

STATE OF MARYLAND
DEPARTMENT OF HEALTH AND MENTAL HYGIENE



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HEALTH SERVICES COST REVIEW COMMISSION

4160 Patterson Avenue, Baltimore, Maryland 21215

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**497th MEETING OF THE HEALTH SERVICES COST REVIEW COMMISSION
May 1, 2013**

EXECUTIVE SESSION

12:00 p.m.

1. Waiver Update
2. Personnel Issues

**PUBLIC SESSION OF THE
HEALTH SERVICES COST REVIEW COMMISSION**

1:00 p.m.

1. Review of the Minutes from the Executive Session and Public Meeting Minutes from April 10, 2013
2. Executive Director's Report
3. Report on FY 2014 Update Factor Discussions
 - a. Status of Work Groups to Develop Tools and Policies under Model Design Application

4. Docket Status – Cases Closed

2201A – University of Maryland Medial Center

2202A – University of Maryland Medical Center

5. Docket Status – Cases Open

2204N – St. Agnes Hospital

2205N – Harbor Hospital Center

2206A – Johns Hopkins Health System

2207A – Johns Hopkins Health System

6. Final Recommendation for Addressing Federal Sequestration

7. Final Recommendations on Shared Savings Policy

- 8. Final Recommendation on Technical Modifications to the Charge per Case/Charge per Episode Policy**
- 9. Final Recommendations for Continued Support of the Maryland Patient Safety Center**
- 10. Final Recommendation on Revised Electrocardiography Relative Value Units**
- 11. Draft Recommendation on FY 2014 Nurse Support Program II Competitive Institutional Grants**
- 12. Hearing and Meeting Schedule**

H.S.C.R.C's CURRENT LEGAL DOCKET STATUS (OPEN)

AS OF APRIL 18, 2013

A: PENDING LEGAL ACTION : NONE
 B: AWAITING FURTHER COMMISSION ACTION: NONE
 C: CURRENT CASES:

| Docket Number | Hospital Name | Date Docketed | Decision Required by: | Rate Order Must be Issued by: | Purpose | Analyst's Initials | File Status |
|---------------|-----------------------------|---------------|-----------------------|-------------------------------|---------|--------------------|-------------|
| 2204N | St. Agnes Hospital | 3/5/2013 | 5/4/2013 | 8/2/2013 | HYP | CK | OPEN |
| 2205N | Harbor Hospital Center | 3/22/2013 | 5/21/2013 | 8/19/2013 | ORC | CK | OPEN |
| 2206A | Johns Hopkins Health System | 4/10/2013 | N/A | N/A | ARM | DNP | OPEN |
| 2207A | Johns Hopkins Health System | 4/12/2013 | N/A | N/A | ARM | DNP | OPEN |

NONE

PROCEEDINGS REQUIRING COMMISSION ACTION - NOT ON OPEN DOCKET

| | | |
|--------------------------------|----------|-----------------------------------|
| IN RE: THE PARTIAL RATE | * | BEFORE THE HEALTH SERVICES |
| APPLICATION OF | * | COST REVIEW COMMISSION |
| ST. AGNES | * | DOCKET: 2013 |
| HOSPITAL | * | FOLIO: 2014 |
| BALTIMORE, MARYLAND | * | PROCEEDING: 2204N |

Staff Recommendation

May 1, 2013

Introduction

On March 5, 2013, St. Agnes Hospital (the "Hospital") submitted a partial rate application to the Commission requesting a rate for Hyperbaric (HYP) services. The Hospital requests that the HYP rate be set at the lower of a rate based on its projected costs to provide HYP services or the statewide median and be effective April 29, 2013.

Staff Evaluation

To determine if the Hospital's HYP rate should be set at the statewide median or at a rate based on its own cost experience, the staff requested that the Hospital submit to the Commission all projected cost and statistical data for HYP services for FY 2013. Based on information received, it was determined that the HYP rate based on the Hospital's projected data would be \$358.97 per hour of treatment, while the statewide median rate for HYP services is \$312.34 per hour of treatment.

Recommendation

After reviewing the Hospital's application, the staff recommends as follows:

1. That a HYP rate of \$312.34 per hour of treatment be approved effective April 29, 2013;
2. That no change be made to the Hospital's Charge per Episode standard for HYP services; and
3. That the HYP rate not be rate realigned until a full year's cost experience data have been reported to the Commission.

| | | |
|--------------------------------|----------|--|
| IN RE: THE PARTIAL RATE | * | BEFORE THE HEALTH SERVICES |
| APPLICATION OF | * | COST REVIEW COMMISSION |
| MEDSTAR HARBOR | * | DOCKET: 2013 |
| HOSPITAL | * | FOLIO: 2015 |
| BALTIMORE, MARYLAND | * | PROCEEDING: 2205N |

Staff Recommendation

May 1, 2013

Introduction

On March 22, 2013, MedStar Harbor Hospital (the “Hospital”), a member of MedStar Health, submitted a partial rate application to the Commission requesting a rate for Operating Room Clinic (ORC) services. The Hospital requests that the ORC rate be set at the lower of a rate based on its projected costs to provide ORC services or the statewide median and be effective May 21, 2013.

Staff Evaluation

To determine if the Hospital’s ORC rate should be set at the statewide median or at a rate based on its own cost experience, the staff requested that the Hospital submit to the Commission all projected cost and statistical data for ORC services for FY 2013. Based on information received, it was determined that the ORC rate based on the Hospital’s projected data would be \$18.11 per minute, while the statewide median rate for ORC services is \$15.89 per minute.

Recommendation

After reviewing the Hospital’s application, the staff recommends as follows:

1. That an ORC rate of \$15.89 per minute be approved effective May 21, 2013;
2. That no change be made to the Hospital’s Charge per Episode standard for ORC services; and
3. That the ORC rate not be rate realigned until a full year’s cost experience data have been reported to the Commission.

**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: 2013
* FOLIO: 2016
* PROCEEDING: 2206A**

Staff Recommendation

May 1, 2013

I. INTRODUCTION

Johns Hopkins Health System ("System") filed an application with the HSCRC on April 10, 2013 on behalf of Johns Hopkins Hospital and Johns Hopkins Bayview Medical Center (the Hospitals) for an alternative method of rate determination, pursuant to COMAR 10.37.10.06. The System requests approval from the HSCRC to continue to participate in a global rate arrangement for solid organ and bone marrow transplants services with INTERLINK Health Services, Inc. The System requests approval for a period of one year beginning July 1, 2013.

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 manage all financial transactions related to the global price contract including payments to the 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 and collecting payments, 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

Although there has been no activity under this arrangement, staff believes that the

Hospitals can achieve a favorable experience under this arrangement.

VI. STAFF RECOMMENDATION

The staff recommends that the Commission approve the Hospitals' application for an alternative method of rate determination for solid organ and bone marrow transplant services, for a one year period commencing July 1, 2013. The Hospitals will need to file a renewal application for review 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 Hospitals for the approved contract. This document would formalize the understanding between the Commission and the Hospitals, 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.

**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: 2013
* FOLIO: 2017
* PROCEEDING: 2207A**

Staff Recommendation

May 1, 2013

I. INTRODUCTION

Johns Hopkins Health System (the "System") filed an application with the HSCRC on April 12, 2013 on behalf of Johns Hopkins Hospital and Johns Hopkins Bayview Medical Center (the "Hospitals") for an alternative method of rate determination, pursuant to COMAR 10.37.10.06. The System requests approval from the HSCRC for participation in a global rate arrangement for cardiovascular procedures with Quality Health Management for a period of one year beginning June 1, 2013.

II. OVERVIEW OF APPLICATION

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

III. FEE DEVELOPMENT

The hospital portion of the updated global rates was developed by calculating mean historical charges for patients receiving the particular cardiovascular procedures at the Hospitals. 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 submit bills to JHHC for all contracted and covered services. JHHC is responsible for billing the payer, collecting payments, 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

Although there has been no activity under this arrangement, the format utilized to calculate

the updated case rate, i.e., historical data for like cases, has been utilized as the basis for other successful cardiovascular arrangements in which the Hospitals are currently participating. Staff believes that the Hospitals can achieve a favorable experience 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 services for a one year period commencing June 1, 2013. The Hospitals will need to file a renewal application for review 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 Hospitals for the approved contract. This document would formalize the understanding between the Commission and the Hospitals, 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.

Impact of Sequestration and Options for the HSCRC

Final Recommendation

May 1, 2013

Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, MD 21215
(410) 764-2605

This is a final staff recommendation.

Sequestration: What is it?

"Sequestration" is a process of automatic, largely across-the-board spending reductions under which budgetary resources are permanently canceled to enforce certain budget policy goals. It was first authorized by the Balanced Budget and Emergency Deficit Control Act of 1985 (BBEDCA, Title II of P.L. 99-177, commonly known as the Gramm-Rudman-Hollings Act). Recently, it was included as an enforcement tool in the Budget Control Act of 2011 (BCA, P.L. 112-25).

Two provisions were included in the BCA that result in automatic sequestration:

1. **Establishment of discretionary spending limits, or caps, for each of FY2012-FY2021.** If Congress appropriates more than allowed under these limits in any given year, sequestration would cancel the excess amount.
2. **Failure of Congress to enact legislation developed by a Joint Select Committee on Deficit Reduction ("Supercommittee"), by January 15, 2012, to reduce the deficit by at least \$1.2 trillion.** The BCA provided that such failure would trigger a series of automatic spending reductions, including sequestration of mandatory spending in each of FY2013-FY2021, a one-year sequestration of discretionary spending for FY2013, and lower discretionary spending limits for each of FY2014-FY2021.

Because the Supercommittee failed to achieve its goal, the sequestration was scheduled to occur beginning in January 2013 and to cover the period through 2021 (Center for Budget and Policy Priorities). Legislation was enacted on January 2, however, that delayed the effective date until March 1, 2013 (P.L. 112-240). The automatic spending reductions affect both mandatory and discretionary spending and are equally divided between defense and nondefense spending (Congressional Research Service, 2013).

Sequestration Effect on Medicare

Medicare spending (excluding low-income and catastrophic subsidies for Part D and the qualifying individual program) is subject to sequestration, but the reduction to Medicare providers and plans cannot exceed 2 percent (approximately \$11 billion in 2013), and Medicare beneficiaries will not face any direct reduction. The sequester reductions to certain other mandatory health programs, such as Indian Health, are also capped at 2 percent (bipartisanpolicy.org).

Effect of Medicare Payments Nationally

For payments made under Medicare Parts A and B, the percentage reductions are to be made to individual payments to providers for services (e.g., hospital and physician services). In the case of Parts C and D, reductions are to be made to the monthly payments to the private plans that administer these parts of Medicare. Reductions are to be made at a uniform rate and are not to exceed 2 percent. CBO estimates that Medicare benefit spending will be reduced by about \$99.3 billion over the nine-year sequestration period (Congressional Research Service, 2013).

The budgetary baseline that must be used in implementing a sequestration has special implications with regard to Medicare. For direct spending, the baseline is to be calculated by assuming that the laws providing or creating direct spending will operate in the manner specified, and that funding for entitlement authority is adequate to make all required payments. Specifically, CBO's March 2012 projections of Medicare spending incorporated the assumption that Medicare spending would be constrained beginning in 2013 by the sustainable growth rate (SGR) mechanism used to calculate the fees paid for physicians' services. Those fees were to have been reduced by about 27 percent beginning in January 2013 and by additional amounts in subsequent years. However, the American Taxpayer Relief Act of 2012 (P.L. 112-240) overrode the scheduled reduction for FY2013; thus, spending for Medicare will be greater than the amounts projected in the baseline. CBO estimated a 10-year cost of freezing payments at current levels at close to \$300 billion for 2012-2021; if payments were increased by a medical inflation factor, the cost could be even higher (Congressional Research Service, 2013).

Effect of Medicare Payments in Maryland

The last sequestration, resulting from the BBEDCA of 1985, reduced Medicare payments to hospital providers 2.092 percent from October 1989 through December 1989. The Medicare fiscal intermediary was to reduce charges by the full amount of the Medicare beneficiary's co-insurance and deductible (15 percent) and pay the remaining charges less 2.092 percent. In 1989, to recognize the reduction in Medicare revenue to the hospitals, the Commission voted to increase all rates by 0.8 percent and apply this adjustment at the time of the hospitals' next inflation adjustment as one-time money.

Today, the Commission is again faced with the question of how to address sequestration as it effects Medicare's payment of hospital charges in Maryland. There are several options available to the Commission. The next section outlines three possible options.

In this recommendation, we treat the options for the remainder of FY2013 only. While the duration of the sequester is uncertain at this stage, the immediate impact is for the current fiscal year, and the immediate policy necessity is to address that specific issue. Going forward, the impact of the sequester will be addressed as part of the update factor discussion for the proposed stub period from July 1 – December 30, 2013 and for the second half of the fiscal year, presuming approval of the State's proposed Demonstration Model.

Waiver Modeling

Staff modeled three possible options (Table 1) and their effect on the waiver cushion. The models below assume the following for FY2014:

- 0% update
- 0.42% increase to CPC due to the TPR methodology
- 0.62% increase to CPC due to the ARR methodology
- -.30% for ARR/TPR Shared Savings
- 2.00% increase due to reduction in 1DLOS cases
- 0.20% increase to CPC due to the full rate reviews and capital

Option 1: Hospitals held harmless

For this option, the Commission would treat the revenue lost from the sequestration as a one-time unusual expense. Hospital rates would reflect an increase of 0.64 percent annualized or 0.16 percent for the remainder of the fiscal year (April - June). If prices and volume remain constant, the resulting waiver cushion for YE J13 is forecasted to be 5.66 percent.

For FY2014 and forward, the sequester would be considered as part of the Commission's update factor discussion, taking into account the affordability of hospital services, the Medicare Waiver, and the financial condition of the State's hospitals. If the Commission were to continue to hold the hospitals harmless from the impact of sequestration in FY2014, we estimate that the waiver cushion would be 2.32 percent.

Option 2: 50/50 Split

For this option, the Commission would split the impact of the sequestration between payers and hospitals. In this instance, half of the sequestered revenue would be treated as a one-time expense and put into rates, resulting in a 0.32 percent increase to all rates annualized and 0.08 percent for the remainder of the fiscal year (April - June). If prices and volume remain constant, the resulting waiver cushion for YE J13 is forecasted to be 5.74 percent.

For FY2014 and forward, the sequester would be considered as part of the Commission's update factor discussion, taking into account the affordability of hospital services, the Medicare Waiver, and the financial condition of the State's hospitals. If the Commission were to continue the 50/50 split in FY2014, we estimate that the waiver cushion would be 2.73 percent.

Option 3: Payers held harmless

For this option, the Commission would require hospitals to absorb the full reduction to Medicare payments. If prices and volume remain constant, the resulting waiver cushion for YE J13 is forecasted to be 5.83 percent.

For FY2014 and forward, the sequestration would be considered as part of the Commission's update factor discussion, taking into account the affordability of hospital services, the Medicare Waiver, and the financial condition of the State's hospitals. If the Commission were to continue to hold the payers harmless from the impact of sequestration in FY2014, we estimate that the waiver cushion would be 3.14 percent.

Table 1: Options to Address Sequestration in Rates

| | Medicare Payment Reduction to be Included in Rates | Annualized Impact on Rates | Estimated Waiver Cushion* | |
|--|--|----------------------------|--|---|
| | | | YE J13 with April - June Implementation of the Policy Option | YE J14 with Continued Implementation of the Policy Option |
| Option 1 : Hospitals held harmless | 2.00% | 0.64% | 5.66% | 2.32% |
| Option 2 : 50/50 split between payers and hospitals | 1.00% | 0.32% | 5.74% | 2.73% |
| Option 3 : Payers held harmless | 0.0% | 0.00% | 5.83% | 3.14% |

**based CMS actuary information available and estimates made on 4/24/13*

Discussion

There are several items to consider in deciding the appropriate option. They include: financial condition of hospitals; affordability for consumers, private insurers, and taxpayers; and the status of the Medicare waiver.

For FY2013, the Commission approved an inpatient rate reduction of 1.25 percent with a budget for 0.25 percentage points for case mix growth industry wide and an outpatient increase of 2.59 percent. The overall impact on industry revenue at last year’s volumes was an estimated 0.3 percent. The cumulative year to date revenue growth as of February 2013 is 1.42 percent.¹ Currently, the median total operating margin is 0.85 percent, with 30 hospitals showing positive total operating margins. Average profitability is down from the same period last year, when total operating margins were running at about 2.6 percent. This year, hospital total profits are 3.63 percent, up from 1.98 percent for the same period last year; 37 hospitals show positive total profits.²

Outside of Maryland hospitals may be able to shift some of these revenue losses to private payers, depending on their relative market power, thus offsetting some of the revenue losses. Maryland hospitals cannot do that under the State’s rate-setting system. In the short run, however, hospitals nationally may have to bear the impact of this sequestration until contracts can be renegotiated, even if the losses can eventually be shifted.

Furthermore, while the status of the current waiver has improved somewhat from projections made at this time last year, the margin is still small compared to historic levels. Any partial sharing between hospitals and payers will erode that margin.

As the State continues its quest for a modernized waiver, the central issue of focus remains what Medicare and Medicaid spend in Maryland under the all payer system versus the rest of the nation. Action to restore the sequestered funds to hospital rates this year could be viewed upon negatively as part of federal consideration of the State’s current request.

