual modifications to the payment policy, saying that it was difficult to know whether a policy works if it is changed each year.

Commissioner Jack Keane stated that he is sympathetic to the concern that hospitals with low starting readmissions rates have a harder time reducing readmissions; however, he believes it is necessary to evaluate base line readmission rates as they correlate with the hospital’s socio-demographic situation.

Mr. Robert Murray, representing CareFirst of Maryland Inc., suggested that rather than an All Payer target a Medicare readmission target be adopted.

Ms. Traci La Valle, Vice President Maryland Hospital Association, stated that while hospitals
appreciate the Staff’s recognition that base year readmission rates are associated with the opportunity to improve, and that the improvement only policy has disadvantaged hospitals with low base year rates, simply adjusting the amount of improvement required to meet the target is not enough. She noted that it is important to continue working toward an attainment and improvement policy for calendar year 2016. Ms. La Valle stated that MHA is beginning to vet a policy with the hospitals that includes both attainment and improvement; this effort may require the assistance of the HSCRC and may take more than one month to finalize. MHA’s approach includes adjustments for social and demographic factors, among other predictors of readmission. However, because MHA can only access data at the zip code level, it will need HSCRC’s help to refine the policy, particularly to evaluate social and demographic proxy variables.

Ms. La Valle indicated that the reduction of fiscal 2017 readmissions penalties is warranted, based on the very favorable collective performance on the annual Medicare readmissions waiver demonstration test. The fiscal year 2017 target was more aggressive than it needed to be, and it can be retrospectively reduced now that we know that a target in the range of 7 percent would have been adequate. She also pointed out that HSCRC staff is projecting that by the end of calendar year 2015, Maryland’s Medicare readmissions rate will be only 0.5 percentage point above the national rate, so rhetoric about excessively high readmissions rates in Maryland is no longer accurate or appropriate.

Ms. La Valle expressed concerned about the concept of adjusting approved revenues for performance on Prevention Quality Indicators and sepsis without further study of how other factors, such as the prevalence of chronic conditions in the population and access to primary care, impact Prevention Quality Indicators. She cited the national debate on the clinical definition of sepsis and likened the lack of consensus on a sepsis definition to the experience with Maryland Hospital Acquired Conditions policy definitions.

As this is a draft recommendation, no Commission action is necessary.

ITEM VII

DRAFT RECOMMENDATION FOR TOTAL AMOUNT AT RISK FOR QUALITY PROGRAMS FOR FY 2017

Dr. Gerovich presented an update on the draft recommendations for the total amount at risk for Quality Programs for FY 2017 (See “Draft Recommendation for the Aggregate Revenue Amount at Risk Under Maryland Hospital Quality (MHAC) Programs for Rate Year 2018” on the HSCRC website).

Dr. Gerovich stated that HSCRC’s quality-based payment methodologies are important policy tools with great potential to provide strong incentives for hospitals to improve their quality performance over time. These quality-based payment programs hold amounts of hospital revenue at risk directly related to specified performance benchmarks. Maryland’s Quality-Based Reimbursement (QBR) programs employ measures that are similar to those in the federal
Medicare Value-Based Purchasing (VBP) program. Because of its long-standing Medicare waiver for its all-payer hospital rate-setting system, special considerations were given to Maryland, including exemption from the federal Medicare quality-based programs. Instead, the HSCRC implements various Maryland-specific quality-based payment programs, which are discussed in further detail in the background section of this report.

Maryland entered into a new All-Payer Model Agreement with the Center for Medicare and Medicaid Services (CMS) effective January 1, 2014. One of the requirements under this new agreement is that the proportion of hospital revenue that is held at risk under Maryland’s quality-based payment programs be greater than or equal to the proportion that is held at risk under national Medicare quality programs. The Model Agreement also requires Maryland to achieve specific reduction targets in potentially preventable conditions, and readmissions, in addition to the revenue at risk requirement. In an effort to meet these reduction targets, Maryland restructured its quality programs in such a way that financial incentives are established prior to the performance period in order to motivate quality improvement and the sharing of best practices while holding hospitals accountable for their performance.

The purpose of this draft recommendation is to make recommendations for the amount of revenue that should be held at risk for rate year RY 2018. Except for some QBR measures that are based on CMS timelines, performance year for the quality based payments is a calendar year; the base year from which the improvement is calculated is a fiscal year; and the adjustments are applied in the following rate year. For RY 2018, which begins in July 2017, the performance year is CY 2016 and base year is FY 2015. The timeline for the RY 2018 aggregate at risk recommendation was postponed to align with the RY 2018 RRIP recommendation. Final recommendations for both policies may require alignment with the Readmission Shared Savings Policy to estimate the overall impact of all programs in tandem including shared savings adjustments, as revisions are contemplated to the shared savings policy.

HSCRC staff recommends the following maximum penalties and rewards for QBR, MHAC and RRIP for RY 2018:

1. **QBR:** The maximum penalty should be 2 percent, while the maximum reward should be 1 percent.

2. **MHAC:** There should be a 3 percent maximum penalty if the statewide improvement target is not met; there should be a 1 percent maximum penalty and a reward up to 1 percent if the statewide improvement target is met.

3. **RRIP:** The maximum penalty should be 2 percent, and the reward should be 1 percent for hospitals that reduce readmission rates at or better than the minimum improvement.

4. **Maximum penalty guardrail:** The hospital maximum penalty guardrail should continue to be set at 3.5 percent of total hospital revenue.

5. **The quality adjustments should be applied to inpatient revenue centers, similar to the approach used by CMS.**
Ms. La Valle noted that Maryland’s hospitals have far more revenue at risk than hospitals nationally, as demonstrated by Staff’s presentation. The revenue at risk for Maryland hospitals applies to all payers, whereas the national revenue at risk applies only to Medicare revenue.

As this is a draft recommendation, no Commission action is necessary.

ITEM VIII
UPDATE ON UNCOMPENSATED TRENDS

Dr. Gerovich presented an overview of uncompensated care (UCC) data and discussed its application in hospital rates (see “Overview of the Uncompensated Care Data” on the HSCRC website).

ITEM IX
LEGISLATIVE UPDATE

Mr. Steve Ports, Deputy Director Policy and Operations, presented a summary of the legislation of interest to the HSCRC (see” Legislative Update- March, 9, 2016” on the HSCRC website).

The Bills included: 1) Senate Bill 108 Nurse Support Program Assistance Fund; 2) Senate Bill 513/House Bill 377 Maryland No-Fault Birth Injury Fund; 3) House Bill 510 Termination of MHIP and Transfer of Senior Prescription Drug Assistance Program; 4) Senate Bill 336 Hospital- Designation of Lay Caregivers; 5) Senate Bill 324/House Bill 309 Prince George’s County Regional Medical Center Act of 2016; 6) Senate Bill 661/ House Bill 587 Hospital-Patient’s Bill of Rights; 7) Senate Bill 12/ House Bill 1121 Health Care Facilities- Closures or Partial Closures of Hospital- County Board of Health Approval; 8) Hospital 601, House Bill 1189- Community Benefit Report- Disclosure of Tax Exemptions; 9) Senate Bill 707/ House Report 1350 Freestanding Medical Facilities- Certificate of Need, Rates, and Definition; 10) Senate Bill 574/ House Bill 869 Civil Actions – Noneconomic Damages – Catastrophic Injury; 11) Senate Bill 866/ Health Bill 1272 Health- Collaborations to Promote Provider Alignment; 12) Senate Bill 1032/ House Bill 929 Health Occupations- Prohibited Patient Referrals- Exceptions; 13) Senate Bill 739/ House Bill 1422 Integrated Community Oncology Reporting Program; 14) House Bill 908 Establishment of Substance Use Treatment Programs- Requirements
ITEM X

UPDATE FROM CRISP ON IMPLEMENTATION OF INFRASTRUCTURE AND ANALYTICS

Dr. Mark Keleman, Chief Medical Information Officer, University of Maryland Medical System, and Dr. Ross Martin, CRISP Integrated Care Network (ICN) Infrastructure Program Director, provided an update on integrated care network activities (see “Integrated Care Network Infrastructure- Status Update”- on the HSCRC website).

Among the several updates provided, Dr. Keleman stated that basic ambulatory connectivity is accelerating with more than 2,000 providers connected. Dr. Keleman also informed the Commission that the federally approved Interim Advanced Planning Document funding has been awarded to DHMH.

Dr. Martin stated that CRISP near term objectives are as follows:

- Accelerate Ambulatory Connectivity for Tier 3 clinical connections
- Expand Care Plan Exchange
  - a) Engage additional partners to share Care Plans through the Care Plan Exchange capability which recently went live
- Succeed with a Medicare Data Request, working with HSCRC staff
- Make Risk Stratification tools more accessible
  - a) Incorporate Hierarchical Condition Categories (HCC) into case mix data and reports per the direction of the Reporting and Analytics Committee
  - b) Continue to explore Adjusted Clinical Groups (ACG), LACE, and other more advanced risk models and functionality
- Execute on Regional Partnership Projects
  - a) Begin project execution against the Regional Partnership (RP) commitments included in the RP- CRISP MOUs
- Better package tools so their usefulness can be readily understood by the provider community
ITEM XI

LEGAL REPORT

Regulations

Final Action

Rate Application and Approval Procedure- COMAR 10.37.10.03 and 10.37.10.03-1

The purpose of this action is to establish a moratorium on the filing of regular rate applications pending the development and approval of rate efficiency measures that are consistent with the all payer model. This action was proposed for adoption in 43:01 Md. R 64-65 (January 8, 2016).

The Commission voted unanimously to approve the final adoption of the proposed regulation.

ITEM XII

HEARING AND MEETING SCHEDULE

April 13, 2015             Times to be determined, 4160 Patterson Avenue
                          HSCRC Conference Room

May 11, 2015              Times to be determined, 4160 Patterson Avenue
                          HSCRC Conference Room

There being no further business, the meeting was adjourned at 4:42 pm.
Executive Director's Report
Health Services Cost Review Commission
April 13, 2016

Planning for Progression of the All Payer Model

By January 2017, Maryland must submit a proposal for a new model to CMS which shall limit, at a minimum, the Medicare per beneficiary total cost of care growth rate to take effect no later than January 2019.

Advisory Council--The Advisory Council held a third meeting to discuss and provide advice for consideration by DHMH and HSCRC as Maryland continues to implement the All Payer Model and makes plans for progression to focus on system-wide costs and outcomes. The Advisory Council wants to add more depth before providing an interim report to HSCRC and DHMH.

Amendment to All Payer Model—HSCRC and DHMH are continuing to work on a potential amendment to the All Payer Model Agreement with CMS to provide approvals needed to support alignment activities that would allow shared resources and incentive payments from hospitals to non-hospital providers when quality and outcomes are improved and avoidable utilization is reduced. We are also working to obtain data for use by providers in enhancing care delivery and providing additional resources to complex and chronic care persons with the highest levels of need.

Duals Care Delivery Workgroup—DHMH has held three work group meetings on the development of potential models for dual eligible individuals (beneficiaries with both Medicare and Medicaid coverage). Payment models will need to dovetail with the progression of the All Payer Model.

Progress on Population Health Workforce

HSCRC staff has been working with the University of Maryland population health center in developing the process for proposals, awards, and monitoring of rate adjustments to support up to $10 million that was authorized for a population health work force support for workers from disadvantaged areas of the State. The HSCRC staff is focused on implementing the adjustment as close to the beginning of FY 2017 as possible.

A draft of a request for applications for the support program has been sent to stakeholders for review and comment. Those stakeholders include those who testified on this issue before the Commission. Final comments are coming in this week.
Data Delays and High Level Indicators
As you are aware, the MedStar system experienced a serious information system attack. As a result, its data will be delayed and we do not have complete financial reports for the month of February. While we expect to receive February reports in the near future, March reports and billings may be delayed, affecting the timeliness of reporting to the Commission.

In the meantime, staff will summarize the results for February for other Maryland hospitals, recognizing that the receipt of MedStar hospital data will change the figures.

For February, for reporting hospitals, Month over Month, there is a total increase of 7.38 % in All Payer total gross revenue over last year. This eliminates the positive results from January due to snow.

Key contributing factors for this change are: This year there were 21 working days in February as opposed to 20 in February 2015. The average temperature for February 2015 was the second coldest on record, which may have kept people in their homes, and there was some snow to go with the cold temps. This year, February was warmer, had no snow to speak of, and there were a high number of hospitalizations associated with the flu, especially the last two weeks of February.

Profit Reporting and Charge Variability
Each month, staff reports unaudited results for regulated and unregulated profit levels. We are concerned with this reporting because staff believes that the unregulated profits may include payments and subsidies to hospital based physicians such as hospitalists that are a core part of hospital operations. We would like to ask the Maryland Hospital Association (MHA) task force to work with us to develop annual reporting that splits unregulated revenues and expenses for hospital based physicians and providers (e.g., radiology, anesthesiology, ER, pathology, hospitalists) community based practices and providers (e.g., primary care providers, and physicians with privileges to work at the hospital (e.g., orthopedic surgery). This will help us more accurately report revenues and expenses associated with hospital operations.

A second issue relates to charge variability. In the charge per case model, HSCRC calculated rate compliance on a three month rolling basis. In the current model, hospitals request relief if they will exceed charge corridors beyond 5%. The staff would like to work with the MHA task force to make recommendations regarding a rolling corridor.

Annual Update
The HSCRC is working with the Payment Models Workgroup on the annual update and other related payment issues.
Today, we will discuss staff’s proposed plans to segregate a portion of the update for outpatient physician administered drugs. We will also discuss considerations regarding total cost of care guardrails.

We will also provide an update on Potentially Avoidable Utilization (PAU) and shared savings considerations. As we proceed with the 2017 update, we need to consider how to ensure that we account for the expectation of reduced PAUs.