¹ Cumulative annual growth compares July 2012 to February 2013 growth to July 2011 to February 2012 growth.

² Profitability numbers from the consolidated unaudited financial statements with data as of February 2013.

Comments

The Commission has received many comment letters from hospitals and payers regarding the options proposed in the draft recommendation. The comment letters are attached. In its letter, CareFirst recommends Option #3 due to the waiver implications of imposing the other options, and the potential for diluting the intent of the sequestration. Many hospitals commented regarding their deteriorating financial condition and that they should be able to avail themselves of the same options as hospital nationally to respond to the impact of federal sequester. Therefore, hospitals recommend fully offsetting the impact on hospitals through an increase in rates.

Staff Recommendations

Recommendation 1: The Commission will make no change to hospital rates for Fiscal Year 2013 in response to the sequestration.

Recommendation 2: The Commission will consider total revenue needs of hospitals as part of the update discussions for Fiscal Year 2014, with the shortfall due to sequestration as part of those discussions.

Comment Letters

CareFirst BlueCross BlueShield
10455 Mill Run Circle
Owings Mills, MD 21117
www.carefirst.com

March 15, 2013



Health Services Cost Review Commission
4201 Patterson Avenue
Baltimore, Maryland 21215

Re: Draft Staff Recommendation – Impact of Sequestration and Options for HSCRC

Dear Commissioners:

CareFirst would like to thank you for this opportunity to comment on the above referenced draft recommendation.

As a result of the federal government failing to enact legislation to reduce the deficit by 2/28/2013, the sequestration efforts will automatically be implemented with the effect of reducing Medicare hospital payments nationally by 2%.

The intent of the sequestration is to reduce federal expenditures nationally by 2%. Therefore, any actions by the HSCRC to increase hospital rates, to cushion the impact of the Medicare payment reduction on Maryland hospitals, will dilute the intent of the federal Sequestration. We believe this action could be perceived unfavorably by CMS and thus could negatively impact the current waiver modernization negotiations. In addition, any such rate increase would both erode the State's position on the current waiver test and disadvantage Maryland under any new waiver test (since Medicare reductions in Maryland would be less than those occurring nationally, resulting in Maryland Hospitals lagging behind national cost targets).

As a result, CareFirst urges the Commission to move forward with Option #3 that will not impact Maryland hospital rates and will allow the full intent of the sequestration to be realized by the federal government.

Sincerely,

A handwritten signature in black ink that reads "John Hamper". The signature is written in a cursive style and is positioned above the printed name and title.

John Hamper
Director, Provider Reimbursement, Analytics & Compliance
CareFirst
6731 Columbia Gateway Drive, CG-43
Columbia, MD 21046
410-872-3501 (P)



April 12, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

APR 22 '13 PM 1:50

Dear Chairman Colmers,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,

Laurie R. Beyer
Chief Financial Officer, Union Hospital

cc:

Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



JOHNS HOPKINS
M E D I C I N E

Ronald R. Peterson

President
Johns Hopkins Health System
The Johns Hopkins Hospital

Executive Vice-President
Johns Hopkins Medicine

April 15, 2013

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

Via email: jcolmers@jhmi.edu followed by hard copy

Dear Chairman Colmers,

I am writing on behalf of the Johns Hopkins Health System (JHHS) and its member hospitals, The Johns Hopkins Hospital (JHH), Johns Hopkins Bayview Medical Center (JHBMC), Howard County General Hospital (HCGH), and Suburban Hospital (SH), to comment on the impact of the federal sequester which caused a 2% Medicare payment reduction. Senior leaders at Hopkins have participated with MHA in the development of the MHA position on the sequestration. We strongly support the position MHA recommends on handling the impact of the federal sequester by fully offsetting the impact on hospitals through an increase in the Medicare differential and a rate increase.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3% for FY 2013, margins for the first six months of this year have declined to 0.8% - well below the 2.75% target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

In making your decision regarding the Medicare 2% payment reduction due to the Federal Sequester, please consider the following issues directly impacting Maryland hospitals:

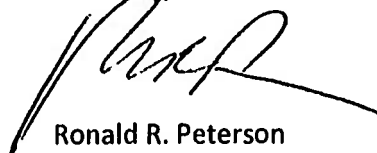
- HSCRC Update Factors (UF) have been set significantly below underlying operating cost inflation for 4 years since FY 2009.
- Through FY 2013, HSCRC approved UF's have **underfunded inflation by 5%**.
- **Capital costs** have risen dramatically mostly due to a **normal facility replacement cycle** in the state. Many of the hospitals' major facilities were built in the 1950s - 1960s and have had to be replaced. Replacement facilities provide very little opportunity for volume growth so most of the added capital costs were funded from the existing revenue base.

- There are other non revenue producing cost requirements which are essential to the proper management of hospitals such as expanded patient safety programs, health information technology systems and development of core measures. These are necessary programs which may produce cost improvements in the long run but the initial investments are a heavy cost now.
- **Rating Agencies (Moody's, Fitch, S&P) are watching Maryland's policy decisions.** They are concerned that prolonged revenue constraints will cause financial instability and may result in **hospital debt downgrades.**
- **Rating downgrades will increase the cost of financing and will delay needed capital investments including information technology which is needed to manage healthcare costs and services.**

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as do hospitals in the rest of the country. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative and *temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion. **I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.**

Thank you for the opportunity to comment.

Sincerely,



Ronald R. Peterson

cc: George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD
Herbert Wong, PhD, Vice Chairman



250 W. Pratt Street
24th Floor
Baltimore, Maryland 21201-6829
www.umms.org

CORPORATE OFFICE

April 15, 2013

APR 24 11 13 AM 3:27

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Re: **Funding of Federal Sequester**

Dear Chairman Colmers:

On behalf of the University of Maryland Medical System (UMMS) and its member hospitals, I am writing to follow-up on the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting. UMMS includes the following Maryland hospitals:

- University of Maryland Medical Center
- Kernan Orthopaedics and Rehabilitation Hospital
- Maryland General Hospital
- Baltimore Washington Medical Center
- Memorial Hospital at Easton
- Dorchester General Hospital
- Chester River Health System
- Civista Medical Center
- University of Maryland – St. Joseph Medical Center
- Mt. Washington Pediatric Hospital
- Upper Chesapeake Medical Center, and
- Harford Memorial Hospital

UMMS urges the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

Colmers, John
April 15, 2013
Page 2

As you know, the financial condition of Maryland hospitals has significantly deteriorated in recent years as a result of low annual rate updates. Combined with the historically low rate update of 0.3 percent for fiscal 2013, operating margins for the first six months of this fiscal year have declined to 0.8 percent — well below the 2.75 percent target established by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, we believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

In addition, it is important to note that total Maryland hospital patient revenues have only increased by 1.42% for the first eight months of fiscal 2013. This record low increase should result in favorable claims experience and enhanced profitability at commercial insurance carriers. As a result, the health insurance industry is much better positioned than the hospital industry to absorb a sequester related rate increase for the fourth quarter of fiscal 2013.

We also believe that Maryland hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the United States. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters by placing the full impact in hospital rates.

I would also note that the small negative *and temporary* impact that this rate increase would have on the current waiver cushion should not preclude the HSCRC from supporting our rate request. And, this temporary rate increase would still leave the current waiver with a positive cushion.

In summary, we urgently request that the HSCRC act at its May 1st meeting to implement MHA's recommended temporary rate increase, retroactive to April 1, 2013.

Thank you for the opportunity to comment on this very important issue.

Sincerely,



Robert A. Chrencik
President and Chief Executive Officer

cc: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



MedStar Franklin Square Medical Center

April 15, 2013

Mr. John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

I am writing to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

One need not tell you that hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates and, for some, shrinking demand for hospital care. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

On behalf of our Board, Medical Staff, I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

9000 Franklin Square Drive
Baltimore, MD 21237
443-777-7850 PHONE
443-777-7904 FAX
sam.moskowitz@medstar.net
www.medstarfranklin.org

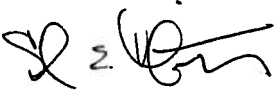
Samuel E. Moskowitz
President,
MedStar Franklin Square Medical Center
Senior Vice President, MedStar Health

APR 18 '13 PM 3:36

Mr. John Colmers
April 15, 2013
Page 2.

Thank you for the opportunity to comment.

Sincerely,

A handwritten signature in black ink, appearing to read 'S. Moskowitz', with a stylized flourish at the end.

Samuel E. Moskowitz

cc:

Herbert Wong, PhD, Vice Chairman

George H. Bone, MD

Stephen F. Jencks, MD, MPH

Jack C. Keane

Bernadette Loftus, MD

Thomas R. Mullen

Patrick Redmon, PhD



April 15, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

Please accept this as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates consistent with past Commission action regarding sequestration in 1986, 1988 and 1989.

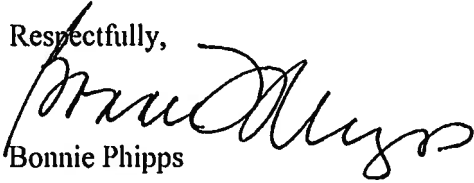
Saint Agnes Hospital would face approximately \$640,000 impact in this fiscal year alone if the Commission takes no action. We simply cannot financially survive yet another negative impact in rates. We have seen almost \$7 million in this fiscal year alone in cuts, take-backs and changes to already approved programs with signed agreements. We have given one wage increase in three years and have nothing budgeted for FY14 due to the insufficiency of rates. We must cut jobs and services to manage this while others in the healthcare market see stable and even increasing margins.

Maryland hospitals in general have margins below 1% against a target of 2.75%. Requiring hospitals to shoulder any portion of the federal sequester would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013. Please help us to protect our communities, our patients and employees and our systems of care.

Thank you for the opportunity to comment.

Respectfully,

A handwritten signature in black ink, appearing to read "Bonnie Phipps", written in a cursive style.

Bonnie Phipps

cc:

Herbert Wong, PhD, Vice Chairman

George H. Bone, MD

Stephen F. Jencks, MD, MPH

Jack C. Keane

Bernadette Loftus, MD

Thomas R. Mullen

Patrick Redmon, PhD

EXCEPTIONAL HEALTHCARE. EXCEPTIONAL PEOPLE.



April 15, 2013

Mr. John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,

A handwritten signature in purple ink that reads "Peggy Naleppa". The signature is written in a cursive style with a long horizontal stroke at the end.

Dr. Peggy Naleppa, M.S., MBA, FACHE
President/CEO

cc: Herbert Wong, Ph.D., Vice Chairman
George H. Bone, M.D.
Stephen F. Jencks, M.D., MPH
Jack C. Keane
Bernadette Loftus, M.D.
Thomas R. Mullen
Patrick Redmon, Ph.D.



MedStar Harbor Hospital

April 15, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road Suite N-2200
Baltimore, MD 21211

Dennis W. Pullin, FACHE
President, MedStar Harbor Hospital
Senior Vice President, MedStar Health

Dear Chairman Colmers,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,

Dennis W. Pullin, FACHE
President MedStar Harbor Hospital
Sr. Vice President MedStar Health

cc:

Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Bernadette Loftus, MD
Stephen F. Jencks, MD, MPH

Jack C. Keane
Thomas R. Mullen
Patrick Redmon, PhD



John M. Sernulka
President and CEO

April 15, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

Carroll Hospital Center has partnered with the HSCRC over the past 3 years under our TPR agreement to significantly reduce overutilization and the cost of healthcare. It has been a win/win for residents of Carroll County, payors and employers alike. Achieving this success has clearly had an economic erosion of our financial stability and has heightened our future financial viability as our "NUMBER ONE" enterprise risk. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would severely jeopardize Carroll Hospital Center's ability to ensure that our efficiently and effectively operated hospital remains financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

200 Memorial Avenue
Westminster, MD 21157

410.871.6902
Fax: 410.871.7474

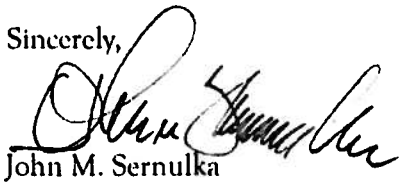
www.CarrollHospitalCenter.org

April 15, 2013
Chairman Colmers
Page -2-

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,



John M. Sernulka
President & CEO

cc: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



Sinai Hospital
Northwest Hospital
Levindale Hebrew Geriatric Center and Hospital
Courtland Gardens Nursing & Rehabilitation Center
April 16, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers:

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

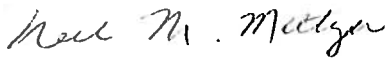
Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion. **I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.**

April 16, 2013

Page 2

Thank you for the opportunity to comment.

Sincerely,

A handwritten signature in cursive script that reads "Neil M. Meltzer".

Neil M. Meltzer

President & CEO Designate

c: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



MedStar Union Memorial Hospital

April 16, 2013

201 E. University Parkway
Baltimore, MD 21218
410-554-2227 PHONE
410-554-2652 FAX
medstarunionmemorial.org

Bradley S. Chambers
President, MedStar Union Memorial Hospital
Senior Vice President, MedStar Health

Administration

John Colmers, Chairman
Health Services Cost Review Commission
3910 Keswick Road, Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers:

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,

Bradley S. Chambers

cc: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane

Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD

Knowledge and Compassion
Focused on You



MedStar Good Samaritan Hospital

5601 Loch Raven Boulevard
Baltimore, MD 21239-2905
443-444-8000 PHONE
410-323-1794 TTY
443-444-4100 FIND A DOC
goodsam-md.org

April 16, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, across the state, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. In fact, with the historically low rate update of 0.3 percent for FY 2013, margins for the first six months of this year have declined to 0.8 percent across the industry. This is a level well below the 2.75 percent target margin set by the HSCRC. In fact, for the first time in recollection MedStar Good Samaritan Hospital (MGS) is operating at a loss from operations. This is despite MGS's established track record of efficiency that compares favorably on many metrics to national standards. Our financial condition is a direct result of the decline in revenue that has not kept pace with expense inflation while ensuring quality care and safe operating conditions. As a result of this recent financial downturn, MGS is already going through significant staff reduction initiatives. Adding the federal sequester to the list of Hospital cuts will only exacerbate an already tenuous situation. In fact, requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and

December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion. **I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.**

Thank you for the opportunity to comment.

Sincerely,



Jeffrey Matton
President, MedStar Good Samaritan Hospital

cc:

Herbert Wong, PhD, Vice Chairman

George H. Bone, MD

Stephen F. Jencks, MD, MPH

Jack C. Keane

Bernadette Loftus, MD

Thomas R. Mullen

Patrick Redmon, PhD



MedStar St. Mary's Hospital

25500 Point Lookout Road
P.O. Box 527
Leonardtown, Maryland 20650
301-475-8981 **PHONE**
medstarstmarys.org

A Century of Caring
1912-2012

100 Years

April 16, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers:

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

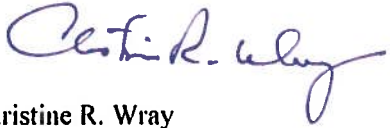
Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

Knowledge and Compassion
Focused on You

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,

A handwritten signature in blue ink, appearing to read "Christine R. Wray". The signature is fluid and cursive, with the first name being the most prominent.

Christine R. Wray
President

cc: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD
Carmela Coyle, MHA
Eric Wagner, MedStar Health



5565 Sterrett Place
5th Floor
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410-772-6630 PHONE
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medstarhealth.org

Michael J. Curran
Executive Vice President,
Chief Administrative and
Financial Officer

APR 22 '13 PM 1:50

April 17, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers:

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3% for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75% target margin set by the HSCRC. MedStar Health believes that requiring hospitals to shoulder any portion of the federal sequester would be inconsistent with HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion. **We urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to the date the sequester began on April 1, 2013.**

Thank you for the opportunity to comment.

Sincerely,

Michael J. Curran
Executive Vice President
Chief Administrative and Financial Officer

cc: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD

Knowledge and Compassion
Focused on You



MedStar Montgomery Medical Center

18101 Prince Philip Drive
Olney MD 20832
301-774-8771 PHONE
301-774-8866 FAX
medstarmontgomery.org

Peter W. Monge, FACHE
President

Administration

April 18, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Additionally, many of us are reaching a tipping point and cutting jobs and services for FY14. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent – well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.


Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative and temporary impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

John Colmers
Chairman, Health Services Cost Review Commission
April 18, 2013
Page 2

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,



Peter W. Monge, FACHE
President, MedStar Montgomery Medical Center
& Senior Vice President, MedStar Health

cc:

Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



April 18, 2013

Mr. John Colmers, Chairman
Health Services Cost Review Commission
3910 Keswick Road, Suite N-2200
Baltimore, Maryland 21211

Dear Chairman Colmers:

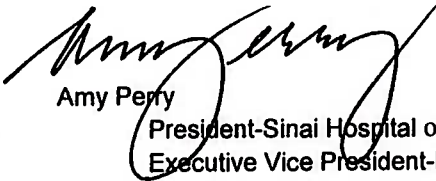
I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion. **I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.**

Thank you for the opportunity to comment.

Sincerely,


Amy Perry
President-Sinai Hospital of Baltimore
Executive Vice President-LifeBridge Health

CC: HSCRC Commissioners

Caring for Our Communities Together



1500 Forest Glen Road
Silver Spring, MD
20910-1484
(301) 754-7000
www.holycrosshealth.org

April 22, 2013

Mr. John M. Colmers
Chairman
Health Services Cost Review Commission
3910 Keswick Road
Baltimore, Maryland 21211

Dear Chairman Colmers,

I am writing to you as follow-up on the Maryland Hospital Association's (MHA) testimony presented at the April 10th meeting of the Health Services Cost Review Commission (HSCRC). This testimony urged the adoption of MHA's recommendation to offset the full impact of the federal sequester through a temporary increase in the differential and an increase in rates and I support this recommendation.

As you know, hospital financial conditions have significantly deteriorated in recent years due to low annual payment updates despite hospitals' efforts to increase efficiencies and overall productivity. With the low update granted in FY 2013 of 0.3 per cent, we have seen further deterioration of hospital margins for the first six months of the year to 0.8 percent which is well below the 2.75 percent target established by the HSCRC. We believe the lack of relief on the federal sequester compounds the impact of this historically low update and, in fact, turns it negative. In addition, requiring hospitals to shoulder the burden of this sequester would be inconsistent with the HSCRC statutory mandate to ensure that efficiently and effectively managed hospitals are financially solvent.

As an industry, we are making strong efforts to operate within a constrained resource environment, even as we are faced with balancing community needs, particularly access for the uninsured and underinsured population, with the essential investments necessary to meet the future needs of our growing community. For example, Holy Cross Hospital has been committed to providing access for the uninsured and underinsured as evidenced by the steady growth in its annual charity care commitment from \$12.4 million in fiscal 2009 to \$23.7 million in fiscal 2012 which we accomplish despite historically low payment updates. We are also trying to invest in preparing for the redesign of our care delivery system in anticipation of population based health management. It is extremely difficult to make these critical investments and support the new operating model required for population health while maintaining our commitment to our staff which we take very seriously. I urge the HSCRC to act at its May 1st meeting to implement the MHA's recommended action retroactive to April 1, 2013.

Thank you in advance for your thoughtful consideration.

Sincerely,

A handwritten signature in black ink, appearing to read 'Anne D. Gillis'.

Anne D. Gillis
Chief Financial Officer

Cc: Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



820 W. Diamond Avenue, Suite 600
Gaithersburg, MD 20878
Office: 301-315-3030
Fax: 301-315-3000

April 19, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers,

I am writing on behalf of Adventist Healthcare including Shady Grove Adventist Hospital, Washington Adventist Hospital and Adventist Behavioral Health as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting. We would like to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this rate year have declined to an average of 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. We believe that requiring hospitals to shoulder any portion of the federal sequester would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. We would also note that the small *negative and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

We urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Washington Adventist Hospital • Shady Grove Adventist Hospital • Hackettstown Regional Medical Center • Adventist Rehabilitation Hospital of Maryland
Adventist Behavioral Health • Adventist Home Care Services • The Reginald S. Lourie Center for Infants and Young Children
Shady Grove Adventist Emergency Center • Adventist Medical Group • LifeWork Strategies • Capital Choices Pathology Laboratory

www.AdventistHealthCare.com

Thank you for the opportunity to comment.

Sincerely,

A handwritten signature in black ink, appearing to read 'James G. Lee', with a stylized flourish at the end.

James G. Lee
Executive Vice President and Chief Financial Officer
Adventist Healthcare

cc:

Herbert Wong, PhD, Vice Chairman

George H. Bone, MD

Stephen F. Jencks, MD, MPH

Jack C. Keane

Bernadette Loftus, MD

Thomas R. Mullen

Patrick Redmon, PhD

NEXUS

HEALTH

Carolyn Boone Lewis Health Care Center (CBL)
Fort Washington Medical Center (FWMC)

April 22, 2013

John Colmers
Chairman, Health Services Cost Review Commission
3910 Keswick Road
Suite N-2200
Baltimore, MD 21211

Dear Chairman Colmers:

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

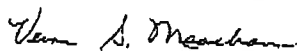
As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

Maryland's hospitals should have the same flexibility to respond to the impact of the federal sequester as hospitals in the rest of the country do. In our all-payor system, the only way this can be accomplished is by increasing rates. This action would be consistent with all past efforts to address federal sequesters. In separate actions taken on July 1, 1986, February 9, 1988, and December 1, 1989, the HSCRC voted to offset the impact of federal sequesters, placing the full impact in hospital rates. I would also note that the small negative *and temporary* impact that this policy would have on the current waiver cushion should not preclude the HSCRC from supporting it; even so, this action would still leave the current waiver with a positive cushion.

I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,



Verna S. Meacham
President & CEO
Nexus Health, Inc., parent company of Fort Washington Medical Center

cc:

Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas R. Mullen
Patrick Redmon, PhD



MedStar Southern Maryland Hospital Center

7503 Surratts Rd.
Clinton, MD 20735
301-868-8000 PHONE
medstarsouthernmaryland.org

April 22, 2013

Patrick Redmon, PhD
Health Services Cost Review Commission
41060 Patterson Ave.
Baltimore, MD 21211

APR 23 '13 PM 12:40

Dear Dr. Redmon,

I am writing as a follow-up to the Maryland Hospital Association's (MHA) testimony at the April 10th Health Services Cost Review Commission (HSCRC) meeting, to urge the HSCRC to adopt MHA's recommendations on handling the impact of the federal sequester by fully offsetting the impact on hospitals through a temporary increase in the differential and an increase in rates.

As you know, hospital financial conditions have significantly deteriorated in recent years as a result of low annual payment updates. Combined with the historically low rate update of 0.3 percent for FY2013, margins for the first six months of this year have declined to 0.8 percent — well below the 2.75 percent target margin set by the HSCRC. Requiring hospitals to shoulder any portion of the federal sequester, I believe, would be inconsistent with the HSCRC's statutory mandate to ensure that efficiently and effectively operated hospitals are financially solvent.

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I urge the HSCRC to act at its May 1st meeting to implement MHA's recommended action, retroactive to April 1, 2013.

Thank you for the opportunity to comment.

Sincerely,

Michael J. Chiramonte, MBA
President, MedStar Southern Maryland Hospital Center
Vice President, MedStar Health

cc:

Herbert Wong, PhD, Vice Chairman
George H. Bone, MD
Stephen F. Jencks, MD, MPH
Jack C. Keane
Bernadette Loftus, MD
Thomas Mullen, PhD

Chet Burrell
President and Chief Executive Officer



CareFirst BlueCross BlueShield
1501 S. Clinton Street, 17th Floor
Baltimore, MD 21224-5744
Tel: 410-605-2558
Fax: 410-781-7606
chet.burrell@carefirst.com

April 25, 2013

Health Services Cost Review Commission
4201 Patterson Avenue
Baltimore, Maryland 21215

Re: Draft Recommendation on Modifications to the Admission-Readmission Revenue (ARR) Methodology and the HSCRC Response to the Federal Sequestration Legislation

Dear Commissioners:

CareFirst is providing the following comments on the draft ARR policy (including the proposed changes in the outlier methodology) and on the question of how the HSCRC should respond to the Medicare rate cut that has resulted from the federal sequestration legislation.

We believe that the HSCRC's actions on these policy issues will substantially impact its ability to hold hospital payment increases within the constraints imposed by the existing per case Medicare waiver test and the more challenging per capita limitations that have been proposed in the waiver application to the Center for Medicare and Medicaid Innovations (CMMI).

The goals and objectives that are established in the application cannot be achieved without strong leadership by the HSCRC. We urge the HSCRC to begin the difficult task of starting the process of achieving the needed changes by acting on the ARR, outlier and sequestration policies.

A. The Draft ARR Recommendations

Maryland has one of the highest hospital readmission rates in the U.S. Its Medicare readmission rate has been found in recent years to be the highest of all states and the highest in the U.S. outside of the District of Columbia. While the majority of readmissions are unavoidable, many readmissions are preventable. These readmissions have the effect of reducing patient satisfaction, raising patient risks and increasing total health system costs. The reduction of unnecessary readmissions is a national priority that has been endorsed by MedPAC and implemented by CMS for the Medicare program outside of Maryland.

Currently, the HSCRC allows the thirty-one (31) hospitals that have elected to participate in its ARR program to keep all of the revenue associated with their prior level of readmissions by bundling both the charges associated with the initial admission and the readmissions into an overall "Charge Per Episode" (CPE) that is established on an APR DRG-specific basis for each hospital. This policy has two undesirable effects: first, it locks in the prior level of payments despite the fact that some portion of the prior revenue associated with readmissions was tied to preventable readmissions; and, second, it undermines Maryland's position on the current per case waiver test by promoting reductions in readmissions without any reduction in payments. The result of reducing the denominator (i.e., admissions) while maintaining the numerator (i.e., payments) is a higher payment per case and a lower Medicare waiver margin under the existing per case test.

The Accountable Care Act (ACA) requires Maryland to establish a readmissions reduction program that will "meet or exceed" the financial savings that would be generated by the federal policy that applies to Medicare hospital payments outside of this state. The federal readmissions program is narrower than the current HSCRC program (it applies to only three DRGs) but it is designed to generate savings equal to 0.3% of total Medicare inpatient payments to the hospitals that are covered by it. Therefore, the HSCRC must modify its existing ARR policy to yield savings equal to or in excess of those that would be produced by the federal program in order to maintain its exemption from the federal readmissions policy.

The HSCRC staff has proposed to revise the ARR policy in three ways: first, to move the existing voluntary ARR program to a compulsory standard policy for all hospitals by terminating the existing agreements; second, to impose a targeted level of readmissions savings on hospitals on a pro rata basis with adjustments to screen out planned (i.e., medically appropriate) readmissions and to exempt the Total Patient Revenue (TPR) hospitals from these savings requirements; and, third, to implement changes in the methodology that is used by the HSCRC to define "outlier" cases and associated charges.

We believe the proposed changes in the outlier methodology should be separated from the proposed ARR policy changes notwithstanding the fact that they were included by the HSCRC staff as part of the draft ARR recommendations that were presented on April 10, 2013. Given their inclusion in the draft ARR recommendations, we feel compelled to address them in these comments.

While the proposed cancellation of the existing voluntary ARR agreements raises concerns about the confidence the hospitals will have in the future regarding voluntary arrangements, we recognize the need to correct the inherent deficiencies of the existing ARR policy and to respond to the ACA's requirements. The ACA has imposed the readmission reduction requirement on the HSCRC. In addition, the existing ARR policy that is reflected in the voluntary agreements is flawed and demands changes for the reasons cited above. We will defer to the HSCRC's legal counsel regarding the legality of the proposed cancellation of the existing agreements but we certainly endorse the need for a broad revamping of the existing policy.

In general, we believe that the HSCRC staff's proposed use of a pro rata ARR methodology that will impose, at the start of the rate year, a predetermined level of readmissions savings in relation to the performance of the individual hospitals is appropriate. The proposed approach, which would compare each hospital's readmissions to the statewide average level of readmissions by

APR SOI cell (i.e., by type of case adjusted by case mix and severity level) is meritorious. The adjustment for “planned” readmissions is appropriate and the targeted savings approach gives a strong financial incentive to reduce unnecessary readmissions to the degree possible in order to offset the readmissions penalty in FY 2014 and in subsequent years. We believe that the penalties imposed should be adjusted in future years if the hospitals achieve levels of readmissions that approach appropriate levels.

In addition, we believe the HSCRC should develop a practical method to take into account the effects of differences in socioeconomic status and/or other factors (such as the presence of a secondary diagnosis of mental illness or substance abuse) that are outside of hospital control that significantly affect the level of preventable readmissions. We also believe that the HSCRC should move expeditiously to develop a unique patient identifier that will allow it to track readmissions across hospitals. It is especially imperative for the HSCRC to address the problems that continue to stymie the implementation of a unique patient ID in preparation for the per capita test that would accompany the new waiver arrangement. Finally, it is our understanding that the net level of admissions that flow into Maryland from other states (or out from Maryland to other states) has been relatively stable over time but the HSCRC will need to make efforts to track these flows more carefully under a per capita waiver system.

In its April 10, 2013 draft ARR recommendation, the HSCRC staff discussed but did not take a position on the matter of whether the targeted readmissions savings should be set at 0.3% or 0.5%. We strongly advocate the use of the 0.5% savings target because the level of Medicare readmissions in Maryland is high relative to the nation. We know from the experience of our own “Patient Centered Medical Home” (PCMH) program—which has now completed its second full year of operation throughout Maryland, the District of Columbia and Northern Virginia—that appropriate financial incentives can significantly reduce the level of inappropriate readmissions. Given these observations, we strongly urge the HSCRC to adopt a targeted savings level of 0.5% in the revised ARR policy.

B. Outlier Methodology

As noted above, the HSCRC staff included proposed changes to the existing outlier methodology as part of its proposed changes to the ARR policy. We believe that these recommendations are severable from the rest of the ARR policy recommendation; that the bases for and techniques and formulas used in the outlier proposal(s) that are being made by the staff need to be more clearly articulated; and that additional data and analyses are needed before the Commissioners can judge the merits or demerits of the proposed outlier methodology changes in an informed manner.

In particular, we believe that the proposed use of a statewide outlier threshold (rather than a hospital-specific threshold) that was included in the April 10 staff recommendation has the undesirable effect of shifting outlier protection away from hospitals with relatively low charges to hospitals with relatively high charges. This effect is readily confirmed by the fact that Figure 9 in the HSCRC staff’s draft ARR recommendation would reduce the level of outlier charges by 29% on a statewide basis; virtually maintain the level of outlier charges at Johns Hopkins Hospital; and reduce outlier charges overall (i.e., for all hospitals except Johns Hopkins) by approximately 40%. We do not believe this shift of outlier protection to a single, large hospital is warranted on any logical or factual basis. The staff recommendation did not provide a rationale for it other than the desire to simplify the administration of the outlier policy. We do not believe that administrative simplification is a sufficient basis for a methodological change that would have these highly skewed policy and revenue impacts.

In addition to causing a major change in the baseline distribution of outlier revenue across hospitals, the HSCRC staff's outlier proposal would provide hospitals with additional opportunities to restructure their charges to generate much higher outlier charges in future years. These charges would be passed through as additional revenue and the hospitals could simultaneously offset their higher charges for outlier cases by lowering their charges for non-outlier cases. The effect of these charge adjustments would be to reduce the charges for the non-outlier cases and thereby create undercharges relative to the approved amounts for these cases. The hospitals would be permitted to raise their charges under the Charge Per Case (CPC) constraint that would apply to these cases. In combination, these types of actions would raise payments per case and hurt Maryland's position under the current per case test and under the proposed per capita test. The opportunities to generate additional revenue would be skewed in the direction of the high charge hospitals if a statewide outlier threshold is used because their cases would be more likely to surpass the outlier threshold.

We believe that the HSCRC could substantially fix the problems that we have identified in the proposed outlier policy, and achieve a substantial level of administrative simplification, by establishing a hospital-specific outlier threshold for high charge level hospitals; by using a statewide outlier threshold for the other hospitals; and by eliminating, the \$100,000 "dead zone" limitation which has the obvious and undesirable effect of artificially identifying more cases as outliers at the relatively high charge hospitals.

Finally, recent Maryland legislation requires the HSCRC to obtain stakeholder input prior to the adoption of the policy and methodology changes under a new waiver arrangement. We believe the HSCRC should, in the course of this review process, invite and facilitate broad public discussion of all important issues. In regard to the outlier policy, this review process should do the following:

- (1) address the question of whether outliers increase or decrease the financial incentives to hospitals to improve care, with special attention to the relative need (if any) for outlier protection in large, medium and small hospitals;

- (2) examine the relative levels of adverse events (e.g., falls, nosocomial infections, etc.) across hospitals and the impacts of differing levels of such events on outliers at the particular hospitals; and

- (3) consider the merits of imposing hospital-specific rate adjustments (both positive and negative) to drive reductions in the level of adverse events and to reward unusually good performance in this area.

C. The HSCRC Response to the Federal Sequestration Legislation

The federal Budget Control Act of 2011 included provisions that imposed an automatic sequestration (i.e., reduction) in federal payments for various federal programs, including Medicare, as a result of the failure of Congress to achieve targeted deficit reductions. The 2.0% payment reductions that have been imposed by sequestration apply to Medicare hospital payments in Maryland and elsewhere throughout the U.S.

The Maryland Hospital Association (MHA) and individual hospitals have argued that the HSCRC should act immediately to raise rates to fully exempt the hospitals from the impact of the sequestration legislation. The hospitals have argued for relief on three bases: (1) they have cited past actions by the HSCRC that fully offset the effects of federal sequestrations as relevant precedents; (2) they have described the declines they have recently experienced in operating profits; and (3) they have argued that it would be unfair to impose on them the payment reductions that would flow from sequestration when hospitals in other states have the opportunity to shift such payment reductions to other payers (i.e., private sector payers). The MHA and the hospitals have also argued that the HSCRC could raise rates now to offset the sequestration cuts on a temporary basis and re-visit the issue of whether or not to impose the sequester reductions (fully or partially) during the determination of the update factor for RY 2014 in its entirety or for the July through December 2013 "stub" period.

In their draft recommendations of April 10, 2013, the HSCRC staff advised the HSCRC that it should not take any action at this time to offset the effects of sequestration and should consider these effects in the determination of the update factor for all or part of RY 2014. We strongly endorse this HSCRC staff recommendation for the reasons we present below.