All of these items are under discussion in the Payment Models Work Group.

**Readmission Reduction Incentive Program and Aggregate at Risk Revenue Recommendations**

The HSRC is working with the Performance Measurement Workgroup to finalize the recommendations presented at the March Commission meetings. The final recommendations are delayed to May commission meeting and new deadline for comments is April 29, 2016.

**Non-Hospital Cost Increases**
We will provide an update on this item with the update factor discussion.

**Staff Focus**
HSCRC staff is currently focused on the following activities:

- Reviewing implementation plans and conducting discussions regarding proposals, plans, and reports that have been provided to HSCRC for the purpose of assessing and understanding implementation progress and gaps, and readiness to accelerate community based care coordination and management.
- Developing shared savings, readmission, and aggregate at risk recommendations.
- Organizing and preparing for the FY 2017 annual update.
- Reviewing several rate applications for capital that have been filed.
- Moving forward on updates to value-based performance measures, including efficiency measures.
- Examining Medicare per capita costs and total cost of care, for purposes of monitoring and for progressing toward a focus on outcomes and cost across the health care system.
- Working with DHMH and stakeholders to focus on ensuring success of the All-Payer Model and providing a proposal for a new model no later than January 2017 as required under the Agreement with CMS.
- Working on an All-Payer Model amendment for alignment activities.
• Working on a request to CMMI for Medicare data that can be used for care coordination, model monitoring, and other Model purposes.

New Staff Member Introduction
We are very pleased that Noi Reid has joined our staff as the chief of quality analysis. Noi has more than 10 years of health care industry experience. She completed her Masters in Health Care Administration and earned an MBA certificate from University of North Carolina. Most recently, Noi worked with United Health Group where she was a Clinical Transformation Consultant. Among her many duties at United were serving in a leadership role in the Accountable Care program in Maryland, Pennsylvania and New York. Please join us in welcoming Noi.
Monitoring Maryland Performance
Quality Data

April 2016 Commission Meeting Update
Monthly Case-Mix Adjusted Readmissions

Risk Adjusted Readmission Rate

<table>
<thead>
<tr>
<th></th>
<th>All-Payer</th>
<th>Medicare FFS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CY13 Dec. YTD</td>
<td>13.86%</td>
<td>14.64%</td>
</tr>
<tr>
<td>CY14 Dec. YTD</td>
<td>13.37%</td>
<td>14.38%</td>
</tr>
<tr>
<td>CY15 Dec. YTD</td>
<td>12.87%</td>
<td>13.70%</td>
</tr>
<tr>
<td>CY13 - CY15 YTD</td>
<td>-7.15%</td>
<td>-6.43%</td>
</tr>
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</table>

Note: Based on final data through December 2015.
Change in All-Payer Case-Mix Adjusted Readmission Rates by Hospital

Change Calculation compares Jan-Dec. CY 2013 compared to Jan-Dec. CY2015

Goal of 9.3% Cumulative Reduction
14 Hospitals are on Track for Achieving Goal

Note: Based on final data through December 2015.
Monthly Case-Mix Adjusted PPC Rates

Note: Based on final data through December 2015. Excludes PPC24.
Change in All-Payer Case-Mix Adjusted PPC Rates YTD by Hospital

Notes:
Based on final data for July 2013 – December 2015.
Percent change is comparing FY2014 CY2015.
Excludes McCready Hospital due to small sample size and PPC 24.
Monitoring Maryland Performance
Preliminary Utilization Trends

Year to Date thru December 2015
Utilization Analytics – Data Notes

- Utilization as measured by Equivalent Case-mix Adjusted Discharges (ECMAD)
  - 1 ECMAD Inpatient discharge = 1 ECMAD Outpatient Visit
- Observation stays with more than 23 hour are included in the inpatient counts
  - IP = IP + Observation cases > 23 hrs.
  - OP = OP - Observation cases > 23 hrs.
- Preliminary data, not yet reconciled with financial data
- Careful review of outpatient service line trends is needed
Service Line Definitions

- **Inpatient service lines:**
  - APR DRG (All Patient Refined Diagnostic Related Groups) to service line mapping
  - Readmissions and PQIs (Prevention Quality Indicators) are top level service lines (include different service lines)

- **Outpatient service lines:**
  - Highest EAPG (Enhanced Ambulatory Patient Grouping System) to service line mapping
  - Hierarchical classifications (Emergency Department, major surgery etc)

- Market Shift technical documentation
All Payer ECMAD GROWTH – Annual Calendar Year

<table>
<thead>
<tr>
<th>MD Resident</th>
<th>NonResident</th>
<th>Grand Total</th>
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</thead>
<tbody>
<tr>
<td>0.12%</td>
<td>-0.06%</td>
<td>-0.89%</td>
</tr>
<tr>
<td>0.15%</td>
<td></td>
<td></td>
</tr>
<tr>
<td>0.10%</td>
<td></td>
<td>0.06%</td>
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<tr>
<td>-0.80%</td>
<td>-0.40%</td>
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<td>0.00%</td>
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<tr>
<td>-0.60%</td>
<td>-0.40%</td>
<td>-0.20%</td>
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<tr>
<td>-0.80%</td>
<td>-1.00%</td>
<td>-0.80%</td>
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</table>

CY 2014 | CY 2015
Medicare ECMAD GROWTH – Calendar Year Annual Growth

- MD Resident: 2.25% (CY 2014), -0.26% (CY 2015)
- NonResident: 0.25% (CY 2014), -0.26% (CY 2015)
- Grand Total: 2.00% (CY 2014), -1.07% (CY 2015)
### MD Resident ECMAD GROWTH by Location of Service - Calendar Year Annual Growth

#### IP

<table>
<thead>
<tr>
<th>Year</th>
<th>All Payer</th>
<th>Medicare</th>
<th>Total</th>
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<tbody>
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<td>-1.53%</td>
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<tr>
<td>2015</td>
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#### OP

<table>
<thead>
<tr>
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<th>Medicare</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>2014</td>
<td>-0.43%</td>
<td>1.11%</td>
<td>-2.00%</td>
</tr>
<tr>
<td>2015</td>
<td>1.11%</td>
<td>1.51%</td>
<td>2.25%</td>
</tr>
</tbody>
</table>
Medicare MD Resident ECMAD GROWTH by Month
Medicare MD Resident Top 10 Service Line Changes
(Total ECMAD Growth=9,141)

Oncology and Infusion_OP service includes change in price and volume (Patient growth is 4%)
### H.S.C.R.C's CURRENT LEGAL DOCKET STATUS (OPEN)

**AS OF APRIL 5, 2016**

**A: PENDING LEGAL ACTION:**

- NONE

**B: AWAITING FURTHER COMMISSION ACTION:**

- NONE

**C: CURRENT CASES:**

<table>
<thead>
<tr>
<th>Docket Number</th>
<th>Hospital Name</th>
<th>Date Docketed</th>
<th>Decision Required by:</th>
<th>Rate Order Must be Issued by:</th>
<th>Purpose</th>
<th>Analyst's Initials</th>
<th>File Status</th>
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<tbody>
<tr>
<td>2337R</td>
<td>LifeBridge Health, Inc.</td>
<td>2/11/2016</td>
<td>4/13/2016</td>
<td>7/11/2016</td>
<td>Cancer Center</td>
<td>GS</td>
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<td>Prince George's Hospital Center</td>
<td>3/16/2016</td>
<td>4/15/2016</td>
<td>8/15/2016</td>
<td>PEDS/MSG</td>
<td>CK</td>
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<tr>
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<td>DNP</td>
<td>OPEN</td>
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<td>University of Maryland Medical Center</td>
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<td>N/A</td>
<td>N/A</td>
<td>ARM</td>
<td>DNP</td>
<td>OPEN</td>
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</tbody>
</table>
IN RE: THE PARTIAL RATE APPLICATION OF SHEPPARD PRATT HOSPITAL BALTIMORE, MARYLAND * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * * *

Staff Recommendation

April 13, 2016
Introduction

On November 24, 2015, Sheppard Pratt Hospital ("SPH") submitted a partial rate application to the Commission requesting a rate for a new Behavioral Observation Service (OBV). Since May of 2011, SPH has operated an outpatient walk-in-clinic (Clinic) for individuals in psychiatric crisis. The goal of the Clinic is to provide rapid evaluation for safety and referral to appropriate levels of care for individuals who could be safely assessed in a clinic setting and who do not have medical issues other than detoxification requiring transfer to a setting with more robust medical management capabilities, i.e., an Emergency Department (EMG). OBV will be used to treat a cohort of individuals presenting at SPH’s “walk-in-crisis” clinic (Clinic) seeking inpatient treatment for co-occurring disorders, i.e., a psychiatric diagnosis in combination with active substance use disorder. SPH has been unable to determine the appropriate treatment setting for these individuals because they are inebriated or under the influence of drugs. SPH intends to use the OBV to safely detoxify these individuals, in an observation status. Once the individual is competent to be evaluated, a psychiatric evaluation will be completed to determine if their psychiatric condition warrants inpatient admission or other treatment options.

SPH requests that the new rate of $45.1358 be effective January 1, 2016.

Staff Findings

In its review, staff found that there have never been observation units in Maryland Private Psychiatric hospitals. Currently, individuals with co-occurring disorder that present at SPH are sent to an acute hospital Emergency Department where they are detoxified and psychiatrically evaluated. If they have a co-occurring disorder, they are referred back to SPH for treatment.

According to SPH, the new OBV service will save the Maryland health system money by avoiding the costs of transportation to an acute hospital emergency department and what are
typically extended emergency department visits. Savings would also be realized by reducing the inpatient length of stay for those individuals who require admission because they have already been detoxified within the OBV. In addition, SPH noted that a significant number of these individuals with co-occurring disorder are Medicaid recipients.

The Maryland Medicaid Program (MMP) commented on the application stating that it made programmatic sense. MMP also commented on SPH’s proposed OBV rate. Noting that these patients are currently sent to an acute hospital Emergency Department, and then potentially to an OBV stay and then sent back to SPH for a mental health evaluation, SPH contends that the OBV rate would appear to be less expensive than the current practice.

The OBV rate requested by SPH of $45.1358 is substantially lower than the OBV state-wide median rate of $71.9972

**Recommendation**

After review of the application and analysis of the additional information provided by SPH and other sources, staff believes that the observation service for patients with co-occurring disorder requested by SPH will eliminate transfer to emergency departments, provide more efficient and effective patient care, and will save money for the Maryland health system.

Therefore, staff recommends that:

1. That an OBV rate of $45.1358 per hour be approved effective April 1, 2016 for patients with co-occurring disorder only; and
2. That the OBV rate not be rate realigned until a full year’s experience has been reported in SPH’s Annual Report.
Staff Recommendation

April 13, 2016
Introduction

On February 1, 2016, LifeBridge Health, Inc. (the “System”) on behalf of Carroll Hospital Center (“Carroll”) and Sinai Hospital (“Sinai”) submitted a partial rate application to the Commission requesting that the rates of Carroll and Sinai be revised to reflect that the outpatient center at Carroll Hospital Cancer Center (“CHCC”) will operate as an off-site provider-based child-site of Sinai for purposes of the federal 340B program. The System requests that:

1) $25.9 million be transferred from Carroll’s Total Patient Revenue (TPR) cap to Sinai’s Global Budget Revenue (GBR) cap, effective April 1, 2016;

2) The Commission approve new unit rates for CHCC services on Sinai’s rate order, effective April 1, 2016;

3) The Commission exclude the revenue for the new unit rates for CHCC services from rate realignment; and

4) The Commission adjust rate order volumes in Carroll’s and Sinai’s rate orders to maintain a neutral impact to rate capacity as a result of the request.

Maryland 2015 legislation (Senate Bill 513) altered the definition of “hospital services” to include hospital outpatient services of a hospital that is designated as part of another hospital under the same merged asset system to make it possible for the hospital outpatient services to participate in the federal 340B Prescription Drug Discount program.

In order to avail itselve of the new legislation, the System requests that effective April 1, 2016 outpatient services provided at CHCC located on the Carroll campus be approved to begin operations as part of the Sinai Oncology program. The outpatient center located at CHCC will be able to operate as an off-site provider-based child-site of Sinai in accordance with Medicare’s
rules for provider-based status. As a result of this request, the child-site at CHCC will be able to participate in the 340B outpatient drug discount program under Sinai’s eligibility. The savings generated through the 340B program at the child-site of approximately $4.8 million will partially offset the 72% increase in drug costs at CHCC since 2012 which was not fully reflected in Carroll’s TPR.

The System also requested that the rates approved on Sinai’s rate order for the services provided at the CHCC child-site be those of CHCC for RY 2016. According to the application, savings of approximately $200K will be generated for Medicare patients, who are currently 50.4% of patients at CHCC.

The System requests that the revision of rates and revenue between Carroll and Sinai be effective April 1, 2016.

Staff Findings

In its review, staff found that the revenue requested to be transferred from Carroll to Sinai, less the 340B savings remaining in Carroll’s TPR revenue, appears to accurately reflect the annual revenue generated by CHCC. In addition, the rates and the revenue requested to be added to Sinai’s Approved Rate Order and GBR are those approved by the HSCRC for RY 2016 for the CHCC services in Carroll’s TPR.

Recommendation

After review of the application staff recommends that System’s request be approved because: 1) it will enable Sinai to provide lower cost services to current oncology patients, and 2) it will generate future savings to the Maryland healthcare system and to additional oncology
patients through lower drug costs at the CHCC location.

Staff recommends that the approval be contingent upon Sinai applying for and receiving provider-based status from the Centers for Medicare and Medicaid Services for outpatient services provided at the CHCC site.