First, the HSCRC's past actions to fully pass through the effects of previous sequestrations took place during the mid and late 1980s when the waiver margin was substantially more robust than it is today. The margin was relatively high at that time because the HSCRC did an outstanding job of controlling overall and Medicare cost increases during its early years through 1992. Since 1992, the increases in hospital costs per admission in Maryland have substantially exceeded the national average rate of growth. Different circumstances require different actions. We do not believe that the cited historical actions establish precedents that should be followed at this time given the highly precarious waiver margin that is projected for June 2014.

Second, it is true that operating margins have recently declined but profits on regulated business are much higher than overall operating profits. The hospitals have identified physician subsidies as the primary cause of the difference between operating profits and regulated profits. The legality of the HSCRC's incorporation of the effects of physician subsidies on profits as a basis for higher rates is an unsettled and highly controversial proposition. It would certainly be inappropriate for the HSCRC to relieve the hospitals of the effects of sequestration without examining the levels of physician subsidies, the types of subsidies and their effects on overall hospital costs. This information is typically not disclosed by the hospitals.

Third, the ability of hospitals outside of Maryland to shift the effects of the sequestration payment cut of 2.0% is extremely limited in the short term because they cannot shift them to Medicaid; they cannot shift them, to any significant degree, to the large private health plans, which account for the bulk of private sector payments, because these plans pay for hospital care mostly in the form of fixed rates that cannot be raised prior to the termination of existing contracts; and they cannot shift them to the portion of patients who do not pay for their care. Thus, the argument that hospitals elsewhere can shift the effects of the sequester cuts is wholly unpersuasive as a basis for adjusting rates in Maryland in the remainder of FY 2013. Moreover, the ability of hospitals outside of Maryland to shift the sequestration cuts to the private sector in future years (i.e., beyond the short term) is also limited because many private health plans

have multi-year contracts with fixed rates and the widespread adoption of "high deductible health plans" (HDHPs) by small and large employers frequently causes bad debt levels to rise when hospitals increase their rates. As the HSCRC staff has suggested, the impact of the sequester cuts in FY 2014 can be considered as one of the myriad factors that should be discussed in the determination of the update factor for FY 2014.

Finally, the State of Maryland is currently involved in the extremely important task of attempting to negotiate a revised waiver arrangement for FY 2014. The HSCRC's existing one day stay policy (which encourages hospitals to reduce one day stays without imposing any revenue reductions) and its existing ARR policy (which encourages reductions in readmissions without any reductions in revenue) have the respective effects of thwarting the federal RAC policy (which takes revenue away from hospitals outside Maryland for excessive one day stays) and the federal readmissions reduction program (which imposes, on average, a 0.3% reduction in hospital inpatient payments). The willingness of CMMI to grant a new waiver to Maryland may be influenced by the extent to which Maryland demonstrates its determination to control Medicare and overall hospital payments.

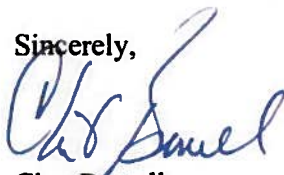
Specifically, if Maryland overrides any portion of the sequestration savings that Medicare would obtain in the absence of the waiver, and shifts Medicare sequester cuts to the private sector, CMMI may question the credibility of Maryland's commitment to the "all payer" system that exists today and is proposed to continue under the waiver application.

D. Conclusion

In summary, we partially support the HSCRC staff's recommendation, dated April 10, 2013, regarding the ARR policy; and we wholly endorse the HSCRC staff's recommendation that the HSCRC should not adjust rates during FY 2013 in response to the federal sequestration cuts and that it should consider the effects of these cuts, among the many other relevant factors that merit attention, in the determination of the update factor for FY 2014.

Thank you for the opportunity to submit our comments on the proposed ARR and sequestration actions.

Sincerely,



Chet Burrell
President and CEO

Final Recommendation on a Shared Savings Policy

Health Services Cost Review Commission
4160 Patterson Avenue Baltimore, MD 21215
(410) 764-2605

May 1, 2013

HSCRC staff will present this final recommendation to the Commission on May 1, 2013.

Introduction

This recommendation proposes that the Commission implement a shared savings policy.

Past Commission Actions

HSCRC staff reported to the Commission on inclusion of a shared savings policy in conjunction with potential FY 2014 modifications to the ARR program at the November 7, 2012 and February 6, 2013 Commission meetings. As a draft recommendation at the April 10, 2013 meeting, Commission staff recommended the development of a shared saving methodology as a component of ARR. Based on public input, HSCRC staff has modified the draft recommendation to implement a shared savings policy based on readmissions, but outside of the ARR program structure.

Stakeholder Process

HSCRC staff engaged industry representatives to discuss shared savings as a component of ARR. HSCRC staff held our first workgroup on January 24, 2013 with hospital representatives, followed by a payer discussion on January 31. Most recently, HSCRC staff met with representatives from both hospitals and payers on March 14, followed by a meeting with the Maryland Hospital Association (MHA) on March 21, 2013. Subsequent to presenting the draft recommendation, HSCRC staff discussed recommendation modifications with a number of hospital representatives. We have included a letter from MHA in Appendix A.

Background

CMS Readmissions Program and Shared Savings

As noted in previous reports to the Commission, as of federal fiscal year 2013, Section 3025 of the Patient Protection and Affordable Care Act (H.R. 3590) requires the Secretary of Health and Human Services to reduce payments to hospitals relative to excess readmissions as a means to reducing Medicare readmissions nationally. Medicare requires Inpatient Prospective Payment System (IPPS) hospitals outside of Maryland to engage in Medicare's Hospital Readmissions Reduction program.

The Secretary is authorized to exempt Maryland hospitals from the Medicare Readmissions Reduction Program if Maryland submits an annual report describing how a similar program in the State achieves or surpasses the measured results in terms of patient health outcomes and cost savings under the Medicare program.

While both Medicare's and the HSCRC's readmissions reductions programs aim to reduce readmissions, the two programs' structures differ. ARR is broader than Medicare's program, applying of all-cause readmissions for all APR-DRGs. Medicare's program measures only heart attack, heart failure, and pneumonia. However, the HSCRC's ARR program tracks readmissions only to the facility of the index admission (an eligible admission to an acute hospital), focusing on intra-hospital (and in some cases intra-system) readmission. Currently, there is no identifier in the HSCRC data that tracks patients across facilities; therefore, readmissions across facilities cannot be identified.¹ Finally, the HSCRC program is constructed in a manner that converts existing admissions and readmissions into CPE approved revenue

¹ HSCRC and CRISP staff will report on the status of CRISP to HSCRC dataset matching at the June 2013 Commission meeting.

on a revenue neutral basis, allowing hospitals to keep the profit when readmissions are eliminated. Likewise, hospitals are at risk for increased readmissions on a case mix adjusted basis. In contrast, Medicare penalizes hospitals for high readmission rates, resulting in an overall system payment reduction of 0.3 percent of inpatient revenue in FY 2013 (CMS scales each hospital's DRG payments between 0 and 1 percent, for a national aggregate reduction of 0.3 percent) . Figure 1 reviews the status of Maryland hospitals compared to all US hospitals using CMS' FY2013 IPPS Final Rule: Hospital Readmissions Reduction Program-Supplemental Data (Revised March 2013).

Figure 1: Maryland Hospitals Ranked By Excess Readmissions in CMS' Hospital Readmissions Reduction Program*

| National Quartiles: Hospital Ranked From Least to Most Excess Readmissions | Excess Readmissions Due To: | | |
|--|-----------------------------|-----------------|-----------------|
| | Pneumonia | Heart Failure | Heart Attack |
| Quartile 1 (Least Excess Readmissions) | 4 (9%) | 4 (9%) | 2 (5%) |
| Quartile 2 | 4 (9%) | 6 (14%) | 7 (19%) |
| Quartile 3 | 7 (16%) | 14 (32%) | 10 (27%) |
| Quartile 4 (Most Excess Readmissions) | 29 (66%) | 20 (45%) | 18 (49%) |
| Total hospitals included in analysis | 3,123 | 3,110 | 2,262 |

Source: HSCRC analysis of CMS Readmission data, April 2013.

Note: Based on CMS data from July 1, 2008 to June 30, 2011. Some Maryland hospital did not have enough cases for CMS to calculate excess readmission figures (pneumonia= 1 hospital, health failure=1 hospital, heart attack=8 hospitals).

As illustrated in Figure 1, the majority of Maryland hospitals were ranked below the national average for Medicare’s Hospital Readmission indicators, and many were in the lowest 25 percent. Four Maryland hospitals were ranked in the worst 100 hospitals in the nation for each of the three indicators. For pneumonia readmissions, one-fifth of Maryland hospitals (n=9) were ranked among the worst 200 hospitals in the nation for excess readmissions.

Medicare staff indicated that Maryland's ARR program may not meet the ACA "meet or exceed" requirement for financial savings to Medicare due to the lack of explicit savings. In the federal fiscal year 2013 final IPPS rule, CMS agreed to take a multi-year look at the existing program in Maryland for federal fiscal year 2013, while providing strong indication that HSCRC must develop an explicit policy to demonstrate Medicare savings based on hospital readmissions to gain exemption in federal fiscal year 2014.²

ARR Year 1 and Year 2 Status

From FY2011 to FY2012 (ARR Year 1 is FY2012), Maryland hospitals reduced both the admissions and readmissions as seen in Figure 2. From FY2011 to FY2012, readmissions decreased by 6.73 percent while

² Department of Health and Human Services, Centers for Medicare & Medicaid Services, 42 CFR Parts 412, 413, 424, and 476, [CMS-1588-F], RIN 0938-AR12. Medicare Program; Hospital Inpatient Prospective Payment Systems for Acute Care Hospitals and the Long-Term Care Hospital Prospective Payment System and Fiscal Year 2013 Rates; Hospitals’ Resident Caps for Graduate Medical Education Payment Purposes; Quality Reporting Requirements for Specific Providers and for Ambulatory Surgical Centers. Final rule.

admissions decreased by 3.49 percent. In contrast, observations increased over the same time period by 45.54 percent. While ED visits increased by 4.5 percent from FY2011 to FY2012, ED visits occurring within 30 days of an inpatient stay decreased by 1.55 percent. The figure also includes the same indicators using hospital charges. Charges are not price leveled year to year.

**Figure 2: Readmission and Related Utilization Trends: All-Cause, 30-Day Intra Hospital Readmissions
 By Counts and Charges**

| Indicator | Fiscal Year | | | Percent Difference | | |
|--|-----------------|-----------------|-----------------|--------------------|-----------|------------|
| | FY2010 | FY2011 | FY2012 | FY2010-11 | FY2011-12 | Difference |
| Total Readmissions | 74,474 | 70,766 | 65,999 | -4.98% | -6.74% | -1.76% |
| Total Charges for Readmissions | \$1,037,799,701 | \$1,047,939,068 | \$1,031,053,591 | 0.98% | -1.61% | -2.59% |
| Average Weight for Readmissions* | 1.10 | 1.11 | 1.13 | 0.91% | 1.80% | 0.89% |
| Total Admissions | 759,991 | 729,961 | 704,459 | -3.95% | -3.49% | 0.46% |
| Total Charges | \$8,908,292,615 | \$9,096,083,627 | \$9,267,436,263 | 2.11% | 1.88% | -0.22% |
| Average Weight | 0.97 | 0.98 | 0.99 | 1.03% | 1.02% | -0.01% |
| Readmissions as % of Total Admissions | 9.80% | 9.69% | 9.37% | -1.07% | -3.36% | -2.29% |
| Readmission Charges as % of Total Charges | 11.65% | 11.52% | 11.13% | -1.11% | -3.43% | -2.32% |
| 0-1 Day Stay Readmissions | 11,925 | 10,827 | 9,268 | -9.21% | -14.40% | -5.19% |
| Charges for 0-1 Day Stay Readmissions | \$ 54,285,434 | \$49,865,299 | \$45,016,700 | -8.14% | -9.72% | -1.58% |
| Average Weight for 0-1 Day Stay Readmissions | 0.80 | 0.79 | 0.80 | -1.25% | 1.27% | 2.52% |
| 0-1 Day Stay Admissions | 153,914 | 132,657 | 118,158 | -13.81% | -10.93% | 2.88% |
| Charges for 0-1 Day Stay Admissions | \$829,551,838 | \$751,930,937 | \$721,675,864 | -9.36% | -4.02% | 5.33% |
| Average Weight for 0-1 Day Admissions | 0.78 | 0.79 | 0.80 | 1.28% | 1.27% | -0.02% |
| 0-1 Day Stays as % of Total Admissions | 20.25% | 18.17% | 16.77% | -10.27% | -7.71% | 2.56% |
| 0-1 Day Stay Readmissions as % of Total Readmissions | 16.01% | 15.30% | 14.04% | -4.45% | -8.22% | -3.77% |
| 0-1 Day Stay Charges as % of Total Charges | 9.31% | 8.27% | 7.79% | -11.23% | -5.80% | 5.43% |
| Total Number of Observations | 3,437 | 74,685 | 108,695 | ** | 45.54% | |
| Total Charges for Observations | \$12,813,194 | \$252,720,990 | \$435,402,509 | ** | 72.29% | |
| Total Number of Observations within 30 Day of Inpatient Stay | 208 | 5,217 | 7,520 | ** | 44.14% | |
| Total Charges for Observations within 30 Day of Inpatient Stay | \$1,511,118 | \$51,966,306 | \$81,088,118 | | 56.04% | |
| Total Number of ED visits | 2,013,002 | 2,059,669 | 2,152,450 | 2.32% | 4.50% | 2.19% |
| Total Charges of ED Visits | \$1,202,510,000 | \$1,315,330,000 | \$1,559,100,000 | 2.32% | 4.50% | 2.19% |
| Total Number of ED visits within 30 Day of Inpatient Stay | 65,430 | 67,212 | 66,167 | 2.32% | -1.55% | 2.19% |
| Total Charges of ED visits within 30 Day of Inpatient Stay | \$531,322,030 | \$573,698,529 | \$610,131,190 | 7.98% | 6.35% | -1.63% |
| Total Number of Transfers | 6470 | 6454 | 6309 | -0.25% | -2.25% | -2.00% |
| Transfers as a % of Total Discharges | 0.85% | 0.85% | 0.83% | -0.25% | -2.25% | -2.00% |

Source: HSCRC, April 2013.

Note: Compiled from HSCRC Inpatient and Outpatient Data Sets. Average weights are calculated using FY2013 weights and applied to discharge APR-DRG SOI v29 for all years. Readmission counts include planned readmissions and oncology centers (differs from April draft recommendation). **Observation Rate Center was incorporated in FY2011 for most hospitals.

In Figure 3, we see that the decrease in statewide readmissions differed by payer. From FY2011 to FY2012 readmission decreased by 0.32 percentage points for all payers, 0.62 percentage points for Medicaid, and 0.44 percentage points for Medicare. Figure 3 also demonstrates that readmissions decreased for TPR hospitals as well as ARR hospitals.

Figure 3: Percent Readmissions by Payer and Hospital Payment Type Groups

| Indicator | Fiscal Year | | | Percentage Point Difference | | |
|---|-------------|--------|--------|-----------------------------|-----------|------------|
| | FY2010 | FY2011 | FY2012 | FY2010-11 | FY2011-12 | Difference |
| Percent Readmissions - All Payer | | | | | | |
| ARR | 9.83% | 9.71% | 9.40% | -0.12% | -0.31% | -0.19% |
| TPR | 10.40% | 10.46% | 9.79% | 0.06% | -0.67% | -0.73% |
| Statewide | 9.79% | 9.69% | 9.37% | -0.10% | -0.32% | -0.22% |
| Percent Readmissions - Medicaid | | | | | | |
| ARR | 9.80% | 9.37% | 8.73% | -0.43% | -0.64% | -0.21% |
| TPR | 8.81% | 7.95% | 7.38% | -0.86% | -0.57% | 0.29% |
| Statewide | 9.39% | 8.98% | 8.36% | -0.41% | -0.62% | -0.21% |
| Percent Readmissions - Medicare | | | | | | |
| ARR | 13.79% | 13.46% | 13.07% | -0.33% | -0.39% | -0.06% |
| TPR | 14.37% | 14.55% | 13.67% | 0.18% | -0.88% | -1.06% |
| Statewide | 13.81% | 13.56% | 13.12% | -0.25% | -0.44% | -0.19% |

Source: HSCRC, April 2013.

Note: Compiled from HSCRC Inpatient and Outpatient Data Sets. Analysis did not remove exclusions or planned readmissions.

Recommendation: Implement a Shared Savings Policy

Based on feedback from CMS, HSCRC staff recommends the Commission include an explicit shared savings policy based on each hospital's readmissions.

Staff Reviewed Multiple Approaches

HSCRC staff reviewed multiple options for implementing a shared savings program in Maryland. Overall, HSCRC deemed it important to retain the fundamental structure of ARR, as the program has operated effectively in hospitals for the past two years. Therefore, staff has developed a recommended shared savings policy outside of the ARR policy.

The two major concepts most discussed were a scaling approach, similar to that employed under Medicare's Hospital Readmissions Reduction Program and a continuous improvement model. The scaling approach has a number of merits; most notably the similarity to CMS' Hospital Readmission Reduction program simplifies communications with CMS and strengthens Maryland's ability to gain exemption from CMS' program. However, HSCRC staff could not mitigate concerns over insufficient case mix adjustment and inability to track inter-hospital and out of state readmissions using HSCRC's all payer, case mix data.

An alternative shared savings model applies a continuous improvement mechanism. In this shared savings model, the HSCRC calculates a case mix adjusted readmission rate for each hospital for the base period and determines a required reduction to achieve the revenue for shared savings. The case mix adjustment is based on observed vs. expected readmissions, calculated using the statewide average readmission rate for each DRG SOI cell and aggregated for each hospital (see Figure 4). The risk adjusted readmission rate is calculated as observed/expected x state average readmission rate x normalization factor.³ HSCRC staff then apply a shared savings benchmark, that is, the required readmission reduction to achieve the predetermined revenue for shared savings, to the risk adjusted readmission rate to calculate the contribution from each hospital.

Implement a Continuous Improvement Shared Savings Policy

HSCRC staff recommends implementing the continuous improvement shared savings mechanism prospectively. This mechanism has a number of advantages:

- The mechanism is case mix adjusted by DRG-SOI (see Figure 4).
- A shared savings benchmark increases the incentive to reduce readmission rates. Hospitals that achieve readmissions reductions that are greater than the shared savings benchmark, would keep all of their savings, whereas hospitals that do not achieve the shared savings benchmark will not have any savings.
- Every hospital contributes to the shared savings; however, the shared savings are distributed in proportion to their case mix adjusted readmission rates in the base year.
- The shared savings amount is not related to actual reduction in readmissions during the rate year, hence providing equitable incentive across all hospitals. Hospitals that reduce their readmission rates better than the shared savings benchmark during the rate year will retain 100 percent of the difference between their actual reduction and the shared savings benchmark. They also would lower their readmission rate to be used as the base for the following rate year, hence lowering their contribution to the shared savings program for the following year.
- When applied prospectively, the HSCRC sets and may adjust the targeted dollar amount for shared savings, thus guaranteeing to Medicare and other payers a fixed amount of shared savings.
- As the shared savings contributions are calculated as a reduction in readmissions in the current ARR program, the methodology does not rank hospitals based on readmission rates, which require adjustment for inter hospital and out of state readmissions.
- As indicated above, while the shared savings policy is separate from ARR, the policy would promote the incentives of ARR. Shared savings mechanism requires hospitals to contribute a certain percentage from reductions, prospectively. For example, assuming a hospital with a 10 percent readmission rate has potential to gain 10 percent of revenue if it reduces all readmissions. If the shared savings readmission reduction is 3 percent, the hospital will contribute $10 \text{ percent} \times 3 \text{ percent} = 0.3 \text{ percent}$ of its revenue to the shared savings program. For a hospital to receive additional revenue from ARR program, a hospital would need to reduce readmissions more than 3 percent.

³ Risk adjusted rates are normalized to equalize observed vs. risk adjusted number of cases.

Figure 4: Risk Adjustment for a Shared Savings Continuous Improvement Mechanism. Hospital Readmission Rate and Ratio for FY2012, Based on APR-DRG and Severity, Including 0-1 Day Stays and Adjusted for Planned Admissions

| Hospital ID | Hospital Name | Type | FY2012 | | | | | | |
|------------------------|-------------------------|------|------------------|------------------------|-----------------------|---------------|-------------------|-----------------------------------|-------------------------------|
| | | | Total Admissions | Expected Readmissions* | Observed Readmissions | Observed Rate | Readmission Ratio | Un-Normalized Risk Adjusted Rate* | Normalized Risk Adjusted Rate |
| | | | A | B | C | D = C/A | E = C/B | F = E*Total D | G = F*Total D / Total F |
| 210001 | Meritus | TPR | 17,499 | 1,453 | 1,468 | 8.39% | 1.0105 | 8.78% | 8.83% |
| 210002 | Univ. of Maryland | ARR | 28,180 | 2,808 | 2,759 | 9.79% | 0.9827 | 8.54% | 8.59% |
| 210003 | Prince Georges | CPC | 13,524 | 1,068 | 831 | 6.14% | 0.7784 | 6.77% | 6.80% |
| 210004 | Holy Cross | ARR | 36,102 | 2,252 | 2,115 | 5.86% | 0.9392 | 8.16% | 8.21% |
| 210005 | Frederick Memorial | ARR | 21,085 | 1,862 | 2,055 | 9.75% | 1.1034 | 9.59% | 9.64% |
| 210006 | Harford Memorial | ARR | 5,279 | 577 | 556 | 10.53% | 0.9633 | 8.37% | 8.42% |
| 210007 | St. Josephs | ARR | 18,144 | 1,444 | 1,282 | 7.07% | 0.8877 | 7.72% | 7.76% |
| 210008 | Mercy | ARR | 19,146 | 1,372 | 1,315 | 6.87% | 0.9585 | 8.33% | 8.37% |
| 210009 | Johns Hopkins | ARR | 45,148 | 4,244 | 4,652 | 10.30% | 1.0962 | 9.53% | 9.58% |
| 210010 | Dorchester General | TPR | 2,843 | 316 | 293 | 10.31% | 0.9267 | 8.05% | 8.10% |
| 210011 | St. Agnes | ARR | 20,603 | 1,803 | 1,718 | 8.34% | 0.9529 | 8.28% | 8.32% |
| 210012 | Sinai | ARR | 28,821 | 2,601 | 2,665 | 9.25% | 1.0246 | 8.91% | 8.95% |
| 210013 | Bon Secours | ARR | 6,659 | 792 | 835 | 12.54% | 1.0537 | 9.16% | 9.21% |
| 210015 | Franklin Square | ARR | 24,346 | 2,187 | 2,280 | 9.36% | 1.0426 | 9.06% | 9.11% |
| 210016 | Washington Adventist | ARR | 15,240 | 1,332 | 1,197 | 7.85% | 0.8989 | 7.81% | 7.85% |
| 210017 | Garrett County | TPR | 2,421 | 187 | 137 | 5.66% | 0.7307 | 6.35% | 6.38% |
| 210018 | Montgomery General | ARR | 9,793 | 897 | 866 | 8.84% | 0.9656 | 8.39% | 8.44% |
| 210019 | Peninsula Regional | ARR | 21,065 | 1,870 | 1,903 | 9.03% | 1.0178 | 8.85% | 8.89% |
| 210022 | Suburban | ARR | 13,735 | 1,263 | 1,091 | 7.94% | 0.8635 | 7.51% | 7.54% |
| 210023 | Anne Arundel | ARR | 33,077 | 2,265 | 2,384 | 7.21% | 1.0524 | 9.15% | 9.19% |
| 210024 | Union Memorial | ARR | 14,878 | 1,474 | 1,427 | 9.59% | 0.9681 | 8.41% | 8.46% |
| 210027 | Western Maryland | TPR | 14,713 | 1,304 | 1,715 | 11.66% | 1.3149 | 11.43% | 11.49% |
| 210028 | St. Marys | ARR | 8,578 | 717 | 877 | 10.22% | 1.2233 | 10.63% | 10.69% |
| 210029 | Johns Hopkins Bayview | ARR | 21,526 | 1,871 | 2,043 | 9.49% | 1.0917 | 9.49% | 9.54% |
| 210030 | Chester River | TPR | 2,798 | 274 | 297 | 10.61% | 1.0849 | 9.43% | 9.48% |
| 210032 | Union Hospital of Cecil | TPR | 6,978 | 644 | 705 | 10.10% | 1.0945 | 9.51% | 9.56% |
| 210033 | Carroll County | TPR | 13,103 | 1,138 | 1,261 | 9.62% | 1.1083 | 9.63% | 9.68% |
| 210034 | Harbor | ARR | 11,545 | 974 | 922 | 7.99% | 0.9469 | 8.23% | 8.27% |
| 210035 | Civista | ARR | 7,693 | 713 | 692 | 9.00% | 0.9708 | 8.44% | 8.48% |
| 210037 | Memorial of Easton | TPR | 9,332 | 798 | 769 | 8.24% | 0.9634 | 8.37% | 8.42% |
| 210038 | Maryland General | ARR | 9,356 | 1,001 | 981 | 10.49% | 0.9799 | 8.52% | 8.56% |
| 210039 | Calvert Memorial | TPR | 8,192 | 700 | 597 | 7.29% | 0.8527 | 7.41% | 7.45% |
| 210040 | Northwest | ARR | 13,493 | 1,477 | 1,687 | 12.50% | 1.1419 | 9.93% | 9.98% |
| 210043 | Baltimore Washington | ARR | 19,169 | 1,889 | 1,974 | 10.30% | 1.0448 | 9.08% | 9.13% |
| 210044 | GBMC | ARR | 22,337 | 1,552 | 1,248 | 5.59% | 0.8043 | 6.99% | 7.03% |
| 210045 | McCready | TPR | 397 | 49 | 28 | 7.05% | 0.5743 | 4.99% | 5.02% |
| 210048 | Howard County | ARR | 18,718 | 1,387 | 1,314 | 7.02% | 0.9474 | 8.23% | 8.28% |
| 210049 | Upper Chesapeake | ARR | 14,671 | 1,271 | 1,258 | 8.57% | 0.9898 | 8.60% | 8.65% |
| 210051 | Doctors Community | ARR | 11,868 | 1,290 | 1,198 | 10.09% | 0.9286 | 8.07% | 8.11% |
| 210054 | Southern Maryland | CPC | 17,919 | 1,654 | 1,655 | 9.24% | 1.0006 | 8.70% | 8.74% |
| 210055 | Laurel Regional | CPC | 6,455 | 517 | 347 | 5.38% | 0.6713 | 5.83% | 5.86% |
| 210056 | Good Samaritan | ARR | 14,854 | 1,673 | 1,965 | 13.23% | 1.1747 | 10.21% | 10.26% |
| 210057 | Shady Grove | ARR | 26,075 | 1,816 | 1,714 | 6.57% | 0.9438 | 8.20% | 8.25% |
| 210058 | Kernan | ARR | 2,983 | 250 | 92 | 3.08% | 0.3681 | 3.20% | 3.22% |
| 210060 | Fort Washington | CPC | 2,115 | 206 | 156 | 7.38% | 0.7571 | 6.58% | 6.61% |
| 210061 | Atlantic General | CPC | 3,021 | 348 | 256 | 8.47% | 0.7366 | 6.40% | 6.44% |
| STATEWIDE TOTAL | | | 685,477 | 59,580 | 59,580 | 8.69% | 1.0000 | 8.65% | 8.69% |

* Based on Statewide readmissions by Initial Admission APR-DRG SOI for FY12

HSCRC staff modeled multiple scenarios within the continuous improvement shared savings mechanism.

Value of Shared Savings

Commission policy will determine the value of the shared savings dollar amount. HSCRC staff developed a model with a 0.3 percent and a 0.5 percent shared savings amount. See Figure 5 and Figure 6 in separate documents. The calculated shared savings benchmarks to achieve the modeled dollar amounts are 3.50 percent and 5.85 percent reductions in readmission rates, respectively. For FY 2013, HSCRC staff recommends providing for 0.3 percent shared savings.

Regardless of the value of the shared shavings for FY 2013, HSCRC staff recommends the Commission reevaluate the value of the shared savings on a regular basis, likely as an annual review in conjunction with update factor discussions.

Adjust for Planned Readmissions

Based on feedback from industry representatives, HSCRC staff concludes it prudent to remove planned readmissions for the continuous improvement shared savings logic. A planned readmission is an intentional readmission within 30 days of discharge from an acute care hospital that is a scheduled part of the patient's plan of care. Planned readmissions are not necessarily a signal of deficient quality of care and will not be reduced as a result of improvements in care; thus, they should be excluded from the calculation of shared savings program.

HSCRC staff identified and employed AHRQ's planned admissions logic, which identifies planned readmissions in claims used by CMS and endorsed by the National Quality Foundation. AHRQ's algorithm defines "planned" readmissions as those in which one of a pre-specified list of procedures took place with no acute illness or complication, or those for maintenance chemotherapy or rehabilitation. Thus, planned admissions can be either a non-acute readmission in which one of 35 typically planned procedures occurs, or a readmission for maintenance chemotherapy. For example:

- A readmission with a discharge condition category of biliary tract disease that included a cholecystectomy would be considered **planned**
- A readmission with a discharge condition category of septicemia that included a cholecystectomy would be considered **unplanned**
- A readmission with a discharge condition category of "complications of surgical procedures or medical care" that included a cholecystectomy would be considered **unplanned**

Figure 7 provides the distribution of the top 40 most commonly planned admissions. Using fiscal year 2012 data, preliminary analyses of planned admissions and readmissions, yielded interesting results. In particular, there were 685,477 cases statewide of which 77,351 or 11 percent were planned admission cases. Forty of the most frequently planned admissions by APR-DRGs represented 89 percent of these cases. Readmissions for maintenance chemotherapy or rehabilitation APR-DRGs were 100 percent planned in the AHRQ logic.

Staff modeled the impact of adjusting for planned readmissions, so that these admissions become index admissions for a 30-day episode. As expected, the adjustment reduced the hospital readmission rates, as planned readmissions are reclassified as index admissions in the ARR episode logic in relation to the proportion of planned admissions as seen in Figure 8.

**Figure 7: Distribution of 40 Most Commonly Planned Admission APR DRGs
 by Type of Admission for Fiscal Year 2012**

| APR DRG CODE | APR DRG CODE DESCRIPTION | TYPE OF ADMISSION | | | | | |
|-----------------------------|---|-------------------|------------------|-----------------|------------------|-----------------|------------------------------|
| | | PLANNED | | UNPLANNED | | | TOTAL |
| | | NUMBER OF CASES | PERCENT OF CASES | NUMBER OF CASES | PERCENT OF CASES | NUMBER OF CASES | PERCENT OF TOTAL STATE CASES |
| 985 | REHAB - ORTHOPEDICS/ARTHRITIS | 2,778 | 100.00% | 0 | 0.00% | 2,778 | 0.41% |
| 693 | CHEMOTHERAPY | 2,613 | 100.00% | 0 | 0.00% | 2,613 | 0.38% |
| 983 | REHAB - STROKE | 1,809 | 100.00% | 0 | 0.00% | 1,809 | 0.26% |
| 860 | REHABILITATION | 920 | 100.00% | 0 | 0.00% | 920 | 0.13% |
| 988 | REHAB - BRAIN INJURY & RANCHO LEVELS (7,8) | 866 | 100.00% | 0 | 0.00% | 866 | 0.13% |
| 986 | REHAB - NEUROLOGICAL | 539 | 100.00% | 0 | 0.00% | 539 | 0.08% |
| 987 | REHAB - PAIN SYNDROMES | 285 | 100.00% | 0 | 0.00% | 285 | 0.04% |
| 982 | REHAB - SPINAL CORD INJURY | 220 | 100.00% | 0 | 0.00% | 220 | 0.03% |
| 984 | REHAB - AMPUTATION | 161 | 100.00% | 0 | 0.00% | 161 | 0.02% |
| 989 | REHAB - LICENSED BRAIN INJURY (LEVELS 1 TO 6) | 82 | 100.00% | 0 | 0.00% | 82 | 0.01% |
| 980 | REHAB DRG 850 (NATURE = REHAB) & LICENSED REHAB HOSPITAL | 20 | 100.00% | 0 | 0.00% | 20 | 0.00% |
| 3 | BONE MARROW TRANSPLANT | 6 | 100.00% | 0 | 0.00% | 6 | 0.00% |
| 303 | DORSAL & LUMBAR FUSION PROC FOR CURVATURE OF BACK | 491 | 99.80% | 1 | 0.20% | 492 | 0.07% |
| 482 | TRANSURETHRAL PROSTATECTOMY | 583 | 99.32% | 4 | 0.68% | 587 | 0.09% |
| 262 | CHOLECYSTECTOMY EXCEPT LAPAROSCOPIC | 687 | 99.28% | 5 | 0.72% | 692 | 0.10% |
| 263 | LAPAROSCOPIC CHOLECYSTECTOMY | 4,494 | 99.05% | 43 | 0.95% | 4,537 | 0.66% |
| 480 | MAJOR MALE PELVIC PROCEDURES | 1,563 | 98.67% | 21 | 1.33% | 1,584 | 0.23% |
| 512 | UTERINE & ADNEXA PROCEDURES FOR NON-OVARIAN & NON-ADNEXAL | 525 | 98.13% | 10 | 1.87% | 535 | 0.08% |
| 511 | UTERINE & ADNEXA PROCEDURES FOR OVARIAN & ADNEXAL MALIGNA | 253 | 95.83% | 11 | 4.17% | 264 | 0.04% |
| 304 | DORSAL & LUMBAR FUSION PROC EXCEPT FOR CURVATURE OF BACK | 4,110 | 92.88% | 315 | 7.12% | 4,425 | 0.65% |
| 260 | MAJOR PANCREAS, LIVER & SHUNT PROCEDURES | 943 | 92.18% | 80 | 7.82% | 1,023 | 0.15% |
| 302 | KNEE JOINT REPLACEMENT | 11,518 | 91.83% | 1,025 | 8.17% | 12,543 | 1.83% |
| 163 | CARDIAC VALVE PROCEDURES W/O CARDIAC CATHETERIZATION | 989 | 91.24% | 95 | 8.76% | 1,084 | 0.16% |
| 321 | CERVICAL SPINAL FUSION & OTHER BACK/NECK PROC EXC DISC EX | 3,247 | 90.09% | 357 | 9.91% | 3,604 | 0.53% |
| 301 | HIP JOINT REPLACEMENT | 6,899 | 88.82% | 868 | 11.18% | 7,767 | 1.13% |
| 261 | MAJOR BILIARY TRACT PROCEDURES | 129 | 87.76% | 18 | 12.24% | 147 | 0.02% |
| 404 | THYROID, PARATHYROID & THYROGLOSSAL PROCEDURES | 935 | 87.55% | 133 | 12.45% | 1,068 | 0.16% |
| 513 | UTERINE & ADNEXA PROCEDURES FOR NON-MALIGNANCY EXCEPT LEI | 3,217 | 86.22% | 514 | 13.78% | 3,731 | 0.54% |
| 442 | KIDNEY & URINARY TRACT PROCEDURES FOR MALIGNANCY | 726 | 85.01% | 128 | 14.99% | 854 | 0.12% |
| 310 | INTERVERTEBRAL DISC EXCISION & DECOMPRESSION | 2,372 | 84.23% | 444 | 15.77% | 2,816 | 0.41% |
| 510 | PELVIC EVISCERATION, RADICAL HYSTERECTOMY & OTHER RADICAL | 202 | 81.12% | 47 | 18.88% | 249 | 0.04% |
| 692 | RADIOTHERAPY | 37 | 80.43% | 9 | 19.57% | 46 | 0.01% |
| 362 | MASTECTOMY PROCEDURES | 1,032 | 75.77% | 330 | 24.23% | 1,362 | 0.20% |
| 166 | CORONARY BYPASS W/O CARDIAC CATH OR PERCUTANEOUS CARDIAC | 757 | 73.78% | 269 | 26.22% | 1,026 | 0.15% |
| 228 | INGUINAL, FEMORAL & UMBILICAL HERNIA PROCEDURES | 555 | 71.06% | 226 | 28.94% | 781 | 0.11% |
| 162 | CARDIAC VALVE PROCEDURES W CARDIAC CATHETERIZATION | 237 | 70.96% | 97 | 29.04% | 334 | 0.05% |
| 305 | AMPUTATION OF LOWER LIMB EXCEPT TOES | 556 | 70.47% | 233 | 29.53% | 789 | 0.12% |
| 519 | UTERINE & ADNEXA PROCEDURES FOR LEIOMYOMA | 2,032 | 68.76% | 923 | 31.24% | 2,955 | 0.43% |
| 24 | EXTRACRANIAL VASCULAR PROCEDURES | 1,444 | 68.27% | 671 | 31.73% | 2,115 | 0.31% |
| 120 | MAJOR RESPIRATORY & CHEST PROCEDURES | 840 | 61.99% | 515 | 38.01% | 1,355 | 0.20% |
| TOP 40 APR DRG TOTAL | | 61,672 | 89.30% | 7,392 | 10.70% | 69,064 | 10.08% |
| STATEWIDE TOTAL | | 77,351 | 11.28% | 608,126 | 88.72% | 685,477 | 100.00% |