Staff also recommends that the following rates and the associated revenue for services provided at the CHCC location be approved and added to Sinai’s approved rate order and GBR effective April 1, 2016:

1. A Clinic rate of $41.70 per RVU;
2. A Radiology-Therapeutic rate of $9.10 per RVU;
3. An OR Clinic rate of $20.44 per minute;
4. A rebundled Laboratory rate of $2.41 per RVU; and
5. Drug revenue of $12,441,570.
IN RE: THE APPLICATION FOR
ALTERNATIVE METHOD OF RATE
DETERMINATION *
JOHNS HOPKINS HEALTH
SYSTEM
BALTIMORE, MARYLAND

* BEFORE THE MARYLAND HEALTH
* SERVICES COST REVIEW
* COMMISSION
* DOCKET: 2016
* FOLIO: 2150
* PROCEEDING: 2340A

Staff Recommendation

April 13, 2016
I. INTRODUCTION

On March 17, 2016, the Johns Hopkins Health System (“System”) filed a renewal application on behalf of its member hospitals Johns Hopkins Hospital and Johns Hopkins Bayview Medical Center (the “Hospitals”) requesting approval from the HSCRC to continue to participate in a global rate arrangement for cardiovascular and joint procedures with Quality Health Management and to add pancreas and bariatric surgery procedures. The Hospitals request that the Commission approve the arrangement for one year effective May 1, 2016.

II. OVERVIEW OF APPLICATION

The contract will continue to be held and administered by Johns Hopkins HealthCare, LLC ("JHHC"), which is a subsidiary of the System. JHHC will continue to manage all financial transactions related to the global price contract including payments to the System hospitals and bear all risk relating to regulated services associated with the contract.

III. FEE DEVELOPMENT

The hospital portion of the global rates was developed by calculating mean historical charges for patients receiving the procedures for which global rates are to be paid. The remainder of the global rate is comprised of physician service costs. Additional per diem payments were calculated for cases that exceed a specific length of stay outlier threshold.

IV. IDENTIFICATION AND ASSESSMENT OF RISK

The Hospitals will continue to submit bills to JHHC for all contracted and covered services. JHHC is responsible for billing the payer, collecting payment, disbursing payments to the Hospitals at their full HSCRC approved rates, and reimbursing the physicians. The System contends that the arrangement among JHHC, the Hospitals, and the physicians holds the Hospitals harmless from any shortfalls in payment from the global price contract. JHHC maintains it has been active in similar types of fixed fee contracts for several years, and that JHHC is adequately capitalized to bear the risk of potential losses.

V. STAFF EVALUATION

Staff found that there was no activity under this arrangement for the last year. However,
staff believes that the Hospitals can achieve favorable performance under this arrangement.

VI. **STAFF RECOMMENDATION**

The staff recommends that the Commission approve the Hospitals’ application for an alternative method of rate determination for cardiovascular, spine, pancreas, and bariatric surgery procedures for one year beginning May 1, 2016. The Hospitals must file a renewal application annually for continued participation.

Consistent with its policy paper regarding applications for alternative methods of rate determination, the staff recommends that this approval be contingent upon the execution of the standard Memorandum of Understanding ("MOU") with the Hospitals for the approved contract. This document will formalize the understanding between the Commission and the Hospitals, and will include provisions for such things as payments of HSCRC-approved rates, treatment of losses that may be attributed to the contract, quarterly and annual reporting, and confidentiality of data submitted, penalties for noncompliance, project termination and/or alteration, on-going monitoring, and other issues specific to the proposed contract. The MOU will also stipulate that operating losses under the contract cannot be used to justify future requests for rate increases.
IN RE: THE APPLICATION FOR * BEFORE THE MARYLAND HEALTH
ALTERNATIVE METHOD OF RATE * SERVICES COST REVIEW
DETERMINATION * COMMISSION
UNIVERSITY OF MARYLAND * DOCKET: 2016
MEDICAL CENTER * FOLIO: 2151
BALTIMORE, MARYLAND * PROCEEDING: 2341A

Staff Recommendation
April 13, 2016
I. **INTRODUCTION**

University of Maryland Medical Center (the Hospital) filed an application with the HSCRC on March 30, 2016 for an alternative method of rate determination, pursuant to COMAR 10.37.10.06. The Hospital requests approval from the HSCRC to continue to participate in a global rate arrangement for liver, kidney, lung, and blood and bone marrow transplants for a period of one year with Cigna Health Corporation beginning June 1, 2016.

II. **OVERVIEW OF APPLICATION**

The contract will continue be held and administered by University Physicians, Inc. ("UPI"), which is a subsidiary of the University of Maryland Medical System. UPI will manage all financial transactions related to the global price contract including payments to the Hospital and bear all risk relating to services associated with the contract.

III. **FEE DEVELOPMENT**

The hospital portion of the global rates was developed by calculating historical charges for patients receiving the procedures for which global rates are to be paid. The remainder of the global rate is comprised of physician service costs. Additional per diem payments were calculated for cases that exceed a specific length of stay outlier threshold.

IV. **IDENTIFICATION AND ASSESSMENT OF RISK**

The Hospital will continue submit bills to UPI for all contracted and covered services. UPI is responsible for billing the payer, collecting payments, disbursing payments to the Hospital at its full HSCRC approved rates, and reimbursing the physicians. The Hospital contends that the arrangement between UPI and the Hospital holds the Hospital harmless from any shortfalls in payment from the global price contract.

V. **STAFF EVALUATION**

The staff found that the Hospital’s experience under this arrangement for the previous year was favorable.
VI. STAFF RECOMMENDATION

The staff recommends that the Commission approve the Hospital’s application for an alternative method of rate determination for liver, kidney, lung, and blood and bone marrow transplant services, for a one year period commencing June 1, 2016. The Hospital will need to file a renewal application to be considered for continued participation.

Consistent with its policy paper regarding applications for alternative methods of rate determination, the staff recommends that this approval be contingent upon the execution of the standard Memorandum of Understanding ("MOU") with the Hospital for the approved contract. This document would formalize the understanding between the Commission and the Hospital, and would include provisions for such things as payments of HSCRC-approved rates, treatment of losses that may be attributed to the contract, quarterly and annual reporting, confidentiality of data submitted, penalties for noncompliance, project termination and/or alteration, on-going monitoring, and other issues specific to the proposed contract. The MOU will also stipulate that operating losses under the contract cannot be used to justify future requests for rate increases.
FY 2017 Payment Models Work Group Update

April 13, 2016
Update

- Meeting with Payment Models Work Group
- Specific Issues to Discuss for Information
  - OP Physician Administered drugs and cancer treatments
  - Shared Savings Adjustment, PAUs and sepsis
  - Total Cost of Care guardrails
Special Considerations

- All Issues are Being Discussed in Payment Models Work Group-This is not a recommendation
- Provided to Commission for Information

Allowance for High Cost New Drugs/Market Shift
- Unique situation with OP physician administered drugs
  - Difficulty with market shift adjustment due to cycle billing and data quality
  - New biological drug introduction and not all hospitals provide the service
- Pull 0.2% out of inflation update and target for new OP drugs and cancer services
- Two year approach, pending industry recommendations for new market shift approach

Change in Shared Savings:
- Calculate on PQI and Readmissions and remove PPCs
- Sepsis and/or other avoidable utilization brought in the future (by FY18)
- May pull sepsis out of market shift as there are coding issues between sepsis and PQIs
Unplanned Admissions

- 55% of all inpatient admissions are Medical admissions from Emergency Departments
- 61% of all inpatient admissions are from ED

<table>
<thead>
<tr>
<th>Source of Admission</th>
<th>FY 2015</th>
<th>From ED</th>
<th>Other Admission</th>
<th>Grand Total</th>
<th>Percent</th>
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</thead>
<tbody>
<tr>
<td>Medical</td>
<td>389,461</td>
<td>55%</td>
<td>168,981</td>
<td>558,442</td>
<td>78%</td>
</tr>
<tr>
<td>Surgical</td>
<td>48,965</td>
<td>7%</td>
<td>106,257</td>
<td>155,222</td>
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<tr>
<td>Grand Total</td>
<td>438,426</td>
<td>61%</td>
<td>275,238</td>
<td>713,664</td>
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</tbody>
</table>

PAU Distribution of Medical Cases from ED

- PQI: AHRQ Prevention Quality Indicators (PQIs)*
  - Readmissions: 30 day all cause readmissions

PQI: Other, Readmission, PQI, Sepsis

HSCRC
Health Services Cost Review Commission
Example, Disease Specific PAU Definitions

FIGURE 6. TOP COSTLY DIABETES POTENTIALLY AVOIDABLE COMPLICATIONS (PACS)

PERCENTAGE OF TOTAL PAC DOLLARS BY PAC CATEGORY

- Diabetes, Poor Control
- Fluid Electrolyte Acid Base Problems
- Acute Renal Failure
- Sepsis
- Respiratory Failure
- Cellulitis, Skin Infection
- HAC: Manifestations of Poor Glycemic Control
- Urinary Tract Infection
- Chronic Skin Ulcer
- Severe Sepsis
- Hypertension / Syncope
- Respiratory Insufficiency
- Chronic and Unspecified Osteomyelitis
- Acute Pancreatitis, Pseudo Cyst
- Delirium, Encephalopathy
- Complications of Surgical Procedures

COMMERCIAL
MEDICAID
Total Cost Guardrails

**Annual Growth** rate in Maryland Medicare Total Cost of Care (TCOC) per beneficiary

- Should not exceed the national growth rate for 2 consecutive years
- or by 1% in any year

Hospital savings must exceed non-hospital increases to be successful. Some increases may require global budget adjustment. Some increases may not be associated with the model.

- Maryland has surpassed the program to date savings requirement through CY 2015 for hospital per beneficiary cost.
  - Year 1 & Year 2 required savings in hospital cost = $49.5 million;

- In CY 2015 over CY 2014, TCOC growth in Maryland exceeds the national rate of growth by an estimated amount of $50 million (This is preliminary and subject to change)
  - Maryland’s Home Health and SNF costs are increasing faster than the national growth rates, also Part B
Total Cost of Care Guardrails

- Maryland must focus on the Medicare TCOC growth for CY 2016.
  - If Maryland CY2015 annual growth rate is 1% higher than the nation, we need to submit a correction action plan.
  - If we exceed the national growth rate in CY2015, we cannot exceed the national growth rate in CY2016.
- CY 2016 projected increase in hospital spending for Medicare is low. CY 2016 may be challenging.

<table>
<thead>
<tr>
<th>Projections from CY 17 President’s Budget</th>
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</thead>
<tbody>
<tr>
<td>Hospital CY 2016</td>
</tr>
<tr>
<td>Hospital CY 2017 (continued sequestration)</td>
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Staff Recommendation

Request by the Medical Assistance Program to Modify the Calculation of Current Financing Deposits for CY 2016

April 13, 2016
Introduction

The Medical Assistance Program (MAP) has been providing working capital advance monies (current financing) to hospitals for many years. As a result, MAP receives the prompt pay discount as per COMAR 10.37.10.26(B). MAP is unique among third-party payers in that it is a governmentally funded program that covers qualified poor residents of Maryland. As such, it deals, to a large extent, with retroactive coverage. Recognizing the uniqueness of MAP, the Commission allowed MAP to negotiate a special formula with the hospital industry to calculate its fair share of current financing monies. The Commission approved this alternative method of calculating current financing at its February 1, 1995 public meeting. Currently, MAP has approximately $95 million in current financing on deposit with Maryland hospitals.

As a result of the state budget crisis beginning in 2009, MAP requested, and the Commission approved exceptions to MAP’s approved alternative method of current financing calculation. MAP also proposed that changes be made in its current financing formula when its new claims processing system, which was projected to achieve a dramatic reduction in hospital receivables, was implemented.

Status of MAP’s New Claims Processing System

MAP reported that its new claims processing system, Medicaid Enterprise Restructuring Project, has been terminated, and that there is currently no timeline for implementing a new claims processing system.

MAP’s Current Request

MAP has requested a continuation of the modified current financing formula be used for CY 2016, i.e., that the CY 2015 current financing deposits at each hospital be increased by the HSCRC’s final update factor (2.61%). In addition, MAP requested that a workgroup be assembled to develop a revised methodology for calculating the current financing deposit.

Staff Recommendation

Since MAP’s budget crisis appears to be subsiding, staff believes that MAP must again begin providing current financing working capital deposits that are appropriate for its population.

Therefore, staff recommends that the Commission approve MAP’s request, but that the approval be contingent on MAP agreeing that the CY 2017 current financing deposits be calculated utilizing either a new permanent revised methodology developed by the work group, its currently approved alternative methodology, or the methodology utilized by all other third party payers.
Nurse Support Program II

Recommendations for the FY 2017 NSP II Competitive Institutional Grants
FY 2016 - FY 2020: Updates

- NSP II Statute in Education Article, Section 11-405, revised to remove “bedside” as a descriptor.

- SB 208 voted favorable in both the House and Senate.

- Improved metrics and program evaluation process

- Developing enhancements to nursesupport.org website to provide automated data collection, management, analysis and reporting.
FY 2017 Grant Recommendations

- Total Funding Recommended- $17.5 mil
  - 4 Planning Grants
  - 12 Implementation Grants
  - 3 Continuation Grants

- Broad geographic representation
- Funding recommended for proposals at 11 higher education institutions
  - 4 community colleges
  - 4 private
  - 2 public Universities
  - 1 HBCU
This is a draft recommendation for Commission consideration at the April 13, 2016 Public Commission Meeting. Please submit comments on this draft to the Commission by Monday May 2nd, 2016, via hard copy mail or email to Oscar.Ibarra@maryland.gov.
Introduction

This report presents the recommendations of the Nurse Support Program II (NSP II) Competitive Institutional Grant Review Panel for FY 2017. The FY 2017 recommendations are in alignment with the NSP II goals and objectives as well as new recommendations at the national level. This report and recommendations are submitted by the Maryland Higher Education Commission (MHEC) and Health Services Cost Review Commission (HSCRC).