Source: HSCRC, April 2013.

Note: Compiled from HSCRC Inpatient Dataset with CPC exclusions.

Figure 8: Hospital Readmissions FY2012, Comparison of Planned Readmission Adjustment

| Hospital ID | Hospital Name | Total Discharges | Percent Planned Admissions | Percent Readmissions | | |
|--------------------|-------------------------|------------------|----------------------------|--|--|--|
| | | | | No Adjustment for Planned Readmissions | With Adjustment for Planned Readmissions | Impact of Planned Readmission Adjustment |
| 210001 | MERITUS | 17,499 | 13.22% | 8.85% | 8.39% | -0.46% |
| 210002 | UNIVERSITY OF MARYLAND | 28,180 | 12.60% | 10.95% | 9.79% | -1.16% |
| 210003 | PRINCE GEORGE | 13,524 | 3.25% | 6.40% | 6.14% | -0.26% |
| 210004 | HOLY CROSS | 36,102 | 5.69% | 6.11% | 5.86% | -0.25% |
| 210005 | FREDERICK MEMORIAL | 21,085 | 7.98% | 10.03% | 9.75% | -0.28% |
| 210006 | HARFORD | 5,279 | 3.50% | 10.70% | 10.53% | -0.17% |
| 210007 | ST. JOSEPH | 18,144 | 18.55% | 7.88% | 7.07% | -0.81% |
| 210008 | MERCY | 19,146 | 18.21% | 7.95% | 6.87% | -1.08% |
| 210009 | JOHNS HOPKINS | 45,148 | 17.57% | 11.41% | 10.30% | -1.11% |
| 210010 | DORCHESTER GENERAL | 2,843 | 2.99% | 10.48% | 10.31% | -0.17% |
| 210011 | ST. AGNES | 20,603 | 8.85% | 8.76% | 8.34% | -0.42% |
| 210012 | SINAI | 28,821 | 16.09% | 10.38% | 9.25% | -1.13% |
| 210013 | BON SECOURS | 6,659 | 2.76% | 12.94% | 12.54% | -0.40% |
| 210015 | FRANKLIN SQUARE | 24,346 | 7.66% | 9.77% | 9.36% | -0.41% |
| 210016 | WASHINGTON ADVENTIST | 15,240 | 8.20% | 8.33% | 7.85% | -0.48% |
| 210017 | GARRETT COUNTY | 2,421 | 9.38% | 5.95% | 5.66% | -0.29% |
| 210018 | MONTGOMERY GENERAL | 9,793 | 6.57% | 9.04% | 8.84% | -0.20% |
| 210019 | PENINSULA GENERAL | 21,065 | 12.58% | 9.79% | 9.03% | -0.76% |
| 210022 | SUBURBAN | 13,735 | 20.30% | 8.59% | 7.94% | -0.65% |
| 210023 | ANNE ARUNDEL | 33,077 | 13.41% | 7.72% | 7.21% | -0.51% |
| 210024 | UNION MEMORIAL | 14,878 | 20.92% | 10.19% | 9.59% | -0.60% |
| 210027 | WESTERN MARYLAND | 14,713 | 11.97% | 12.43% | 11.66% | -0.77% |
| 210028 | ST. MARY | 8,578 | 6.37% | 10.43% | 10.22% | -0.21% |
| 210029 | HOPKINS BAYVIEW MED CTR | 21,526 | 8.43% | 9.76% | 9.49% | -0.27% |
| 210030 | CHESTER RIVER | 2,798 | 5.47% | 10.79% | 10.61% | -0.18% |
| 210032 | UNION HOSPITAL OF CECIL | 6,978 | 5.80% | 10.48% | 10.10% | -0.38% |
| 210033 | CARROLL COUNTY | 13,103 | 10.14% | 9.96% | 9.62% | -0.34% |
| 210034 | HARBOR | 11,545 | 12.72% | 8.51% | 7.99% | -0.52% |
| 210035 | CIVISTA | 7,693 | 6.19% | 9.20% | 9.00% | -0.20% |
| 210037 | MEMORIAL AT EASTON | 9,332 | 13.35% | 8.94% | 8.24% | -0.70% |
| 210038 | MARYLAND GENERAL | 9,356 | 3.66% | 10.78% | 10.49% | -0.29% |
| 210039 | CALVERT | 8,192 | 6.01% | 7.42% | 7.29% | -0.13% |
| 210040 | NORTHWEST | 13,493 | 4.82% | 12.69% | 12.50% | -0.19% |
| 210043 | BALTIMORE WASHINGTON | 19,169 | 11.59% | 10.88% | 10.30% | -0.58% |
| 210044 | G.B.M.C. | 22,337 | 11.66% | 6.11% | 5.59% | -0.52% |
| 210045 | MCCREADY | 397 | 1.76% | 7.05% | 7.05% | 0.00% |
| 210048 | HOWARD COUNTY | 18,718 | 6.10% | 7.24% | 7.02% | -0.22% |
| 210049 | UPPER CHESAPEAKE HEALTH | 14,671 | 10.11% | 8.92% | 8.57% | -0.35% |
| 210051 | DOCTORS COMMUNITY | 11,868 | 8.56% | 10.49% | 10.09% | -0.40% |
| 210054 | SOUTHERN MARYLAND | 17,919 | 4.68% | 9.48% | 9.24% | -0.24% |
| 210055 | LAUREL REGIONAL | 6,455 | 9.74% | 8.04% | 5.38% | -2.66% |
| 210056 | GOOD SAMARITAN | 14,854 | 19.49% | 13.83% | 13.23% | -0.60% |
| 210057 | SHADY GROVE | 26,075 | 6.97% | 6.90% | 6.57% | -0.33% |
| 210058 | KERNAN | 2,983 | 91.92% | 7.58% | 3.08% | -4.50% |
| 210060 | FT. WASHINGTON | 2,115 | 10.87% | 7.52% | 7.38% | -0.14% |
| 210061 | ATLANTIC GENERAL | 3,021 | 10.69% | 8.74% | 8.47% | -0.27% |
| STATE TOTAL | | 685,477 | 11.28% | 9.27% | 8.69% | -0.58% |

Exclude Hospitals if Engaged in a Voluntary Agreement which Includes an Explicit Shared Savings Mechanism

HSCRC staff recommends the Commission exclude hospitals engaged in voluntary agreements from the shared savings policy, provided the voluntary agreements include an explicit shared savings mechanism. For example, HSCRC and TPR hospitals are currently engaged in agreement negotiations. HSCRC staff intend for these voluntary agreements to include a shared savings mechanism. Provided that the renegotiated TPR agreements include a shared savings mechanism, the TPR hospitals would be excluded from this statewide shared savings policy. Current ARR agreements do not include a shared savings mechanism and, therefore, ARR hospitals would be subject to this statewide shared savings policy.

Note that in determining the statewide expected readmission rates (discussed above), HSCRC staff recommends including all acute care hospitals. This is similar to methodology for CPE statewide weight development.

Coordinate with Lag Timeframes

While HSCRC staff modeled the shared savings policy on a fiscal year basis, we understand that our approach to shared savings must align with data lags and other policies being implemented by the HSCRC. It is likely that the actual timeframe for the first shared savings will be calendar year 2012 for implementation prospectively.

Interaction with Model Design Proposal

Shared savings is also an explicit component of Maryland proposed Model Design demonstration. In our submission to the CMS, Maryland assured a 0.5 percent savings from shared savings beginning in FY 2015.

Appendix A MHA Discussion Document



MHA
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April 18, 2013

Nduka Udom
Associate Director, Research & Methodology
Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, Maryland 21215-2299

Dear Andy:

On behalf of the 66 members of the Maryland Hospital Association (MHA), we appreciate the opportunity to comment on the Health Services Cost Review Commission (HSCRC) recommendations on Modifications to the Admission-Readmission Revenue (ARR) Methodology presented at the April 10 public meeting. We appreciate the thoughtful consideration HSCRC staff has put into the recommendations to modify the ARR program. We understand modifications are being made for one year only and support many of the changes to the program for fiscal year 2014 as proposed by the HSCRC staff. We are concerned about the recommendation to cancel the ARR contracts and the level of shared savings with payors.

First, we'd like to highlight the recommendations we support. The proposed modifications to the ARR methodology maintain the alignment of clinical and financial incentives to reduce readmissions, unlike the Medicare readmissions payment policy which assesses penalties on hospitals with higher than expected readmission rates and does nothing to counter the disincentive and lost revenue as a result of readmission reductions. Successful readmission reduction strategies save Medicare and other payors not only through reductions in readmissions, but also as a result of fewer admissions, emergency department visits, and observation stays as a result of better care coordination and more engaged follow-up after discharge.

MHA supports the following points in the staff recommendation:

- Include one-day stays in the ARR program and the charge-per-episode weight calculations.
- Exclude planned readmissions following the algorithm used in the Medicare methodology. While excluding planned readmissions from the readmission count and considering them initial admissions adds complexity to a methodology that is already challenging to monitor, excluding planned readmissions increases the understanding and confidence in the methodology among clinicians.
- Set individual hospital targets for readmission reductions based on expected values and the prior calendar year's statewide performance. The methodology proposed to generate the 0.3 percent savings required by the Centers for Medicare & Medicaid Services (CMS) sets higher readmission reduction targets for hospitals that are not performing as well as expected. Calculation of statewide performance should include hospitals paid under the Total Patient

- more -

Appendix A MHA Discussion Document

Andy Udom
April 18, 2013

Page 2

Revenue system. Although hospitals operating under a global budget may have inherent differences in readmission trends due to isolated geography, proximity to state borders, and a much stronger incentive to reduce readmissions, all hospitals have opportunities to reduce readmissions. As hospitals continue to reduce readmissions, this methodology will need to be revisited. At some point, most of the avoidable readmissions will be culled from the system and further reductions would harm patient outcomes.

- Exclude hospice cases using “service code 10” to identify hospice cases. Hospice cases services are fundamentally different from acute care and by contract, are paid at different rates. Best practice is to discharge from acute care and admit to hospice when a person’s care transitions from acute care to hospice, a practice that makes these cases easily identifiable.
- Palliative care can be provided concurrently with curative care and should continue to be included in the charge-per-episode methodology.
- Set statewide trim points for each All Patient Refined Diagnostic Related Group and Severity of Illness cell. Statewide trim points effectively increase the charge level at which cases are classified as outliers and reduce the complexity of administering and monitoring the system. Hospitals with relatively low charge-per-case targets will benefit from a slight increase to those targets, and at the same time bear greater risk should they experience an increase in the number of outlier cases. For hospitals with the lowest charge targets, the increase in the outlier threshold represents a substantial risk should the number of outlier cases increase. This risk is compounded as inpatient volumes decline or remain flat. It takes many more included cases to break even on the additional outlier case. HSCRC staff has stated that after reviewing historical data, most low charge hospitals have been harmed by the hospital-specific trim point policy. We would request HSCRC staff share that analysis. Likewise, we would ask that the HSCRC retrospectively evaluate the move to statewide trim points one and two years after implementation.

Although we support many of the technical components of the recommendation, we have significant concerns with parts of the recommendations. HSCRC staff proposes to share between 0.3 percent and 0.5 percent of all-payor inpatient revenue with Medicare and other payors. Nationally, the Medicare program expects to save approximately 0.3 percent of Medicare base payments. Shared savings at the 0.3 percent level is a substantially greater amount in Maryland as it is a percentage of all inpatient revenue compared to national Medicare-only base payments, which do not include additional payments for medical education, disproportionate share, and other add-ons to Medicare Diagnosis Related Group payments. Readmission reduction targets should be set to generate no more than 0.3 percent of inpatient revenue savings across all payors.

The second and related concern is the recommendation to terminate all 31 three-year ARR contracts for the entire third year. The ARR contract states that the HSCRC can terminate the agreements for only one reason — “for cause.” The HSCRC’s stated “cause” for cancelling the contracts is a “strong indication” from CMS staff that in order to meet the “meet or exceed” requirement in the Affordable Care Act for Maryland’s exemption from the Medicare readmission program, the HSCRC would have to add an explicit shared savings element to the existing ARR program. This would mark the second, and more onerous, change in the three-year agreement in the first two years of the agreements. MHA objects for practical and legal reasons.

- more -

Appendix A MHA Discussion Document

Andy Udom
April 18, 2013

Page 3

As a practical matter, the Maryland agreements cover all readmissions, compared to the Medicare program which only looks at three diagnoses: acute myocardial infarction, heart failure, and pneumonia. The Maryland program's larger sweep requires more commitment and resources than does Medicare's, and the third year was always likely to be the year in which the greatest opportunity for improvement existed. Similarly, a program that focuses on reducing readmissions on all Medicare cases has the capability of producing significantly greater reductions than a program measured only by a limited number of diagnoses. Last, but certainly far from least, cancelling contracts so soon at the start of a significant program sends the worst possible message to hospitals at a time when co-operation is needed.

From a legal perspective, MHA does not believe the HSCRC has the right to walk away from its contractual obligations. Indeed, the recommendation would terminate the contracts altogether and replace them with a policy that compelled hospitals to meet the new requirements. Replacing contractual relationships with mandates sends a message too.

The HSCRC can contract, but it does not escape the laws of contract just because it is a governmental entity. In Maryland, terminating a contract for cause has generally required the non-cancelling party to have breached the contract in some way. *Bd of Street Com'rs of Hagerstown v. Williams*, 96 Md. 532 (1903); *Chai Management, Inc. v. Leibowitz*, 50 Md. App. 504 (1982). The stated cause, not any hospital failure, but the act of a governmental entity or change in law — Medicare indicated the current ARR program “may not meet the Affordable Care Act requirement for financial savings.” This might justify cancelling the remainder of the contract if indeed Medicare's contemplated action was an unforeseen and unforeseeable event that was not, and could not have been, known to be a possible result when the contracts were signed under the legal impossibility or commercial frustration doctrines. That is not the case. The Affordable Care Act provision in question was enacted in March 2010, both requiring a readmission program that applied to Maryland hospitals and giving the Secretary of the Department of Health & Human Services the authority to grant Maryland a waiver. The ARR policy was adopted eight months later, and the contracts were not signed until July 2011. The timing confirms that the HSCRC knew, or should have known, what CMS' position might be. A party to a contract cannot be excused from performance because of an intervening act of government if the action was reasonably foreseeable. In this case it was all but certain. The HSCRC could have inserted a cancellation right referencing the known potential Medicare problem, but it did not. The 31 hospitals have the right to insist that their contracts be honored. Individual hospitals are left with a difficult choice — agreeing to cancellation of a contract at a time when they need to know HSCRC actions are fair and predictable, or risk greater uncertainty and disruption by possibly losing the exemption from the Medicare readmissions program.

I appreciate your consideration of our comments and would be happy to respond to any questions you may have about them. I can be reached at 410-379-6200.

Sincerely,



Traci La Valle, Vice President, Financial Policy & Advocacy

cc: Commissioners, HSCRC

Figure 5: Calculation of Shared Savings Based on Inpatient Revenue Savings of 0.3% of Total Inpatient Revenue

| Hospital ID | Hospital Name | Payment Type | *Rate Year 2013 Charge Target Information | | | FY12 Total Admissions (Including One Day Stays) | Average Approved Charge | FY12 Risk Adjusted Rate | Risk Adjusted Reduction Rate (Reduction Rate of 3.50%) | Reduced Readmission Rate for FY13 | Risk Adjusted Number of Readmission in FY12 | Risk Adjusted Number of Readmissions for FY13 | Reduction in Readmissions for FY13 | Shared Savings | Percent Reduction in Rate Year 2013 Approved Revenue |
|-------------|--------------------------------------|--------------|---|----------------|---------------------------------------|---|-------------------------|-------------------------|--|-----------------------------------|---|---|------------------------------------|----------------|--|
| | | | Number of Included Cases | CPC/CPE Target | Approved Revenue under CPC/CPE Target | | | | | | | | | | |
| | | | A | B | C = A*B | | | | | | | | | | |
| | | | D | E = C/D | F | G = F*3.50% | H = F-G | I = F*D | J = H*D | K = J-I | L = K*E | M = L/C | | | |
| 210002 | Univ. of Maryland Medical System | ARR | 20,191 | \$29,726 | \$600,197,666 | 28,180 | \$21,299 | 8.59% | 0.3005% | 8.28% | 2,419 | 2,335 | (85) | -1,803,502 | -0.3005% |
| 210003 | Prince Georges Hospital | CPC | 11,879 | \$13,739 | \$163,205,581 | 13,524 | \$12,068 | 6.80% | 0.2380% | 6.56% | 920 | 888 | (32) | -388,454 | -0.2380% |
| 210004 | Holy Cross Hospital of Silver Spring | ARR | 30,114 | \$9,176 | \$276,326,064 | 36,102 | \$7,654 | 8.21% | 0.2872% | 7.92% | 2,962 | 2,859 | (104) | -793,563 | -0.2872% |
| 210005 | Frederick Memorial Hospital | ARR | 16,341 | \$10,361 | \$169,309,101 | 21,085 | \$8,030 | 9.64% | 0.3374% | 9.30% | 2,033 | 1,961 | (71) | -571,235 | -0.3374% |
| 210006 | Harford Memorial Hospital | ARR | 3,904 | \$10,885 | \$42,495,040 | 5,279 | \$8,050 | 8.42% | 0.2946% | 8.12% | 444 | 429 | (16) | -125,170 | -0.2946% |
| 210007 | St. Josephs Hospital | ARR | 13,989 | \$12,911 | \$180,611,979 | 18,144 | \$9,954 | 7.76% | 0.2714% | 7.48% | 1,407 | 1,358 | (49) | -490,246 | -0.2714% |
| 210008 | Mercy Medical Center, Inc. | ARR | 15,169 | \$12,654 | \$191,948,526 | 19,146 | \$10,026 | 8.37% | 0.2931% | 8.08% | 1,603 | 1,547 | (56) | -562,572 | -0.2931% |
| 210009 | Johns Hopkins Hospital | ARR | 32,298 | \$25,008 | \$807,708,384 | 45,148 | \$17,890 | 9.58% | 0.3352% | 9.24% | 4,324 | 4,172 | (151) | -2,707,358 | -0.3352% |
| 210011 | St. Agnes Hospital | ARR | 15,733 | \$13,333 | \$209,768,089 | 20,603 | \$10,181 | 8.32% | 0.2914% | 8.03% | 1,715 | 1,655 | (60) | -611,207 | -0.2914% |
| 210012 | Sinai Hospital | ARR | 21,402 | \$16,960 | \$362,977,920 | 28,821 | \$12,594 | 8.95% | 0.3133% | 8.64% | 2,580 | 2,490 | (90) | -1,137,197 | -0.3133% |
| 210013 | Bon Secours Hospital | ARR | 5,066 | \$13,953 | \$70,685,898 | 6,659 | \$10,615 | 9.21% | 0.3222% | 8.88% | 613 | 592 | (21) | -227,746 | -0.3222% |
| 210015 | Franklin Square Hospital | ARR | 18,614 | \$12,987 | \$241,740,018 | 24,346 | \$9,929 | 9.11% | 0.3188% | 8.79% | 2,218 | 2,140 | (78) | -770,668 | -0.3188% |
| 210016 | Washington Adventist Hospital | ARR | 11,817 | \$13,118 | \$155,015,406 | 15,240 | \$10,172 | 7.85% | 0.2749% | 7.58% | 1,197 | 1,155 | (42) | -426,076 | -0.2749% |
| 210018 | Montgomery General Hospital | ARR | 7,703 | \$10,352 | \$79,741,456 | 9,793 | \$8,143 | 8.44% | 0.2953% | 8.14% | 826 | 797 | (29) | -235,441 | -0.2953% |
| 210019 | Peninsula Regional Medical Center | ARR | 16,602 | \$13,219 | \$219,461,838 | 21,065 | \$10,418 | 8.89% | 0.3112% | 8.58% | 1,873 | 1,808 | (66) | -683,003 | -0.3112% |
| 210022 | Suburban Hospital Association, Inc | ARR | 10,041 | \$15,056 | \$151,177,296 | 13,735 | \$11,007 | 7.54% | 0.2640% | 7.28% | 1,036 | 1,000 | (36) | -399,163 | -0.2640% |
| 210023 | Anne Arundel General Hospital | ARR | 24,803 | \$10,118 | \$250,956,754 | 33,077 | \$7,587 | 9.19% | 0.3218% | 8.87% | 3,041 | 2,935 | (106) | -807,572 | -0.3218% |
| 210024 | Union Memorial Hospital | ARR | 10,775 | \$20,021 | \$215,726,275 | 14,878 | \$14,500 | 8.46% | 0.2960% | 8.16% | 1,258 | 1,214 | (44) | -638,594 | -0.2960% |
| 210028 | St. Marys Hospital | ARR | 6,070 | \$8,871 | \$53,846,970 | 8,578 | \$6,277 | 10.69% | 0.3741% | 10.31% | 917 | 885 | (32) | -201,417 | -0.3741% |
| 210029 | Johns Hopkins Bayview Med. Center | ARR | 16,784 | \$14,831 | \$248,923,504 | 21,526 | \$11,564 | 9.54% | 0.3338% | 9.20% | 2,053 | 1,981 | (72) | -830,942 | -0.3338% |
| 210034 | Harbor Hospital Center | ARR | 8,552 | \$13,590 | \$116,221,680 | 11,545 | \$10,067 | 8.27% | 0.2895% | 7.98% | 955 | 922 | (33) | -336,506 | -0.2895% |
| 210035 | Civista Medical Center | ARR | 6,074 | \$10,005 | \$60,770,370 | 7,693 | \$7,899 | 8.48% | 0.2968% | 8.18% | 652 | 630 | (23) | -180,394 | -0.2968% |
| 210038 | Maryland General Hospital | ARR | 7,235 | \$14,626 | \$105,819,110 | 9,356 | \$11,310 | 8.56% | 0.2996% | 8.26% | 801 | 773 | (28) | -317,064 | -0.2996% |
| 210040 | Northwest Hospital Center, Inc. | ARR | 9,611 | \$12,626 | \$121,348,486 | 13,493 | \$8,993 | 9.98% | 0.3492% | 9.63% | 1,346 | 1,299 | (47) | -423,705 | -0.3492% |
| 210043 | Baltimore Washington Medical Center | ARR | 14,105 | \$13,092 | \$184,662,660 | 19,169 | \$9,633 | 9.13% | 0.3195% | 8.81% | 1,750 | 1,688 | (61) | -589,948 | -0.3195% |
| 210044 | Greater Baltimore Medical Center | ARR | 18,486 | \$10,007 | \$184,989,402 | 22,337 | \$8,282 | 7.03% | 0.2459% | 6.78% | 1,570 | 1,515 | (55) | -454,953 | -0.2459% |
| 210048 | Howard County General Hospital | ARR | 15,573 | \$9,426 | \$146,791,098 | 18,718 | \$7,842 | 8.28% | 0.2897% | 7.99% | 1,549 | 1,495 | (54) | -425,240 | -0.2897% |
| 210049 | Upper Chesapeake Medical Center | ARR | 10,936 | \$10,554 | \$115,418,544 | 14,671 | \$7,867 | 8.65% | 0.3027% | 8.34% | 1,269 | 1,224 | (44) | -349,321 | -0.3027% |
| 210051 | Doctors Community Hospital | ARR | 8,778 | \$13,612 | \$119,486,136 | 11,868 | \$10,068 | 8.11% | 0.2839% | 7.83% | 963 | 929 | (34) | -339,272 | -0.2839% |
| 210054 | Southern Maryland Hospital | CPC | 15,226 | \$9,532 | \$145,134,232 | 17,919 | \$8,099 | 8.74% | 0.3060% | 8.44% | 1,566 | 1,512 | (55) | -444,050 | -0.3060% |
| 210055 | Laurel Regional Hospital | CPC | 5,798 | \$9,203 | \$53,358,994 | 6,455 | \$8,266 | 5.86% | 0.2053% | 5.66% | 379 | 365 | (13) | -109,528 | -0.2053% |
| 210056 | Good Samaritan Hospital | ARR | 10,553 | \$16,387 | \$172,932,011 | 14,854 | \$11,642 | 10.26% | 0.3592% | 9.90% | 1,524 | 1,471 | (53) | -621,160 | -0.3592% |
| 210057 | Shady Grove Adventist Hospital | ARR | 21,067 | \$9,269 | \$195,270,023 | 26,075 | \$7,489 | 8.25% | 0.2886% | 7.96% | 2,150 | 2,075 | (75) | -563,530 | -0.2886% |
| 210058 | James Lawrence Kernan Hospital | ARR | 2,656 | \$17,263 | \$45,850,528 | 2,983 | \$15,371 | 3.22% | 0.1126% | 3.10% | 96 | 93 | (3) | -51,607 | -0.1126% |
| 210060 | Fort Washington Medical Center | CPC | 1,879 | \$8,648 | \$16,249,592 | 2,115 | \$7,683 | 6.61% | 0.2315% | 6.38% | 140 | 135 | (5) | -37,618 | -0.2315% |
| 210061 | Atlantic General Hospital | CPC | 2,563 | \$13,180 | \$33,780,340 | 3,021 | \$11,182 | 6.44% | 0.2252% | 6.21% | 194 | 188 | (7) | -76,085 | -0.2252% |
| Total | | | 468,387 | \$13,899 | \$6,509,906,971 | 607,201 | \$10,721 | 8.69% | 0.3042% | 8.39% | 52,344 | 50,511 | (1,832) | -19,731,104 | -0.3031% |

* Rate Year 2013 Charge Targets and Related Data Elements, Effective July 1, 2012

Figure 6: Calculation of Shared Savings Based on Inpatient Revenue Savings of 0.5% of Total Inpatient Revenue

| Hospital ID | Hospital Name | Payment Type | *Rate Year 2013 Charge Target Information | | | FY12 Total Admissions (Including One Day Stays) | Average Approved Charge | FY12 Risk Adjusted Rate | Risk Adjusted Reduction Rate (Reduction Rate of 5.85%) | Reduced Readmission Rate for FY13 | Risk Adjusted Number of Readmission in FY12 | Risk Adjusted Number of Readmissions for FY13 | Reduction in Readmissions for FY13 | Shared Savings | Percent Reduction in Rate Year 2013 Approved Revenue |
|-------------|--------------------------------------|--------------|---|----------------|---------------------------------------|---|-------------------------|-------------------------|--|-----------------------------------|---|---|------------------------------------|----------------|--|
| | | | Number of Included Cases | CPC/CPE Target | Approved Revenue under CPC/CPE Target | | | | | | | | | | |
| | | | A | B | C = A*B | | | | | | | | | | |
| | | | D | E = C/D | F | G = F*5.85% | H = F-G | I = F*D | J = H*D | K = J-I | L = K*E | M = L/C | | | |
| 210002 | Univ. of Maryland Medical System | ARR | 20,191 | \$29,726 | \$600,197,666 | 28,180 | \$21,299 | 8.59% | 0.5022% | 8.08% | 2,419 | 2,278 | (142) | -3,014,424 | -0.5022% |
| 210003 | Prince Georges Hospital | CPC | 11,879 | \$13,739 | \$163,205,581 | 13,524 | \$12,068 | 6.80% | 0.3978% | 6.40% | 920 | 866 | (54) | -649,272 | -0.3978% |
| 210004 | Holy Cross Hospital of Silver Spring | ARR | 30,114 | \$9,176 | \$276,326,064 | 36,102 | \$7,654 | 8.21% | 0.4800% | 7.73% | 2,962 | 2,789 | (173) | -1,326,383 | -0.4800% |
| 210005 | Frederick Memorial Hospital | ARR | 16,341 | \$10,361 | \$169,309,101 | 21,085 | \$8,030 | 9.64% | 0.5639% | 9.08% | 2,033 | 1,914 | (119) | -954,778 | -0.5639% |
| 210006 | Harford Memorial Hospital | ARR | 3,904 | \$10,885 | \$42,495,040 | 5,279 | \$8,050 | 8.42% | 0.4923% | 7.92% | 444 | 418 | (26) | -209,213 | -0.4923% |
| 210007 | St. Josephs Hospital | ARR | 13,989 | \$12,911 | \$180,611,979 | 18,144 | \$9,954 | 7.76% | 0.4537% | 7.30% | 1,407 | 1,325 | (82) | -819,411 | -0.4537% |
| 210008 | Mercy Medical Center, Inc. | ARR | 15,169 | \$12,654 | \$191,948,526 | 19,146 | \$10,026 | 8.37% | 0.4899% | 7.88% | 1,603 | 1,509 | (94) | -940,299 | -0.4899% |
| 210009 | Johns Hopkins Hospital | ARR | 32,298 | \$25,008 | \$807,708,384 | 45,148 | \$17,890 | 9.58% | 0.5602% | 9.02% | 4,324 | 4,071 | (253) | -4,525,155 | -0.5602% |
| 210011 | St. Agnes Hospital | ARR | 15,733 | \$13,333 | \$209,768,089 | 20,603 | \$10,181 | 8.32% | 0.4870% | 7.84% | 1,715 | 1,615 | (100) | -1,021,588 | -0.4870% |
| 210012 | Sinai Hospital | ARR | 21,402 | \$16,960 | \$362,977,920 | 28,821 | \$12,594 | 8.95% | 0.5237% | 8.43% | 2,580 | 2,429 | (151) | -1,900,744 | -0.5237% |
| 210013 | Bon Secours Hospital | ARR | 5,066 | \$13,953 | \$70,685,898 | 6,659 | \$10,615 | 9.21% | 0.5385% | 8.67% | 613 | 577 | (36) | -380,661 | -0.5385% |
| 210015 | Franklin Square Hospital | ARR | 18,614 | \$12,987 | \$241,740,018 | 24,346 | \$9,929 | 9.11% | 0.5329% | 8.58% | 2,218 | 2,088 | (130) | -1,288,117 | -0.5329% |
| 210016 | Washington Adventist Hospital | ARR | 11,817 | \$13,118 | \$155,015,406 | 15,240 | \$10,172 | 7.85% | 0.4594% | 7.39% | 1,197 | 1,127 | (70) | -712,156 | -0.4594% |
| 210018 | Montgomery General Hospital | ARR | 7,703 | \$10,352 | \$79,741,456 | 9,793 | \$8,143 | 8.44% | 0.4935% | 7.94% | 826 | 778 | (48) | -393,523 | -0.4935% |
| 210019 | Peninsula Regional Medical Center | ARR | 16,602 | \$13,219 | \$219,461,838 | 21,065 | \$10,418 | 8.89% | 0.5202% | 8.37% | 1,873 | 1,764 | (110) | -1,141,591 | -0.5202% |
| 210022 | Suburban Hospital Association, Inc | ARR | 10,041 | \$15,056 | \$151,177,296 | 13,735 | \$11,007 | 7.54% | 0.4413% | 7.10% | 1,036 | 976 | (61) | -667,172 | -0.4413% |
| 210023 | Anne Arundel General Hospital | ARR | 24,803 | \$10,118 | \$250,956,754 | 33,077 | \$7,587 | 9.19% | 0.5379% | 8.66% | 3,041 | 2,863 | (178) | -1,349,798 | -0.5379% |
| 210024 | Union Memorial Hospital | ARR | 10,775 | \$20,021 | \$215,726,275 | 14,878 | \$14,500 | 8.46% | 0.4948% | 7.96% | 1,258 | 1,185 | (74) | -1,067,364 | -0.4948% |
| 210028 | St. Marys Hospital | ARR | 6,070 | \$8,871 | \$53,846,970 | 8,578 | \$6,277 | 10.69% | 0.6252% | 10.06% | 917 | 863 | (54) | -336,654 | -0.6252% |
| 210029 | Johns Hopkins Bayview Med. Center | ARR | 16,784 | \$14,831 | \$248,923,504 | 21,526 | \$11,564 | 9.54% | 0.5579% | 8.98% | 2,053 | 1,933 | (120) | -1,388,859 | -0.5579% |
| 210034 | Harbor Hospital Center | ARR | 8,552 | \$13,590 | \$116,221,680 | 11,545 | \$10,067 | 8.27% | 0.4839% | 7.79% | 955 | 899 | (56) | -562,445 | -0.4839% |
| 210035 | Civista Medical Center | ARR | 6,074 | \$10,005 | \$60,770,370 | 7,693 | \$7,899 | 8.48% | 0.4962% | 7.99% | 652 | 614 | (38) | -301,516 | -0.4962% |
| 210038 | Maryland General Hospital | ARR | 7,235 | \$14,626 | \$105,819,110 | 9,356 | \$11,310 | 8.56% | 0.5008% | 8.06% | 801 | 754 | (47) | -529,950 | -0.5008% |
| 210040 | Northwest Hospital Center, Inc. | ARR | 9,611 | \$12,626 | \$121,348,486 | 13,493 | \$8,993 | 9.98% | 0.5836% | 9.39% | 1,346 | 1,267 | (79) | -708,193 | -0.5836% |
| 210043 | Baltimore Washington Medical Center | ARR | 14,105 | \$13,092 | \$184,662,660 | 19,169 | \$9,633 | 9.13% | 0.5340% | 8.59% | 1,750 | 1,647 | (102) | -986,055 | -0.5340% |
| 210044 | Greater Baltimore Medical Center | ARR | 18,486 | \$10,007 | \$184,989,402 | 22,337 | \$8,282 | 7.03% | 0.4111% | 6.62% | 1,570 | 1,478 | (92) | -760,421 | -0.4111% |
| 210048 | Howard County General Hospital | ARR | 15,573 | \$9,426 | \$146,791,098 | 18,718 | \$7,842 | 8.28% | 0.4842% | 7.79% | 1,549 | 1,459 | (91) | -710,759 | -0.4842% |
| 210049 | Upper Chesapeake Medical Center | ARR | 10,936 | \$10,554 | \$115,418,544 | 14,671 | \$7,867 | 8.65% | 0.5059% | 8.14% | 1,269 | 1,194 | (74) | -583,865 | -0.5059% |
| 210051 | Doctors Community Hospital | ARR | 8,778 | \$13,612 | \$119,486,136 | 11,868 | \$10,068 | 8.11% | 0.4746% | 7.64% | 963 | 906 | (56) | -567,068 | -0.4746% |
| 210054 | Southern Maryland Hospital | CPC | 15,226 | \$9,532 | \$145,134,232 | 17,919 | \$8,099 | 8.74% | 0.5114% | 8.23% | 1,566 | 1,475 | (92) | -742,197 | -0.5114% |
| 210055 | Laurel Regional Hospital | CPC | 5,798 | \$9,203 | \$53,358,994 | 6,455 | \$8,266 | 5.86% | 0.3431% | 5.52% | 379 | 356 | (22) | -183,068 | -0.3431% |
| 210056 | Good Samaritan Hospital | ARR | 10,553 | \$16,387 | \$172,932,011 | 14,854 | \$11,642 | 10.26% | 0.6004% | 9.66% | 1,524 | 1,435 | (89) | -1,038,225 | -0.6004% |
| 210057 | Shady Grove Adventist Hospital | ARR | 21,067 | \$9,269 | \$195,270,023 | 26,075 | \$7,489 | 8.25% | 0.4824% | 7.76% | 2,150 | 2,024 | (126) | -941,900 | -0.4824% |
| 210058 | James Lawrence Kernan Hospital | ARR | 2,656 | \$17,263 | \$45,850,528 | 2,983 | \$15,371 | 3.22% | 0.1881% | 3.03% | 96 | 90 | (6) | -86,258 | -0.1881% |
| 210060 | Fort Washington Medical Center | CPC | 1,879 | \$8,648 | \$16,249,592 | 2,115 | \$7,683 | 6.61% | 0.3869% | 6.23% | 140 | 132 | (8) | -62,876 | -0.3869% |
| 210061 | Atlantic General Hospital | CPC | 2,563 | \$13,180 | \$33,780,340 | 3,021 | \$11,182 | 6.44% | 0.3765% | 6.06% | 194 | 183 | (11) | -127,170 | -0.3765% |
| Total | | | 468,387 | \$13,899 | \$6,509,906,971 | 607,201 | \$10,721 | 8.69% | 0.5085% | 8.18% | 52,344 | 49,281 | (3,062) | -32,979,131 | -0.5066% |