Background

Over the last 30 years, the Health Services Cost Review Commission has funded programs to address the cyclical nursing workforce shortages. In July 2001, the HSCRC implemented the hospital based NSP I program to address the nursing shortage impacting Maryland hospitals. On May 4, 2005, the HSCRC responded to the faculty shortage and limited nursing educational capacity underlying the nursing shortage with the NSP II. They approved an increase of 0.1% of regulated gross hospital revenue for use in expanding the pool of nurses in the state by increasing the capacity of nursing programs in Maryland through institutional and nursing faculty interventions. The Maryland Higher Education Commission (MHEC), the coordinating board for all Maryland institutions of higher education, was selected by the HSCRC to administer the NSP II programs.

The state of Maryland has made steady gains and much progress towards alleviating the state’s nursing shortage. However, Maryland remains the only state in the geographic region and one of only sixteen (16) states in the nation projected to have a shortage of nurses in 2025 (HRSA, 2014). At the conclusion of the NSP II FY 2006 to FY 2015 program evaluation in
2015, the HSCRC renewed the funding for five additional years at 0.1% of hospital regulated gross patient revenue for FY 2016 through FY 2020.

**Maryland Progress in Nursing Education**

- Maryland has seen a 32% increase in entry level (BSN) and baccalaureate completion (RN-BSN) graduates from 1,105 BSN graduates in 2010 to 1,636 BSN graduates in 2015.
- The Associate Degree in Nursing (ADN) graduates increased 12% from 1,443 in 2010 to 1,625 in 2015.
- The Master’s in Nursing (MSN) graduates increased from 441 in 2010 to 629 in 2015.
- The Nursing Practice and Research Doctoral (DNP and PhD) graduates increased from 64 in 2010 to 71 in 2015.

**FY 2016- 2020 Updates**

**NSPII Program Improvements**

The NSP II Statute in Education Article, Section 11-405 was reviewed with recommendations presented during the 2016 Maryland Legislative Session for the deletion of “bedside” as a descriptor for nurses. Instead of focusing on “bedside” nurses, SB 108 would allow the NSP II program to improve the pipeline of nurses with the skills necessary to keep pace with the rapidly changing provision of health care services. Steve Ports, Director, Center for Engagement and Alignment at the HSCRC testified as co-sponsor with Priscilla Moore, NSP II Grants Specialist at MHEC. SB 108 was voted favorable by the Maryland Senate voted on 2/3/16 and by the House on 3/15/16.

The most recent HSCRC recommendations to NSP II staff included focusing on better data management to inform future policy and programmatic decisions. In response to this
recommendation, enhancements to the existing nursesupport.org website are currently being developed to provide high volume data submission, management, analysis, and report preparation for future outcome evaluations. This project is on schedule to be completed in time for FY 2016- FY 2020 reporting.

New NSP II Programs: Academic and Practice Partnerships

The NSP II’s newest programs, Nurse Leadership Consortium and Clinical Simulation Resource Consortium, align with the American Association of Colleges of Nursing-Manatt Report (2016); Advancing Health Care Transformation: A New Era for Academic Nursing. These new programs were created to provide opportunities across settings for academic nurse faculty and clinical practice nurses to work more closely together. Both programs have dedicated Advisory Councils with representation from hospitals and academia to provide oversight and guidance. During the first year, there were 72 registered nurse participants in the NSP II Leadership Consortium and Clinical Simulation Resource Consortium. These participants were nominated by health systems at nine (9) hospitals and twenty (20) nursing programs. These programs are open to all hospitals, health systems and schools of nursing through an annual nomination process.

FY 2017 Competitive Grant Process and Recommendations

In response to the FY 2017 RFA, the NSP II Competitive Institutional Grant Review Panel received twenty-four (24) new proposals and three (3) continuation recommendations. The seven-member review panel, comprised of hospital nursing educators, former NSP I and NSP II grant project directors, retired nurse educators, licensure and policy leaders along with MHEC and HSCRC staff, reviewed all proposals. All new proposals received by the deadline
were scored by the panel according to the rubric in the FY 2017 RFA. After the panel convened for full discussions, a consensus developed around the most highly recommended proposals. As a result, the committee agreed to recommend funding for sixteen (16) of the twenty-four (24) proposals. These funded proposals included planning grants of one (1) year to full implementation grants of five (5) years and three (3) continuation grants totaling $17.5 mil. See Table 1 for a listing of the recommended grant awardees for FY 2017.

Table 1: Final Recommendations for funding for FY 2017 Competitive Institutional Grants

<table>
<thead>
<tr>
<th>Grant #</th>
<th>Institution</th>
<th>Grant Title</th>
<th>Proposed Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td>17-102</td>
<td>CCBC</td>
<td>Expanded Pathways to BSN</td>
<td>$1,085,971</td>
</tr>
<tr>
<td>17-104</td>
<td>Chesapeake College</td>
<td>Academic Progressions in Nursing</td>
<td>$913,399</td>
</tr>
<tr>
<td>17-106</td>
<td>Hood College</td>
<td>Baccalaureate Nursing at Hood College</td>
<td>$1,351,867</td>
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<tr>
<td>17-107</td>
<td>John Hopkins Univ.</td>
<td>Nurse Faculty for the Future</td>
<td>$1,023,932</td>
</tr>
<tr>
<td>17-108</td>
<td>Morgan State Univ.</td>
<td>SAM II</td>
<td>$784,438</td>
</tr>
<tr>
<td>17-110</td>
<td>Notre Dame</td>
<td>RN to BSN</td>
<td>$1,716,608</td>
</tr>
<tr>
<td>17-112</td>
<td>Salisbury University</td>
<td>BS Bound</td>
<td>$74,299</td>
</tr>
<tr>
<td>17-114</td>
<td>Stevenson University</td>
<td>Progress through Partnerships</td>
<td>$1,363,848</td>
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<tr>
<td>17-115</td>
<td>University of Maryland</td>
<td>Care Coordination Specialty</td>
<td>$255,198</td>
</tr>
<tr>
<td>17-116</td>
<td>University of Maryland</td>
<td>Care Coordination &amp; Case Management</td>
<td>$113,701</td>
</tr>
<tr>
<td>17-117</td>
<td>University of Maryland</td>
<td>Collaborative NP Clinical Training</td>
<td>$945,866</td>
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<tr>
<td>17-119</td>
<td>University of Maryland</td>
<td>Developing Educators to Teach Online</td>
<td>$80,970</td>
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<td>17-120</td>
<td>University of Maryland</td>
<td>Faculty Mentorship Program II</td>
<td>$350,031</td>
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<td>17-121</td>
<td>University of Maryland</td>
<td>FNP Expansion to Shady Grove</td>
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<tr>
<td>17-123</td>
<td>University of Maryland</td>
<td>Project RUSH- PhD Program</td>
<td>$595,210</td>
</tr>
<tr>
<td>17-124</td>
<td>University of Maryland</td>
<td>Psychiatric MH FNP</td>
<td>$168,924</td>
</tr>
<tr>
<td>17-125</td>
<td>John Hopkins Univ.</td>
<td>Inter-professional Education</td>
<td>$1,692,335</td>
</tr>
<tr>
<td>17-126</td>
<td>University of Maryland</td>
<td>RN- BSN or MSN Clinical Faculty</td>
<td>$3,120,506</td>
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<tr>
<td>17-127</td>
<td>Montgomery College</td>
<td>Military to Associate Degree</td>
<td>$341,594</td>
</tr>
</tbody>
</table>

**TOTAL $17,565,478**

The funded proposals were representative of the commitment of NSP II to nursing degree completions, seamless academic pathways, academic practice partnerships, increasing diversity, and statewide resources. The most highly recommended proposals supported nursing undergraduate degree completions at Morgan State University, Associate to Bachelor degrees at
The Community College of Baltimore County, RN-BSN completion programs at Notre Dame of Maryland University and Stevenson University, along with two Care Coordination and Case Management planning grants at the University of Maryland. The final recommended proposals align with the NSP II goals and support nursing education across the Maryland.

The HSCRC and MHEC staff members are recommending that the NSP II Competitive Institutional Grant Review Panel recommendations are approved for FY 2017 funding as presented, to become effective on July 1, 2016.

References


Draft Recommendations on Continued Financial Support for the Maryland Patient Safety Center for FY 2017

April 6, 2016

Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, MD 21215

This document contains the draft staff recommendations for providing continued financial support of the Maryland Patient Safety Center. Comments on this draft may be submitted via hard copy or email to Dianne Feeney at Dianne.feeney@maryland.gov by COB April 29, 2016.
Draft Recommendations on Continued Financial Support of the Maryland Patient Safety Center for FY 2017

Introduction

In 2004, the HSCRC adopted recommendations that made it a partner in the initiation of the Maryland Patient Safety Center (MPSC) by providing seed funding through hospital rates. The initial recommendations provided funding to cover 50% of the reasonable budgeted costs of the Center. The Commission works collaboratively on MPSC projects as appropriate, and receives a briefing and documentation annually on the progress of the MPSC in meeting its goals as well as an estimate of expected expenditures and revenues for the upcoming fiscal year. Based on staff project collaboration experience, and on the annual information provided by MPSC, staff evaluates the reasonableness of the budget items presented and makes continued financial support recommendations to the Commission.

Over the past 12 years, the rates of eight Maryland hospitals were increased by the following amounts in total, and funds have been transferred on a biannual basis (by October 31 and March 31 of each year):

- FY 2005 - $ 762,500
- FY 2006 - $ 963,100
- FY 2007 - $1,134,980
- FY 2008 - $1,134,110
- FY 2009 - $1,927,927
- FY 2010 - $1,636,325
- FY 2011 - $1,544,594
- FY 2012 - $1,314,433
- FY 2013 - $1,225,637
- FY 2014 - $1,200,000
- FY 2015 - $1,080,000
- FY 2016 - $972,000

In March 2016, the HSCRC received the attached request for continued financial support of the MPSC through hospital rates in FY 2017 (Appendix I). The MPSC is requesting a total of $874,800 in funding support from HSCRC, a decrease of 10% from the previous year.

Background

The 2001 General Assembly passed the “Patients’ Safety Act of 2001,” charging the Maryland Health Care Commission (MHCC), in consultation with the Department of Health and Mental Hygiene (DHMH), with studying the feasibility of developing a system for reducing the number of preventable adverse medical events in Maryland including, a system of reporting such incidences. The MHCC subsequently
recommended the establishment of a Maryland Patient Safety Center (MPSC or Center) as one approach to improving patient safety in Maryland.

In 2003, the General Assembly endorsed this concept by including a provision in legislation to allow the MPSC to have medical review committee status, thereby making the proceedings, records, and files of the MPSC confidential and not discoverable or admissible as evidence in any civil action.

The MHCC selected the Maryland Hospital Association (MHA) and the Delmarva Foundation for Medical Care (Delmarva or DFMC) through the State of Maryland’s Request for Proposals (RFP) procurement process to establish and begin operating the MPSC in 2004, with an agreement that the two organizations would collaborate in their efforts. MHA and Delmarva jointly operated the Center from 2004 to 2009. The Center was then reorganized as an entity independent from MHA and DFMC, and re-designated by MHCC as the state’s patient safety center starting in 2010 for two additional five-year periods; the Center’s current designation extends through December 2019.

Assessment

*Strategic Priorities and Partnerships*

MPSC’s vision is to be a center of patient safety innovation, convening providers of care to accelerate understanding of, and implement evidence-based solutions for, preventing avoidable harm. Its stated mission is make healthcare in Maryland the safest in the nation.

The Center’s goals are to:

- Eliminate preventable harm for every patient, with every touch, every time
- Develop a shared culture of safety among patient care providers
- Be a model for safety innovation in other states

To accomplish its vision, mission and goals, the MPSC has established and continues to build new strategic partnerships with an array of key private and public organizations. The organizations represent a broad array of interests and expertise including policymakers, providers of care across the continuum of, healthcare quality/safety, and healthcare learning and education.

Appendix I more fully details the Center’s priorities and partnerships.

*Maryland Patient Safety Center Activities, Accomplishments, and Outcomes*

The highlights of the Center’s key accomplishments for FY 2016, more fully outlined in Appendix I, include:

- Member hospitals totaled 43
Draft Recommendations on Continued Financial Support of the Maryland Patient Safety Center for FY 2017

- Began marketing of Caring for the Caregiver with strong interest from hospitals in Maryland, NY, SC, and CA.
- Mid-Atlantic PSO members include 26 facilities
- Commenced First Time Cesarean-Section initiative
- Commenced Neonatal Abstinence Syndrome initiative
- Recruited 16 hospitals, 5 LTC and 5 ASC’s for Clean Collaborative initiative - Recruitment continues.
- Sepsis Collaborative improvements to date show Cohort I has decreased sepsis mortality in by 11.0% and Cohort II by 11.1%
- Partnered with VHQC in a LTC Sepsis collaborative (32 MD LTCs)
- Safe from Falls- LTC collaborative completed and decreased falls with injury in participating long term care facilities by 30.56%

For FY 17, the Center is conducting the activities outlined below (also see Appendix I).
- Perinatal/Neonatal Quality Collaborative
  - Reduce first time C-sections in singleton, vertex, nulliparous women (readmissions, LOS)
  - Standardizing care and treatment of neonatal abstinence syndrome (readmissions, LOS, transfers to higher levels of care)
  - Sepsis Prevention (LTC)
  - Partnering with VHQC to reduce mortality in the post acute setting (readmissions, LOS)
- Sepsis Mortality (acute care)
  - Reduce mortality due to sepsis through early identification and rapid treatment (LOS, mortality)
- Clean Collaborative
  - Reduce incidence of HAI’s through improved practices related to surface contamination (PPC’s, LOS)
- Errors in Diagnosis
  - Convene study group to analyze IOM September 2015 recommendations for adoption and development of statewide initiative (LOS, readmissions, utilization)
- Patient Family Centered Care Bundle
  - Convene study group to institute relevant patient family centered care related activities (readmissions, patient satisfaction)
- Medication Reconciliation
  - Convene study group to develop applicable initiative(s) (readmissions, LOS)

FY 2017 Projected Budget

MPSC continued its efforts to work with its partners to secure program-specific funding for FY 2017, and estimates the amounts they will secure for FY 2017 in the proposed budget outlined in Figure 1 below.
Draft Recommendations on Continued Financial Support of the
Maryland Patient Safety Center for FY 2017

Figure 1. Proposed Revenue and Expenses

<table>
<thead>
<tr>
<th></th>
<th>FY 2016 Budget</th>
<th>FY 2017 Budget</th>
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</thead>
<tbody>
<tr>
<td><strong>REVENUE</strong></td>
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<tr>
<td>Cash Contributions from MHA/Delmarva</td>
<td>100,000</td>
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<td>Cash Contributions from Hospitals</td>
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<td>Cash Contributions for Long-term Care</td>
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<td>25,000</td>
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<td>HSCRC Funding</td>
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<td>Membership Dues</td>
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<td>Education Session Revenue</td>
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<td>Conference Registrations-Annual MedSafe Conference</td>
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<td>2,000</td>
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<td>Conference Registrations-Annual Patient Safety Conference</td>
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<td>Program Sales</td>
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<td>60,000</td>
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<td>Sponsorships</td>
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<td>85,000</td>
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<td>DPWH Grant</td>
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<td>Other Grants/Contributions</td>
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<td>50,000</td>
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<td><strong>Total Revenue</strong></td>
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<tr>
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<th>FY 2016 MPSC</th>
<th>FY 2016 Consultants Total</th>
<th>FY 2016 MPSC</th>
<th>FY 2016 Consultants Total</th>
<th>FY 2017 MPSC</th>
<th>FY 2017 Consultants Total</th>
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<td>Administration</td>
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<td>Outpatient Dialysis (previously committed)</td>
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<td>Programs</td>
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<td>Education Sessions</td>
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<td>Annual Patient Safety Conference</td>
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### Draft Recommendations on Continued Financial Support of the Maryland Patient Safety Center for FY 2017

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<thead>
<tr>
<th>Category</th>
<th>FY 2017</th>
<th>FY 2018</th>
<th>FY 2019</th>
<th>FY 2020</th>
<th>FY 2021</th>
<th>FY 2022</th>
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<td>MEDSAFE Conference</td>
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<td>Caring for HC</td>
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<td>Patient Safety Certification</td>
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<td>52,000</td>
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<td>159,400</td>
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<td>Surgical</td>
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<td>-</td>
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<td>Diagnosis Errors</td>
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<td><strong>Total Expenses</strong></td>
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<td><strong>Net Income (Loss)</strong></td>
<td>1,300</td>
<td>62,900</td>
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MPSC Return on Investment

As was noted in the last several Commission recommendations, the All-Payer System has provided funding support for the Maryland Patient Safety Center with the expectation that there would be both short-term and long-term reductions in Maryland healthcare costs – particularly related to such outcomes as reduced mortality rates, lengths of stays, patient acuity, and malpractice insurance costs. However, these results continue to be difficult to quantify and the Center has been able to provide limited evidence that the programs have resulted in cost savings, and only to the extent that these savings relate to individual programs and for limited periods of time.

Based on the data that is generated and reported by MPSC to HSCRC (e.g., 11% reduction in sepsis mortality in cohorts I and II), staff continues to believe there are indications that the programs of the MPSC are well conceived. The sepsis early identification and mortality reduction program aligns with the Commission’s goals as it aspires to reduce infection complications and mortality. MPSC has continued to work to maintain sources of revenue, e.g., in conference registration fees and in membership dues, demonstrating perceived value of the Center’s provider customer base.

Recommendations

In light of the information presented above, staff provides the following draft recommendations on the MPSC funding support policy:

1. HSCRC provide funding support for the MPSC in FY 2017 through an increase in hospital rates in the amount of $874,800 a $97,200 (10%) reduction from FY 2016;
2. The MPSC continue to aggressively pursue other sources of revenue, including from other provider groups that benefit from the programs of the Center, to help support the Center into the future, and maintain reasonable cash reserves;
3. Going forward, HSCRC continue to decrease the dollar amount of support by a minimum of 10% per year, or a greater amount contingent upon:
   a. how well the MPSC initiatives fit into and line up with a broader statewide plan and activities for patient safety; and
   b. whether new MPSC revenues should offset HSCRC funding support.
Maryland Patient Safety Center
FY 2017 Program Plan & Budget

Presented to the
Health Services Cost Review Commission
March 2016
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

Strategic Priorities

Vision - Who we are
A center of patient safety innovation, convening providers of care to accelerate our understanding of, and implement evidence–based solutions for, preventing avoidable harm

Mission – Why we exist
Making healthcare in Maryland the safest in the nation

Goals - What will we accomplish
• Eliminate preventable harm for every patient, with every touch, every time
• Develop a shared culture of safety among patient care providers
• Be a model for safety innovation in other states

Strategic Areas of Focus - What we will do

Prevent Harm and Demonstrate the Value of Safety
Spread Excellence
Lead Innovation in New Areas of Safety Improvement
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

Strategic Partners

- **Courtemanche & Associates** - An interdisciplinary healthcare firm that serves healthcare organizations to improve care through compliance with regulatory and accreditation requirements

- **Quantros** - National vendor of adverse event reporting services

- **VHQI** – Maryland QIO

- **Vermont Oxford Network** - Voluntary collaboration of healthcare professionals working together as an interdisciplinary community to change the landscape of neonatal care.

- **American College of Obstetrics and Gynecologists** - National organization promoting maternal and infant health

- **Health Facilities Association of Maryland** - A leader and advocate for Maryland’s long-term care provider community

- **Institute for Safe Medication Practices** – The leading national organization educating others about safe medication practices

- **Maryland Healthcare Education Institute** – The educational affiliate of the Maryland Hospital Association

- **Maryland Hospital Association** - The advocate for Maryland’s hospitals, health systems, communities, and patients before legislative and regulatory bodies

- **LifeSpan Network** - The largest senior care provider association in the Mid-Atlantic, representing more than 300 senior care provider organizations in Maryland and the District of Columbia

- **Maryland Ambulatory Surgical Association** - The state membership association that represents ambulatory surgery centers (ASCs) and provides advocacy and resources to assist ASCs in delivering high-quality, cost-effective ambulatory surgery to the patients they serve

- **Johns Hopkins School of Medicine / The Armstrong Institute for Patient Safety and Quality** – The patient safety center within Johns Hopkins Medicine
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

FY16 Highlights

- Began marketing of Caring for the Caregiver with strong interest from hospitals in Maryland, NY, SC, and CA.
- Member hospitals totaled 43
- Mid-Atlantic PSO members include 26 facilities
- Commenced First Time Cesarean-Section initiative
- Commenced Neonatal Abstinence Syndrome initiative
- Recruited 16 hospitals, 5 LTC and 5 ASC’s for Clean Collaborative initiative. Recruitment continues.
- Sepsis Collaborative improvements to date show Cohort I has decreased sepsis mortality in by 11.0% and Cohort II by 11.1%
- Partnered with VHQC in a LTC Sepsis collaborative (32 MD LTCs)
- Safe from Falls- LTC collaborative completed and decreased falls with injury in participating long term care facilities by 30.56%
FY17 Initiatives: Safety Initiatives

- **Perinatal/Neonatal Quality Collaborative**
  - Reduce first time C-sections in singleton, vertex, nulliparous women (readmissions, LOS)
  - Standardizing care and treatment of neonatal abstinence syndrome (readmissions, LOS, transfers to higher levels of care)

- **Sepsis Prevention (LTC)**
  - Partnering with VHQC to reduce mortality in the post acute setting (readmissions, LOS)

- **Sepsis Mortality (acute care)**
  - Reduce mortality due to sepsis through early identification and rapid treatment (LOS, mortality)

- **Clean Collaborative**
  - Reduce incidence of HAI’s through improved practices related to surface contamination (PPC’s, LOS)

- **Errors in Diagnosis**
  - Convene study group to analyze IOM September 2015 recommendations for adoption and development of statewide initiative (LOS, readmissions, utilization)

- **Patient Family Centered Care Bundle**
  - Convene study group to institute relevant patient family centered care related activities (readmissions, patient satisfaction)

- **Medication Reconciliation**
  - Convene study group to develop applicable initiative(s) (readmissions, LOS)
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

FY17 Initiatives: Education Programs

• Educational programming according to needs of members & marketplace.

• Objectives:
  ➢ Educate providers regarding pertinent patient safety/medication related issues
  ➢ Expand geographic and participant reach of the Center
  ➢ Increase participation levels
  ➢ Increase revenue generation
  ➢ Establish Center as recognized educational resource
**FY17 Initiatives: Conferences**

- The Annual Maryland Patient Safety Center Conference is the Center’s signature event; providing awareness, education and the exchange of best practice solutions to a broad-based audience that goes well beyond the Center’s usual participants. The annual Medication Safety Conference has become a premier event for the Center concentrating on the prevention of medication errors with an emphasis on processes and technology.

- Objectives:
  - Educate providers regarding pertinent patient safety / medication related issues
  - Expand geographic and participant reach of the Center
  - Increase participation levels
  - Increase revenue generation
  - Establish Center as recognized educational resource

- Vendor: Maryland Healthcare Education Institute
SAFE from FALLS – Long Term Care

Long Term Care Rate of Falls in Participating Facilities
July 2014 to December 2015

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<tr>
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<td>5.2</td>
<td>5.9</td>
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</table>

Rate of Falls (1,000 patient days)
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

Improving Sepsis Mortality

Sepsis Mortality Rate in Participating Hospitals, Cohort 1 (n=10) [First Month Removed]
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

Improving Sepsis Mortality

Sepsis Mortality Rate in Participating Hospitals, Cohort 2 (N=11) [First Month Removed]
Appendix I: MPSC Report to HSCRC on FY 2015 Results and
FY 2016 Program Plan and Budget Request

MPSC Members FY 2016

- Adventist Health Care, including:
  - Adventist Behavioral Health
  - Shady Grove Medical Center
  - Washington Adventist Hospital
- Adventist Rehabilitation Hospital
- Anne Arundel Medical Center
- Atlantic General Hospital
- Bon Secours Baltimore Health System
- Calvert Memorial Hospital
- Carroll Hospital Center
- Doctors Community Hospital
- Fort Washington Medical Center
- Frederick Regional Health System
- Garrett County Memorial Hospital
- Greater Baltimore Medical Center
- Holy Cross Hospital
- Johns Hopkins Howard County General Hospital
- Johns Hopkins Suburban Hospital
- Kennedy Krieger Institute
- Laurel Regional Hospital (Dimensions Health)
- Levindale Hebrew Geriatric Center & Hospital
- McCready Health
- MedStar Franklin Square Medical Center
- MedStar Good Samaritan Hospital
- MedStar Southern Maryland Hospital Center
- MedStar St. Mary's Hospital
- MedStar Union Memorial Hospital
- Mercy Medical Center
- Northwest Hospital
- Prince George's Hospital Center (Dimensions Health)
- Sheppard Pratt Health System
- Sinai Hospital of Baltimore
- Union Hospital of Cecil County
- UMD Baltimore Washington Medical Center
- UMD Charles Regional Medical Center
- UMD Medical Center
- UMD Medical Center Midtown Campus
- UMD Rehabilitation & Orthopaedic Institute
- UMD Shore Medical Center Dorchester
- UMD Shore Medical Center Easton
- UMD Shore Medical Center Chestertown
- UMD St. Joseph Medical Center
- UMD Upper Chesapeake Health
- Western Maryland Health System

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Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

Mid Atlantic PSO Members FY 2016

- Anne Arundel Medical Center
- Atlantic General Hospital
- Bon Secours Hospital
- Calvert Memorial Hospital
- Carroll Hospital Center
- Doctors Community Hospital
- Frostburg Nursing and Rehabilitation Center
- Ft. Washington Medical Center
- Garrett County Memorial Hospital
- Greater Baltimore Medical Center
- Kennedy Krieger Institute
- Levindale Hebrew Geriatric Center
- MedStar St. Mary’s Hospital
- MedStar Union Memorial Hospital
- Mercy Medical Center
- Meritus Medical Center
- Mt. Washington Pediatric Hospital
- Northwest Hospital
- SagePoint Senior Living Services
- Sheppard Pratt Health System
- Sinai Hospital
- UMD Harford Memorial Hospital
- UMD Shore Health at Chestertown
- UMD Upper Chesapeake Medical Center
- UMD Rehabilitation and Orthopaedic Institute
- Washington Adventist Hospital
- Western Maryland Health System
Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

Strategic Direction

• Improve culture of patient safety
• Expand provider involvement
• Supporting provider efforts with regard to Waiver requirements and initiatives
• Continued coordination with statewide healthcare priorities:
  ➢ HSCRC
  ➢ OHQC
  ➢ MHCC
  ➢ DHMH
# Appendix I: MPSC Report to HSCRC on FY 2015 Results and FY 2016 Program Plan and Budget Request

## FY 2017 Budget

**Revenue**

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2016</th>
<th>FY 2017</th>
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<tbody>
<tr>
<td>Enrollment</td>
<td>100,000</td>
<td>100,000</td>
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<tr>
<td>Contributions from Hospitals</td>
<td>76,000</td>
<td>30,000</td>
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<tr>
<td>Contributions for Long-term Care</td>
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<td>MPSC Funding</td>
<td>97,000</td>
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<td>Membership Dues</td>
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<td>Education Services Income</td>
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<tr>
<td>Conference Registration Annual Meeting Conference</td>
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<tr>
<td>Conference Registration Annual Safety Conference</td>
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<td>Sponsorships</td>
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<td>Program Sales</td>
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<td>Patient Safety Certification Revenues</td>
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<td>Other drawn contributions</td>
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<td><strong>Total Revenue</strong></td>
<td>112,000</td>
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**Expenses**

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<tr>
<th>Description</th>
<th>FY 2016</th>
<th>FY 2017</th>
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<tr>
<td>Administration</td>
<td>931,250</td>
<td>931,250</td>
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<tr>
<td>Organized Biokids (previously suspended)</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Programs</td>
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<td>-</td>
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<tr>
<td>Education Services</td>
<td>78,000</td>
<td>69,000</td>
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<tr>
<td>Annual Patient Safety Conference</td>
<td>300,000</td>
<td>300,000</td>
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<tr>
<td>MPSC/MPAC Conference</td>
<td>55,000</td>
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<tr>
<td>Coding for PC</td>
<td>97,000</td>
<td>97,000</td>
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<tr>
<td>Patient Family Center</td>
<td>-</td>
<td>-</td>
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<tr>
<td>Safety Initiative- Preventive Measures</td>
<td>231,000</td>
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<td>Safety Initiative- Hazard Prevention</td>
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<tr>
<td>Patient Safety Coordinator</td>
<td>-</td>
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<td>Safety Initiative- Inpatient Falls</td>
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<td>Safety Initiative- Referral Services</td>
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<td>Patient Safety Coordinator</td>
<td>87,000</td>
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<td>Inputs</td>
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<tr>
<td>Cms Reimbursement</td>
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<td>Patient Family Bundle</td>
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<tr>
<td>Net Loss</td>
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<tr>
<td>Surgical</td>
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<td>-</td>
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<tr>
<td>Diagnosis Errors</td>
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<tr>
<td><strong>Total Expenses</strong></td>
<td>1,192,000</td>
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**Net Income (Loss)**

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<tr>
<th>Description</th>
<th>FY 2016</th>
<th>FY 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1,000</td>
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</table>

*xvii*
Title 10 DEPARTMENT OF HEALTH AND MENTAL HYGIENE
Subtitle 37 HEALTH SERVICES COST REVIEW COMMISSION
Chapter 10 Rate Application and Approval Procedures

Authority: Health-General Article, §§ 19-201, 19-207. and 19-219(c), Annotated Code of Maryland

NOTICE OF-final action

On April 13, 2016, the Health Services Cost Review Commission adopted amendments to Regulation .07-1 under

COMAR 10.37.10 “Rate Application and Approval Procedure.” This action, which was proposed for adoption in

43:02 Md. R. 206 (January 22, 2016), has been adopted as proposed.

Effective Date: May 9, 2016

NELSON SABATINI
Chairman
Health Services Cost Review Commission
PROPOSED ACTION ON REGULATIONS

.01 Incorporation by Reference.
The State Health Plan for Facilities and Services: Home Health Agency Services is incorporated by reference.

FRANCES B. PHILLIPS, R.N., M.H.A.
Vice-Chair

Subtitle 37 HEALTH SERVICES COST REVIEW COMMISSION

10.37.10 Rate Application and Approval Procedures
Authority: Health-General Article, §§19-201, 19-207, and 19-219(c), Annotated Code of Maryland

Notice of Proposed Action
[16-043-P]

The Health Services Cost Review Commission proposes to amend Regulation .07-1 under COMAR 10.37.10 Rate Application and Approval Procedures. This action was considered and approved for promulgation by the Commission at a previously announced open meeting held on December 10, 2015, notice of which was given pursuant to General Provisions Article, §3-301(c), Annotated Code of Maryland. If adopted, the proposed amendments will become effective on or about April 11, 2016.

Statement of Purpose
The purpose of this action is to allow the Commission to set rates for outpatient services associated with the federal 340B Program in anticipation of the hospital’s obtaining federal provider-based status.

Comparison to Federal Standards
There is no corresponding federal standard to this proposed action.

Estimate of Economic Impact
I. Summary of Economic Impact. Economic Impact is based on hospitals paying less for certain outpatient drugs under the federal 340B Program.

II. Types of Economic Impact.

<table>
<thead>
<tr>
<th>Revenue (R+/-R-)</th>
<th>Expenditure (E+/-E-)</th>
<th>Magnitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. On issuing agency: none</td>
<td>none</td>
<td>none</td>
</tr>
<tr>
<td>B. On other State agencies: none</td>
<td>none</td>
<td>none</td>
</tr>
<tr>
<td>C. On local governments:</td>
<td>Benefit (+)</td>
<td>Cost (-)</td>
</tr>
<tr>
<td>D. On regulated industries or trade groups: (+)</td>
<td>Moderate</td>
<td></td>
</tr>
<tr>
<td>E. On other industries or trade groups: (+)</td>
<td>Moderate</td>
<td></td>
</tr>
<tr>
<td>F. Direct and indirect effects on public: (+)</td>
<td>Moderate</td>
<td></td>
</tr>
</tbody>
</table>

III. Assumptions. (Identified by Impact Letter and Number from Section II.)

D.—F. The assumption of moderate benefit to regulated hospitals, third party payers and the public, as identified in Section II D, E and F, is based on hospitals paying less for certain outpatient drugs under the federal 340B Program, which translates to payers and patients paying less as well.

Economic Impact on Small Businesses
The proposed action has minimal or no economic impact on small businesses.

Impact on Individuals with Disabilities
The proposed action has no impact on individuals with disabilities.

Opportunity for Public Comment
Comments may be sent to Diana Kemp, Regulations Coordinator, Health Services Cost Review Commission, 4100 Patterson Avenue, Baltimore, MD 21215, or call 410-764-2576, or email to diana.kemp@maryland.gov, or fax to 410-358-6217. Comments will be accepted through February 22, 2016. A public hearing has not been scheduled.

.07-1 Outpatient Services — At the Hospital Determination.
A. — B. (text unchanged)
C. In accordance with Health-General Article, §19-201, Annotated Code of Maryland, the Commission’s rate-setting jurisdiction extends to outpatient services provided at the hospital. Outpatient services associated with the federal 340B Program under the federal Public Health Service Act provided in a department of a regulated hospital that, on or before June 1, 2015, is under a merged asset hospital system, and which are physically located at another regulated hospital under the same merged asset hospital system, shall be subject to the rate-setting jurisdiction of the Commission. The Commission may begin setting rates for these services in anticipation of the hospital’s obtaining provider-based status for purposes of the 340B Program.

D. — J. (text unchanged)

JOHN M. COLMERS
Chairman

Title 11
DEPARTMENT OF TRANSPORTATION
Subtitle 17 MOTOR VEHICLE ADMINISTRATION—DRIVER LICENSEING AND IDENTIFICATION DOCUMENTS

Notice of Proposed Action
[16-044-P]
The Administrator of the Motor Vehicle Administration proposes to amend:
(1) Regulation .08 under COMAR 11.17.06 Identification Cards; and
(2) Regulation .03 under COMAR 11.17.16 Corrected Driver’s License.

Statement of Purpose
The purpose of this action is to amend regulations to eliminate the correction fee charged for a veteran to add or delete a veteran designation on an identification card or driver’s license.

Comparison to Federal Standards
There is no corresponding federal standard to this proposed action.

MARYLAND REGISTER, VOLUME 43, ISSUE 2, FRIDAY, JANUARY 22, 2016
March 31, 2016

Ms. Erin Estey Hertzog, J.D., M.P.H.
Director, Health Law & Policy
Biotechnology Innovation Organization
1201 Maryland Avenue SW, Suite 900
Washington, DC 20024

Dear Ms. Hertzog:

I am writing in response to your letter of February 19, 2016 commenting on proposed amendments to Regulation 07-1 under COMAR 10.37.10 Rate Applications and Approval Procedures. You have expressed a concern that Maryland statute and regulation would expand eligibility for the 340B program without meeting federal standards as they apply to the Medicare Program’s provider-based status and the Health Resources and Services Administration’s 340B Outpatient Drug Discount Program. Please note that the proposed amendments on which you are commenting do not extend eligibility for the 340B program. That was done already under 2015 legislation and regulation. These amendments relate only to rate setting in anticipation of, and contingent upon, a hospital’s attaining federal provider-based status and 340B approval.

You correctly state that the intent of the 2015 legislation was to allow Maryland hospitals to create provider-based departments as is already permitted in other states. The 2015 legislation requires that for an outpatient service of a hospital located at another hospital in a merged asset system to be regulated, the outpatient service must comply with “all federal requirements for the 340B program and applicable provisions of 42 CFR § 413.65.” Those provisions include an attestation and determination of provider-based status by CMS. Therefore, if both provider-based status and 340B status have not been granted, the HSCRC will not approve rates for the service. The HSCRC intends to notify all Maryland hospitals by memorandum reiterating to them these requirements.

As to the question of rate setting for these aforementioned off-campus services under the new All-Payer Model waiver and the new requirements established under the Medicaid Program’s
Covered Outpatient Drugs Final Rule, Maryland hospitals are already under a global budget system. Accordingly, the rates will be set utilizing the HSCRC's standard methodology, and the revenue will be included under the global budget revenue of the hospital that was granted provider-based status. However, 340B eligible hospitals that are willing to provide greater access to needed services by extending existing services in additional locations in the community under this legislation, will be allowed to retain the savings generated by the 340B discount for these extended services in their current global budget rather than having their global budgets reduced. Savings to the health care system will accrue through future growth of these services. In addition, because of the new All-Payer Model waiver, the Maryland Medicaid Program pays claims for drugs from 340B hospital providers at HSCRC rates.

Thank you for your comments, and I hope that I have satisfactorily addressed your concerns.

Sincerely,

Dennis N. Phelps
Associate Director,
Audit & Compliance
February 19, 2016

Diana Kemp
Regulations Coordinator
Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, MD 21215

Re: Notice of Proposed Action [16-043-P]

Dear Ms. Kemp:

The Biotechnology Innovation Organization (BIO) appreciates the opportunity to submit comments to the Health Services Cost Review Commission (HSCRC) in response to its proposal to amend Regulation .07-1 under COMAR 10.37.10 Rate Application and Approval Procedures (the "Proposed Rule").

BIO is the world's largest trade association representing biotechnology companies, academic institutions, state biotechnology centers and related organizations across the United States and in more than 30 other nations. BIO represents an industry devoted to discovering new treatments and ensuring patient access to them. Accordingly, we support the 340B program as a mechanism to improve access to therapies for needy patients. We believe that compliance with all 340B program requirements—including those that relate to eligibility—is an important part of ensuring the sustainability of this program.

Last year, Maryland enacted legislation that purports to expand 340B eligibility with respect to certain outpatient facilities in the state. We write to reinforce the need to ensure that these facilities meet all applicable federal requirements with respect to 340B eligibility before they are able to obtain discounts through the program. In addition, we wish to ensure that Maryland is neither establishing an incentive nor creating a disincentive affecting eligible entities' participation in the federal 340B program through rates set by the HSCRC. We also urge HSCRC to articulate how rates set under the Proposed Rule will be implemented in the context of certain other federal requirements, namely the state's "All-Payer Model to Deliver Better Care at Lower Costs,"\(^1\) and new requirements established under the Medicaid Program’s Covered Outpatient Drugs Final Rule.\(^2\)

I. **HSCRC Should Ensure That Maryland Hospitals Are Aware of and Conforming to Federal Criteria for Child Site Participation in 340B.**

On May 12, Governor Hogan signed into law HB 613, the stated purpose of which was to alter the definition of "hospital services" under the state's rate-setting statute "to

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\(^1\) [https://innovation.cms.gov/initiatives/Maryland-All-Payer-Model/](https://innovation.cms.gov/initiatives/Maryland-All-Payer-Model/).

include a hospital outpatient service that meets certain criteria for the purpose of making it possible for the hospital outpatient service to participate in a certain federal program"—specifically, 340B—"under rates set by the [HSCRC]."³ In other words, this measure purported to allow an outpatient facility to obtain 340B discounts even if it is part of a non-340B participating hospital so long as the outpatient facility is in the same "merged asset hospital system" as a 340B-participating hospital.

We believe that this new legislation, and its implementing regulations, have the potential to create confusion among Maryland hospitals. Specifically, we are concerned that Maryland hospital systems could begin treating an outpatient facility of one, non-340B-participating hospital in their "merged asset hospital system" as a child site of another, 340B-participating hospital in that system, due merely to the enactment of this new Maryland law. This would be an inappropriate interpretation of both state and federal law.

Rather, as we understood at the time of passage last year, the intent of HB 613 was merely to allow Maryland hospitals to create provider-based departments as is already permitted for hospitals in other states. Specifically, the Bill’s Fiscal and Policy Note states that: "In other states, hospitals are allowed to move their hospital outpatient departments to other sites and still maintain their drug discount, but because of Maryland’s unique hospital payment system, legislation is needed to allow this practice in the State."⁴

Specifically, the Medicare program’s "provider-based" regulations state that, "[i]f a State health facilities' cost review commission . . . finds that a particular facility or organization is not part of a provider, [the Centers for Medicare & Medicaid Services (CMS)] will determine that the facility or organization does not have provider-based status," and thus cannot be included on the hospital’s Medicare cost report.⁵ Furthermore, given the reliance by the Health Resources and Services Administration (HRSA)⁶ on the Medicare cost report to determine 340B eligibility for hospital outpatient facilities (described in greater detail below), by extension, these facilities similarly cannot participate in 340B. Maryland is the only state in the country that has a rate-setting commission for purposes of the Medicare program, and is thus the only state to which this provision applies. This rate-setting commission, the HSCRC, has historically taken a limited view of the facilities that may permissibly be considered part of a hospital for Medicare cost reporting purposes. HB 613 was enacted to address this. However, this state legislation cannot expand child site eligibility beyond what is permitted under federal law.⁷

⁵ See 42 C.F.R. § 413.65(d)(1) (emphasis added).
⁶ HRSA is the federal agency charged with administering the 340B program.
⁷ This is recognized by the underlying state statute, which provides that, in order to participate in 340B, a facility must "comply[ ] with all federal requirements for the 340B program and applicable provisions of [the Medicare provider-based regulations]." Md. HEALTH-GENERAL Code Ann. § 19-201(d)(2)(iii) (citing 42 C.F.R. 414.65).
Nothing in the 340B statute provides for any offsite hospital outpatient facility to participate in the 340B program; rather 340B eligibility for hospital "child sites" is a doctrine developed by HRSA. This doctrine cannot legitimately be used to extend 340B eligibility to offsite facilities—even facilities within a "merged asset hospital system"—that are distinct from the covered entity hospital and serve distinct patient populations that the 340B Program was not created to assist. Indeed, to ensure that an outpatient facility of a 340B-participating hospital "is considered an integral part of the 'hospital' and therefore eligible for section 340B drug discounts," HRSA has long required the facility to be "a reimbursable facility included on the hospital's Medicare cost report." Conditions for an outpatient facility's inclusion on a hospital's Medicare cost report are defined, in turn, under federal "provider-based status" regulations promulgated by CMS for purposes of the Medicare program (described above). Under these regulations, in order for the facility to appear on the hospital's cost report, the outpatient facility and the hospital generally must be operated under the same state license, and be both clinically and financially integrated. A more casual affiliation will not suffice.

We therefore urge HSCRC to provide clear guidance to the state's hospitals that an outpatient facility must meet all of the applicable Medicare requirements for inclusion on the 340B-participating hospital's cost report, and appear on that cost report, before it may be enrolled as a child site of that hospital for purposes of the 340B program. HSCRC should further clarify that merely being part of the same "merged asset hospital system" would not necessarily allow an outpatient facility to meet these requirements, which require a large degree of clinical and financial integration, as well as common state licensure, as prescribed in Medicare regulations. Finally, we urge HSCRC to collaborate with HRSA to ensure that the state's hospitals are, in practice, operating in conformity with these requirements.

II. Covered Entity Participation in the 340B Program Is Voluntary; HSCRC Should Not Effectively Compel 340B Participation Using its Rate-Setting Authority.

The 340B Program plays an important role in America's healthcare system by supporting needy patient access to outpatient drugs. However, as HRSA itself has said, with this important benefit comes "significant responsibility." Covered entities participating in the 340B program have considerable registration, certification, and recordkeeping requirements to enable compliance with numerous federal program integrity requirements (e.g., prohibitions on duplicate discounts and diversion), and are subject to selective federal audits. Those covered entities found out of compliance with these program requirements may be liable for refunds of discounts received from manufacturers.

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8 59 Fed. Reg. 47,884 (Sept. 19, 1994). See also 80 Fed. Reg. 52,300 (Aug. 28, 2015). In contrast, HRSA has made clear that "free-standing clinics of the hospital that submit their own cost reports using different Medicare provider numbers (not under the single hospital Medicare provider number) would not be eligible for this benefit." 59 Fed. Reg. at 47,885.
9 42 C.F.R. § 414.65.
and/or removal from the program. As these risks and responsibilities are associated with real costs for covered entities, and this cost-benefit analysis will vary entity-by-entity, we believe that each entity should be able to independently evaluate whether such costs are outweighed by the potential benefits of program participation on a case-by-case basis.

Furthermore, mounting evidence suggests that the 340B program has been a key driver behind provider consolidation and shifts in the site of care nationwide, and that these trends have had negative implications for patients and others.\textsuperscript{12} Indeed, the availability of deeply discounted 340B pricing allows 340B hospitals to generate higher net revenues than independent physician offices for administering the same medicine, which creates financial incentives for 340B hospitals to purchase independent physician practices and bring them under the 340B umbrella. This growth has created market distortions, negatively affecting community physician clinics, and lead to unintended consequences in billing patterns, increasing the cost of care for patients.\textsuperscript{13} We believe that the state should be careful not to exacerbate these trends.

We are therefore concerned that the Proposed Rule does not specify that the 340B-specific rates would apply only to those entities that are actually enrolled in the 340B program, including any compliant child sites. Instead, the Proposed Rule suggests that the rates could apply to all sites with provider-based status.

This is troubling because provider-based status is a Medicare-specific designation that a hospital may obtain for a given outpatient facility without ever intending to enroll that facility as a child site in the 340B program—not to mention that 340B child site eligibility necessarily requires that the parent hospital be eligible for, and enrolled in, the 340B program, a category that represents only a subset of Maryland hospitals. However, if HSCRC were to apply to all provider-based facilities a 340B-specific reimbursement rate—which presumably would be lower than the otherwise-applicable rates—it could put those provider-based facilities that do not actually participate in the 340B program at a considerable disadvantage. Specifically, these facilities would be subject to the lower 340B rate, even though they would not have made (deeply discounted) purchases through the

\textsuperscript{12} For example, the most recent oncology practice impact funded by the Community Oncology Alliance found that 340B hospitals accounted for three-quarters of community oncology clinics bought over a two-year period. See Aaron Vandervelde, 340B Growth and the Impact on the Oncology Marketplace (Sept. 2015). New data from Avalere Health finds that 340B hospitals are more likely than other hospitals to purchase independent physician offices that administer medicines. Avalere Health, Hospital acquisitions of physician practices and the 340B program (June 8, 2015). The study authors found that 61 percent of hospitals identified in the study as potentially acquiring physician practices participated in the 340B Program, as compared to a 45 percent 340B participation rate among all hospitals in the data set. Also, a 2014 Health Affairs study concluded that 340B is a “powerful contributor” to driving these hospital acquisitions of physician practices. Bradford Hirsch, Suresh Balu & Kevin Shulman, The Impact of Specialty Pharmaceuticals as Drivers of Health Care Costs. 33 Health Affairs 1714-20 (Oct. 2014).

340B program. As a consequence, while these facilities might have very legitimate reasons for not participating in the 340B program, subjecting them to a lower, 340B-specific reimbursement rate could effectively compel them to nonetheless participate (or face significant challenges providing patient access to medications). To avoid this result, we urge HSCRC to clarify that the new rates would apply only to those facilities that are actually participating in 340B and thus have access to discounts through the program. Furthermore, while the Proposed Rule suggests that the rates may go into effect "in anticipation" of a facility obtaining 340B status, we urge the HSCRC to also clarify that the new rates would apply only once the facility has enrolled in the 340B Program as an eligible child site—a process that can take up to 18 months after the facility meets the applicable eligibility criteria. Finally, to further avoid applying 340B-specific rates to non-340B utilization, HSCRC also should specify that—with respect to Medicaid utilization—the new rates will apply only to those facilities that "carve in" their Medicaid patients (i.e., dispense 340B drugs to their Medicaid patients).

III. HSCRC Should Clarify How Rates Set Under the Proposed Rule will Interact with the State’s "All-Payer Model to Deliver Better Care and Lower Costs," as well as the New Requirements Established by the Covered Outpatient Drugs Final Rule.

We further note that the Proposed Rule does not describe how the HSCRC’s new rate-setting authority will be exercised in the context of two other federal requirements. First, as you are aware, Maryland has entered into a five-year demonstration with the Centers for Medicare & Medicaid Innovation (CMMI) to utilize the state’s unique all-payer rate-setting structure to set new cost and cost-savings benchmarks for Maryland hospitals based on total hospital revenues within an all-payer cap. The cost-related requirements of this demonstration include that Maryland will:

- Transition virtually all hospital revenue to a global payment model within 5 years;
- Limit all-payer per capita hospital growth (both inpatient and outpatient) to 3.58 percent for 2014 through 2016 (a benchmark derived from the state’s compounded annual growth rate in per capita gross state product [GSP]) with the potential for change in the growth rate ceiling in 2017 and 2018 based on changes in the GSP;

14 Indeed, even those facilities eligible for provider-based status may not be immediately eligible to participate in 340B. Instead, the facilities must first appear as a reimbursable line on the parent hospital’s Medicare cost report, and it is our understanding that it can take up to 18 months for a facility to appear on the cost report of its parent hospital.
15 Both the 340B and Medicaid statutes prohibit "duplicate discounts" (i.e., obtaining both a 340B discount and Medicaid drug rebate on the same unit of drug). To implement this prohibition, HRSA requires covered entities to either "carve-in" or "carve-out." Those entities that "carve-in" have elected to disperse 340B products to their Medicaid patients and thus must report their provider ID to HRSA to be included on the "Medicaid Exclusion File," which states then use to exclude such utilization from their Medicaid Drug Rebate invoices. On the other hand, those covered entities that "carve out," have elected to disperse non-340B (i.e., commercially purchased) drugs to their Medicaid patients. While these entities are enrolled and participate in the 340B program, the drugs they dispense to their Medicaid patients are not purchased under the 340B Program and thus should not be reimbursed under the 340B-specific reimbursement rates.
• Limit the state’s annual Medicare per capita hospital cost growth to a rate lower than the national annual per capita growth rate per year for 2015-2018; and
• Show at least $330 million in savings over the five-year demonstration (calculated as the difference between Maryland’s Medicare per capita total hospital cost growth and that of Medicare nationally).

We urge the HSCRC to clarify how rates set under the Proposed Rule will be implemented in the context of this demonstration, particularly the requirement that the state transition to a global payment for virtually all hospital revenues over the next few years.

Second, it is similarly unclear whether the rates set under the Proposed Rule are meant to implement the new requirement—added by the Medicaid Program’s Covered Outpatient Drug Final Rule—that state Medicaid programs set 340B-specific reimbursement rates. We urge the HSCRC to clarify whether this is the intent of the Proposed Rule and, if so, to identify the process by which the state will seek CMS approval for a state plan amendment (SPA) to implement these provisions in accordance with applicable federal requirements. ¹⁶

IV. Conclusion

We thank you for this opportunity to comment on the Proposed Rule. Please do not hesitate to contact me if BIO can be of any assistance as HSCRC continues its efforts to implement HB 613 in conformity with both state and federal law. We thank you for your attention to these important matters.

Respectfully Submitted,

/s/

Erin Estey Hertzog, J.D., M.P.H.
Director, Health Law & Policy

¹⁶ These federal requirements are detailed both in the preamble to the Medicaid Program’s Covered Outpatient Drugs Final Rule, 81 Fed. Reg. at 5317-18, as well as in a letter to State Medicaid Directors subsequently issued by CMS. See CMS, Letter to State Medicaid Directors, Re: Implementation of the Covered Outpatient Drug Final Regulation Provisions Regarding Reimbursement for Covered Outpatient Drugs in the Medicaid Program (Feb. 11, 2016), available at: https://www.medicaid.gov/federal-policy-guidance/downloads/smd16001.pdf.
Mr. John A. Murphy III  
PhRMA  
950 F Street, NW, Suite 300  
Washington, DC 20004

Dear Mr. Murphy:

I am writing in response to your letter of February 22, 2016 commenting on proposed amendments to Regulation .07-1 under COMAR 10.37.10 Rate Applications and Approval Procedures. You have expressed a concern that Maryland statute and regulation would expand eligibility for the 340B program without meeting federal standards as they apply to the Medicare Program’s provider-based status and the Health Resources and Services Administration’s 340B Outpatient Drug Discount Program. Please note that the proposed amendments on which you are commenting do not extend eligibility for the 340B program. That was done already under 2015 legislation and regulation. These amendments relate only to rate setting in anticipation of, and contingent upon, a hospital’s attaining federal provider-based status and 340B approval.

Let me first explain briefly why the legislation was necessary. Prior to the 2015 legislation, Maryland law creating the Health Services Cost Review Commission’s (HSCRC’s) authority to regulate hospital rates limited the HSCRC’s jurisdiction to outpatient services provided at the hospital with one exception, Freestanding Medical Facilities. As you noted in your letter, the Medicare program’s regulations require that as a State with an agency or commission that regulates hospital rates, Maryland’s HSCRC must find that that an off-campus facility is part of a hospital in order to be granted provider-based status. However, because the HSCRC’s jurisdiction was limited to outpatient services provided “at-the-facility,” Maryland hospitals were not able to be granted off-site provider-based status as could hospitals in the rest of the nation. Maryland 2015 legislation makes it possible for the extension of existing outpatient services associated with the 340B program to additional community locations.
The 2015 legislation states that for an outpatient service of a hospital located at another hospital in a merged system to be regulated, the outpatient service must comply with “all federal requirements for the 340B program and applicable provisions of 42 CFR § 413.65.” Those provisions include an attestation and determination of provider-based status by CMS. Therefore, if both provider-based status and 340B status have not been granted, the HSCRC will not approve rates for the service. The HSCRC intends to notify all Maryland hospitals by memorandum informing them of these requirements.

As to the question of rate setting for these aforementioned off-campus services under the new All-Payer Model waiver, Maryland hospitals are already under a global budget system. Accordingly, the rates will be set utilizing the HSCRC’s standard methodology, and the revenue will be included under the global budget revenue of the hospital that was granted provider-based status.

Thank you for your comments, and I hope that I have satisfactorily addressed your concerns.

Sincerely,

Dennis N. Phelps
Associate Director,
Audit & Compliance
February 22, 2016

Diana Kemp  
Regulations Coordinator  
Health Services Cost Review Commission

4160 Patterson Avenue  
Baltimore, MD 21215

Re: Notice of Proposed Action [16-043-P]

Dear Ms. Kemp:

The Pharmaceutical Research and Manufacturers of America (PhRMA) appreciates the opportunity to submit comments to the Health Services Cost Review Commission (HSCRC) regarding proposed amendments to Regulation .07-1 under COMAR 10.37.10 Rate Application and Approval Procedures.

PhRMA is a voluntary non-profit organization representing the country’s leading innovative biopharmaceutical research companies, which are devoted to discovering and developing medicines that enable patients to lead longer, healthier, and more productive lives. PhRMA and its members support the federal 340B program, which was established to help make prescription drugs more accessible to uninsured or vulnerable patients, and we appreciate the ability to comment on these proposed rules.

In light of last year’s legislative changes to Maryland law that seemed designed to expand eligibility for the 340B program in Maryland, we want to emphasize at the outset our hope that the HSCRC is working with each potentially eligible entity to ensure that it meets the federal standards for participation in the 340B program. Further, we urge HSCRC to examine the goals of this proposed rule to ensure that it would set rates that are consistent with other federal requirements.

Federal Rules Outline Entity Qualification for 340B Participation

Initially, we are concerned that with the passage of this new legislation last year, Maryland hospitals may be confused about their obligations under both state and federal law related to 340B eligibility. Specifically, we are concerned that, due to enactment of this legislation, Maryland hospital systems could begin treating an outpatient facility of a, non-340B hospital in their “merged asset hospital system” as a child site of a 340B hospital in that system. We do not believe this practice would conform to federal rules.

Specifically, the Medicare program’s “provider-based” regulations state that, “[i]f a State health facilities' cost review commission . . . finds that a particular facility or organization is not part of a provider, CMS will determine that the facility or organization does not have provider-based status” (42 CFR § 413.65z (d) (1) (emphasis added), which should prevent the facility from being included as reimbursable on the hospital's Medicare cost report. Under 340B program guidance issued by the Health Resources and Services Administration (HRSA)\(^1\) an outpatient facility of a 340B hospital can only

\(^1\) HRSA is the federal agency charged with administering the 340B program.
participate in the 340B program if it is included as reimbursable on the hospital’s Medicare cost report.\(^2\) Maryland is the only state in the country that has a rate-setting commission for purposes of the Medicare program, and is thus the only state to which 42 CFR § 413.65(d)(1) -- which essentially permits a rate-setting commission to veto provider-based status for a facility -- applies. HSCRC has historically taken a limited view of the facilities that may permissibly be considered part of a hospital for Medicare cost reporting purposes. HB 613 was enacted to address this. However, this state legislation cannot expand child site eligibility beyond what is permitted under federal law.

To be sure, nothing in the 340B statute provides for any offsite hospital outpatient facility to participate in the 340B program; instead, HRSA has developed a policy for qualification of “child sites” under 340B. This policy, however, cannot legitimately be used to extend 340B eligibility to offsite facilities—even facilities within a “merged asset hospital system”—that are distinct from the covered entity hospital. Indeed, HRSA has long required hospital outpatient facilities that participate in 340B to be reimbursable facilities included on the hospital’s Medicare cost report because it believes this shows that the facility is “an integral part of the ‘hospital’ and therefore eligible for section 340B discounts.”\(^3\) Accordingly, HSCRC should make clear to Maryland hospitals that federal law governs 340B eligibility and simply existing within a merged-asset hospital system in Maryland is not sufficient to meet the federal child site requirements.

**Interaction of the Proposed Rule and Maryland Demonstration Programs**

As you are no doubt aware, Maryland is currently engaged in a demonstration with CMS’ Centers for Medicare & Medicaid Innovation (CMMI) to utilize the State’s unique all-payer rate-setting structure to set new cost and cost-savings benchmarks for Maryland hospitals based on total hospital revenues within an all-payer cap. Among other things, the demo requires the state to move to a global payment model for most hospitals within 5 years, to limit per capita hospital growth significantly, and to show at least $330 million in savings over the course of the demonstration. We urge the HSCRC to articulate how the rates to be set under this proposed rule will be implemented in the context of this demonstration and (in particular) how this rate setting will reconcile with a future global payment system at the end of the demonstration.

Again, PhRMA appreciates the opportunity to submit comments to the proposed rule amendments and please contact us with any questions.

Sincerely,

John A. Murphy III  
JMurphy@PhRMA.org | 202-835-3569

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Legislative Wrap-up – April 13, 2016

Nurse Support Program Assistance Fund - SB108

SB 108 is a Departmental bill that broadens the scope of the Nurse Support Assistance Program (NSPII) which is supported by the rates of Maryland hospitals through the authority of the HSCRC. Instead of being focused on “bedside” nurses only this bill will allow the NSPII program to improve the pipeline for nurses (through supporting facility and nursing education) with broader skills than providing care at the bedside include supporting the care coordination model.

Final Status: Passed

Termination of MHIP and Transfer of Senior Prescription Drug Assistance Program – HB510

House Bill 489 repeals the Maryland Health Insurance Program (MHIP) and transfers the duties of the Senior Prescription Drug Assistance Program (SPDAP) to the Department of Health and Mental Hygiene. The SPDAP program continues to be supported by funds transferred each year for a non-profit health service plan. HSCRC’s statute is changed to eliminate the assessment on hospital rates that have been used to operate the MHIP program.

Final Status: Passed

Freestanding Medical Facilities – Certificate of Need, Rates, and Definition – SB707/HB1350

The bill provides an option for hospitals that wish to downsize to become a freestanding medical facility. Such a facility would not require a Certificate of Need through the Maryland Health Care Commission, would not have inpatient beds, and would be rate regulated for emergency and observation services, and outpatient services as determined by the HSCRC.

MHCC is required to establish by regulation specified requirements for a public informational hearing for hospitals proposing to close, partially close, or convert to a freestanding medical facility. A hospital must hold a public informational hearing in the county where the hospital is located if the hospital (1) files a notice of the proposed closing with MHCC; (2) requests a CON exemption to convert a hospital to a freestanding medical facility; or (3) is located in a county with fewer than three hospitals and files a notice of the partial closing of the hospital with MHCC. A public informational hearing must be held within 30 days after the hospital files a notice of intent to convert to a freestanding medical facility. Within 10 working days after a public informational hearing, the hospital must provide a written summary of the hearing to the Governor, the Secretary of Health and Mental Hygiene, the governing body of the county in which the hospital is located, the local health department and local board of health, MHCC, and specified committees and members of the General Assembly.
The bill establishes a workgroup on rural health care delivery to oversee a study of rural health care needs in specified counties and authorizes certain funds to be used for the study in fiscal 2017 and 2018.

Finally, the bill provides that any process established in an MOU for the modernization and transformation of Laurel Regional Medical Center between University of Maryland Medical System and local government shall supplement the process for community engagement established in this legislation.

*Final Status: Passed*

**Prince George’s County Regional Medical Center Act of 2016 – SB324/HB309**

This bill requires the State and Prince George’s County to provide specified operating and capital funding for a new Prince George’s County Regional Medical Center (PGCRMC). The bill is contingent on the transfer of the governance of PGCRMC to the University of Maryland Medical System (UMMS). The bill takes effect June 1, 2016, and terminates June 30, 2021. However, if the Department of Legislative Services (DLS) has not received notice of the transfer of governance, the bill terminates on December 31, 2016.

The bill as amended would mandate a total of $433 million for this purpose as follows:

- $55 million in State operating subsidies,
- $55 million in Prince George’s operating subsidies;
- $115 million in State capital funds in FYs 2018 and 2019; and
- $208 million in Prince George’s County capital funds.

The bill also provides intent that the MHCC shall give timely consideration to the CON for the application for a replacement facility for the Prince George’s Hospital Center.

The bill was amended to provide that up to $8 million of the capital funding under the bill will be used for the development and transformation plan for Laurel Regional Hospital.

*Final Status: Passed*

**Health Care Facilities – Closures or Partial Closures of Hospital – County Board of Health Approval – SB12/HB1121**

This bill prohibits a hospital that receives State or County funding from closing or partially closing unless the hospital notifies the local board of health at least 90 days prior the proposed closing date and receive the local health board’s approval.

Before deciding to permit a closure, the local board must hold a public hearing within 5 miles of the hospital within 30 days of the notice to close and consider whether alternatives are available.

*Final Status: Failed*
Health – Collaborations to Promote Provider Alignment – SB866/HB1272

This bill exempts from the State self-referral law collaborations that are established to promote provider alignment to achieve the goals of Maryland’s All-Payer Model contract approved by the Federal Center for Medicare and Medicaid Innovation.

Final Status: Continue Deliberations during the Interim

Integrated Community Oncology Reporting Program – SB739/HB1422

This bill exempts oncology centers that are participating in a new ten year Integrated Community Oncology Pilot Program that is established in the bill. The Program may include no more than five oncology centers that meet certain criteria. An eligible practice in one that is composed solely of oncologists, receives more than 50,000 encounters per year, participates in Medicare and Medicaid, has treated patients in Maryland for at least 10 years, and has the capability to meet the reporting requirements. The program will be administered by the Secretary of DHMH in consultation with MHCC. Regulations will require quarterly reporting on referral rates; and the impact that each pilot has on out-of-pocket costs, emergency room and inpatient utilization, health care costs, the All-Payer Model contract, and health outcomes.

The Secretary is required to make annual reports to the Governor and the General Assembly, and make an evaluation by January 1, 2028 with recommendations on whether the exemption should be made permanent.

Final Status: Continue Deliberations during the Interim

Health Occupations – Prohibited Patient Referrals – Exceptions – SB1032/HB929

This bill would change Maryland’s self-referral law by allowing for specific exceptions that are permitted in federal law.

Final Status: Failed


The bill requires hospitals to submit an itemization of the value of their tax exemptions with their community benefit reports.

Final Status: Failed
Hospitals – Designation of Lay Caregivers – SB336/HB1277

SB 336 requires hospitals to provide a patient or legal guardian with an opportunity to designate a lay caregiver before discharge. If a caregiver is designated, the hospital shall record it in the medical record, and request written consent from the patient to release medical information to the caregiver.

The hospital is required to notify the lay caregiver of the patient’s discharge or transfer as soon as practicable. As soon as practicable before discharge, the hospital shall attempt to consult with the lay caregiver to prepare the caregiver for aftercare issue a discharge plan that describes the after-care tasks needed by the patient.

Final Status: Passed

Hospital – Patient’s Bill of Rights – SB661/HB587

These bills require hospitals to provide patients with a written copy of the patient’s bill of rights adopted pursuant to Joint Commission guidelines, and a translator or interpreter for patients who need one. It also requires hospitals to provide annual training to certain hospital staff to ensure that there is adequate knowledge and understanding of the patient’s bill of rights. The bill lists out the rights that must be included in each hospital patient’s bill of rights.

Final Action: Failed

Hospitals – Establishment of Substance Use Treatment Programs – Requirements – HB908

requires each hospital in the State to establish a substance abuse treatment program to identify patients in need of substance abuse treatment, and either admit the patients found to be in need of treatment to the appropriate substance use setting or direct the patient to an appropriate outpatient setting. It requires each hospital to operate an inpatient and outpatient substance use treatment unit, or contract to provide those services in the hospital or with an outside entity. The program must include the availability of a substance abuse counselor to provide screening, intervention, referral, and treatment for patients in the emergency room, outpatient clinics, and inpatient units.

The bill also provides that the aggregate and hospital-specific rates shall include a sufficient amount to fund the capital and operating costs of these substance abuse programs. The Commission is also required to develop a methodology to evaluate the effectiveness of the program.

The Bill was amended in the House to create a demonstration project under which hospitals could participate but without an increase in rates. The Commission would be tasked to select Demonstration project participants and evaluate the program.

Final Status: Failed
**Maryland No-Fault Birth Injury Fund – HB377/SB513**

The bills establish a Fund and adjudication system for birth-related neurological injury. The Maryland birth injury fund provides an exclusive “no-fault” remedy to claimants with an injury that falls within the statutory eligibility criteria for the birth injury program. The birth injury fund program provides notification to patients and their families through Maryland hospitals regarding participation in the program, benefits, eligibility, rights under the program, and ways in which the program provides exclusive remedy. The bill also requires the Maryland Patient Safety Center to convene a Perinatal Clinical Advisory Committee to oversee the general dissemination of initiatives, guidance, and the best practices to health care facilities for perinatal care.

This bill establishes a fund as well as an adjudication system for birth related neurological injury. Moneys in the fund will derive from hospital assessments established by the HSCRC.

By July 1 of each year, HSCRC must assess premiums for all Maryland hospitals and increase hospital rates totaling the amount determined by the board to be required to finance and administer the fund. HSCRC must adopt regulations specifying the methodology for the assessment of premiums. The methodology must (1) account for geographic differences among hospitals; (2) account for differences among hospitals’ historical claims experience involving births in each hospital; and (3) distinguish between hospitals that provide obstetrical services and those that do not. In determining hospital rates, HSCRC must increase rates to account fully for the amount of the premiums; the resulting increase may not be considered in determining the reasonableness of rates or hospital financial performance under HSCRC methodologies.

By September 1 of each year, each hospital must pay the assessed premiums to HSCRC. HSCRC must forward the payments to the fund.

The Bill would apply to causes of action arising on or after January 1, 2018.

*Final Status: Failed*

**Civil Actions – Noneconomic Damages – Catastrophic Injury – SB574/HB869**

This bill would require triple non-economic damages for a cause of action in which the court or the health claims arbitration panel determined negligence or other wrongful conduct resulted in catastrophic injury.

*Final Status: Failed*
TO: Commissioners

FROM: HSCRC Staff

DATE: April 13, 2016

RE: Hearing and Meeting Schedule

May 11, 2016       To be determined - 4160 Patterson Avenue
                   HSCRC/MHCC Conference Room

June 8, 2016       To be determined - 4160 Patterson Avenue
                   HSCRC/MHCC Conference Room

Please note that Commissioner’s binders will be available in the Commission’s office at 11:45 a.m.

The Agenda for the Executive and Public Sessions will be available for your review on the Thursday before the Commission meeting on the Commission’s website at
http://www.hscrc.maryland.gov/commission-meetings-2016.cfm

Post-meeting documents will be available on the Commission’s website following the Commission meeting.