* Rate Year 2013 Charge Targets and Related Data Elements, Effective July 1, 2012

Final Recommendation on Technical Modifications to the Charge Per Case/Charge Per Episode Policy

Health Services Cost Review Commission
4160 Patterson Avenue Baltimore, MD 21215
(410) 764-2605

May 1, 2013

HSCRC staff will present this final recommendation to the Commission on May 1, 2013.

Introduction

This final recommendation proposes that the Commission modify the charge per episode/charge per case (CPC/CPE) methodology to include zero and one day stays into the CPC/CPE. This recommendation also confirms the explicit removal of contracted hospice cases from the CPC/CPE.

Past Commission Actions

In 2010, zero and one day stays accounted for 22.48 percent of Maryland all payer admissions, compared with 16.58 percent in national all payer data.¹ Based on the high rate of zero and one day stays in Maryland hospitals, at the May 2010 public Commission meeting, the Commission excluded zero and one day stays from the CPC. CPE methodology, applied in FY 2012 for the ARR program, utilized all CPC exclusions, and therefore also excluded zero and one day stays from the CPE.

HSCRC staff reported to the Commission on the potential to reintroduce zero and one day stays into the CPC/CPE at the November 7, 2012 and February 6, 2013 Commission meetings. Commission staff also recommended the reintroduction of zero and one day stays as a component of a draft recommendation presented at the April 10, 2013 public Commission meeting.

Stakeholder Process

HSCRC staff engaged industry representatives to discuss policy and methodological modifications, including the reintroduction of zero and one day stays into the CPC/CPE, as part of an ARR workgroup process. HSCRC staff held our first workgroup on January 24, 2013 with hospital representatives, followed by a payer discussion on January 31. HSCRC staff met with representatives from both hospitals and payers several additional times in February and March. Subsequent to presenting the draft recommendation, HSCRC staff discussed recommendation modifications with a number of hospital representatives. We have included a letter from MHA in Appendix A.

Background

Zero and One Day Stay Cases

Currently, short stay cases are excluded from the CPC/CPE methodology. HSCRC staff recommends reincorporating these into the methodology to prevent them from representing pass-through revenue to the system and to minimize their impact on the current waiver. Further, a consistent treatment of inpatient cases would make the existing model more comprehensive. Technically, folding short stay cases into the model is straightforward, with CPE targets and case mix weights reflecting the change when rebased at the beginning of the rate year. Figure 1 demonstrates hospital readmissions with and without one day stays.

¹ Final Staff Recommendation: Rate Methods and Financial Incentives relating to One Day Length of Stay and Denied Cases in the Maryland Hospital Industry, Health Services Cost Review Commission, May 5, 2010.

Figure 1. Hospital Readmissions for FY2011 and FY2012, Comparison of One Day Stays

| Hospital ID | Hospital Name | FY2011 | | | | FY2012 | | | |
|--------------------|-------------------------|-----------------------|----------------|--------------------|----------------|-----------------------|----------------|--------------------|----------------|
| | | Without One Day Stays | | With One Day Stays | | Without One Day Stays | | With One Day Stays | |
| | | Total Discharges | Percent Readms | Total Discharges | Percent Readms | Total Discharges | Percent Readms | Total Discharges | Percent Readms |
| 210001 | MERITUS | 15,502 | 8.37% | 18,083 | 9.25% | 15,359 | 8.26% | 17,499 | 8.85% |
| 210002 | UNIV. OF MARYLAND | 23,157 | 10.88% | 30,247 | 11.77% | 22,653 | 10.31% | 28,180 | 10.95% |
| 210003 | PRINCE GEORGE | 12,936 | 5.93% | 15,088 | 6.76% | 11,895 | 5.67% | 13,524 | 6.40% |
| 210004 | HOLY CROSS | 32,565 | 5.53% | 37,163 | 6.51% | 31,936 | 5.36% | 36,102 | 6.11% |
| 210005 | FREDERICK MEMORIAL | 18,522 | 9.18% | 21,926 | 9.93% | 18,071 | 9.29% | 21,085 | 10.03% |
| 210006 | HARFORD | 4,704 | 11.59% | 6,099 | 12.46% | 4,308 | 9.94% | 5,279 | 10.70% |
| 210007 | ST. JOSEPH | 15,728 | 7.44% | 18,865 | 7.90% | 15,147 | 7.33% | 18,144 | 7.88% |
| 210008 | MERCY | 16,136 | 7.29% | 20,266 | 8.91% | 16,416 | 7.16% | 19,146 | 7.95% |
| 210009 | JOHNS HOPKINS | 34,989 | 10.93% | 45,074 | 11.39% | 35,425 | 10.90% | 45,148 | 11.41% |
| 210010 | DORCHESTER GENERAL | 2,799 | 10.15% | 3,435 | 10.63% | 2,401 | 10.00% | 2,843 | 10.48% |
| 210011 | ST. AGNES | 17,590 | 8.75% | 21,223 | 9.28% | 17,187 | 8.44% | 20,603 | 8.76% |
| 210012 | SINAI | 23,161 | 9.64% | 27,822 | 10.10% | 23,878 | 9.91% | 28,821 | 10.38% |
| 210013 | BON SECOURS | 6,148 | 11.99% | 7,247 | 13.29% | 5,716 | 11.70% | 6,659 | 12.94% |
| 210015 | FRANKLIN SQUARE | 20,097 | 9.81% | 24,252 | 8.61% | 20,580 | 8.95% | 24,346 | 9.77% |
| 210016 | WASHINGTON ADVENTIST | 13,910 | 7.56% | 17,502 | 8.43% | 12,967 | 7.84% | 15,240 | 8.33% |
| 210017 | GARRETT COUNTY | 2,154 | 6.78% | 2,717 | 7.29% | 2,024 | 5.78% | 2,421 | 5.95% |
| 210018 | MONTGOMERY GENERAL | 8,838 | 8.74% | 10,518 | 9.60% | 8,290 | 8.47% | 9,793 | 9.04% |
| 210019 | PENINSULA GENERAL | 19,554 | 9.74% | 23,190 | 10.28% | 18,316 | 9.24% | 21,065 | 9.79% |
| 210022 | SUBURBAN | 10,890 | 9.03% | 14,140 | 8.93% | 10,968 | 8.56% | 13,735 | 8.59% |
| 210023 | ANNE ARUNDEL | 24,804 | 7.00% | 30,220 | 7.82% | 26,867 | 6.98% | 33,077 | 7.72% |
| 210024 | UNION MEMORIAL | 11,940 | 10.03% | 15,016 | 8.26% | 12,019 | 9.64% | 14,878 | 10.19% |
| 210027 | WESTERN MARYLAND | 14,046 | 12.16% | 16,497 | 12.77% | 12,913 | 11.73% | 14,713 | 12.43% |
| 210028 | ST. MARY | 6,889 | 7.50% | 8,963 | 10.47% | 6,607 | 7.55% | 8,578 | 10.43% |
| 210029 | HOPKINS BAYVIEW | 18,278 | 9.44% | 22,039 | 10.83% | 18,233 | 8.56% | 21,526 | 9.76% |
| 210030 | CHESTER RIVER | 2,534 | 11.25% | 2,973 | 12.01% | 2,389 | 10.13% | 2,798 | 10.79% |
| 210032 | UNION HOSPITAL OF CECIL | 6,147 | 10.74% | 7,618 | 11.21% | 5,971 | 9.95% | 6,978 | 10.48% |
| 210033 | CARROLL COUNTY | 11,822 | 10.44% | 15,440 | 11.28% | 10,554 | 9.12% | 13,103 | 9.96% |
| 210034 | HARBOR | 9,953 | 7.73% | 12,217 | 7.41% | 9,459 | 7.74% | 11,545 | 8.51% |
| 210035 | CIVISTA | 7,158 | 9.07% | 8,557 | 9.34% | 6,634 | 8.77% | 7,693 | 9.20% |
| 210037 | MEMORIAL AT EASTON | 8,703 | 9.22% | 10,398 | 9.70% | 7,979 | 8.26% | 9,332 | 8.94% |
| 210038 | MARYLAND GENERAL | 9,024 | 10.89% | 10,331 | 12.28% | 7,970 | 9.44% | 9,356 | 10.78% |
| 210039 | CALVERT | 6,845 | 7.06% | 8,463 | 7.99% | 6,773 | 6.73% | 8,192 | 7.42% |
| 210040 | NORTHWEST | 10,849 | 13.00% | 13,305 | 13.30% | 11,175 | 12.56% | 13,493 | 12.69% |
| 210043 | B.W.M.C. | 15,397 | 11.07% | 19,512 | 11.13% | 15,766 | 10.61% | 19,169 | 10.88% |
| 210044 | G.B.M.C. | 20,765 | 6.05% | 23,657 | 6.79% | 19,593 | 5.38% | 22,337 | 6.11% |
| 210045 | MCCREADY | 435 | 6.67% | 537 | 6.89% | 315 | 6.35% | 397 | 7.05% |
| 210048 | HOWARD COUNTY | 16,715 | 7.16% | 19,230 | 7.78% | 16,663 | 6.82% | 18,718 | 7.24% |
| 210049 | UPPER CHESAPEAKE | 11,856 | 8.76% | 15,365 | 9.39% | 11,950 | 8.20% | 14,671 | 8.92% |
| 210051 | DOCTORS COMMUNITY | 9,999 | 11.56% | 13,096 | 11.39% | 9,744 | 10.21% | 11,868 | 10.49% |
| 210054 | SOUTHERN MARYLAND | 15,069 | 8.16% | 18,446 | 9.08% | 15,122 | 8.74% | 17,919 | 9.48% |
| 210055 | LAUREL REGIONAL | 5,732 | 7.24% | 6,557 | 8.19% | 5,787 | 7.05% | 6,455 | 8.04% |
| 210056 | GOOD SAMARITAN | 12,428 | 14.24% | 15,223 | 12.19% | 12,309 | 13.14% | 14,854 | 13.83% |
| 210057 | SHADY GROVE | 22,700 | 6.37% | 26,388 | 7.02% | 22,454 | 6.21% | 26,075 | 6.90% |
| 210058 | KERNAN | 2,616 | 6.00% | 2,768 | 7.41% | 2,808 | 6.05% | 2,983 | 7.58% |
| 210060 | FT. WASHINGTON | 2,179 | 6.52% | 2,699 | 6.67% | 1,762 | 7.49% | 2,115 | 7.52% |
| 210061 | ATLANTIC GENERAL | 2,870 | 9.97% | 3,994 | 9.36% | 2,536 | 8.79% | 3,021 | 8.74% |
| STATE TOTAL | | 587,133 | 8.93% | 714,366 | 9.51% | 575,889 | 8.58% | 685,477 | 9.27% |

Figure 2. Inpatient 0-1 Day Stays as a Proportion of Total Cases (Excluding Newborns)

| Hospital Name | Hospital ID | FY07 | FY08 | FY09 | FY10 | FY11 | FY12 | FY13* |
|-------------------------|-------------|---------------|---------------|---------------|---------------|---------------|---------------|---------------|
| MERITUS | 210001 | 19.36% | 19.51% | 18.79% | 18.60% | 17.19% | 14.89% | 15.14% |
| UNIVERSITY OF MARYLAND | 210002 | 30.63% | 30.87% | 29.96% | 30.14% | 29.93% | 27.99% | 26.32% |
| PRINCE GEORGE | 210003 | 20.29% | 23.62% | 22.93% | 21.10% | 18.42% | 15.70% | 12.09% |
| HOLY CROSS | 210004 | 15.24% | 13.62% | 18.50% | 19.25% | 18.56% | 17.96% | 17.16% |
| FREDERICK MEMORIAL | 210005 | 19.82% | 19.91% | 16.67% | 19.44% | 18.90% | 17.53% | 16.76% |
| HARFORD | 210006 | 24.40% | 26.07% | 29.35% | 24.35% | 22.84% | 18.60% | 19.75% |
| ST. JOSEPH | 210007 | 26.12% | 25.90% | 27.86% | 22.61% | 20.02% | 20.15% | 19.73% |
| MERCY | 210008 | 24.82% | 25.72% | 26.14% | 27.74% | 25.65% | 19.34% | 19.29% |
| JOHNS HOPKINS | 210009 | 27.04% | 24.92% | 25.51% | 24.06% | 23.49% | 22.99% | 21.33% |
| DORCHESTER GENERAL | 210010 | 22.33% | 21.28% | 18.29% | 20.60% | 18.65% | 15.51% | 15.03% |
| ST. AGNES | 210011 | 25.79% | 24.54% | 24.85% | 24.71% | 19.42% | 19.62% | 18.85% |
| SINAI | 210012 | 21.32% | 22.04% | 21.09% | 19.47% | 18.92% | 19.44% | 18.04% |
| BON SECOURS | 210013 | 12.81% | 14.31% | 13.91% | 14.14% | 15.12% | 14.55% | 12.66% |
| FRANKLIN SQUARE | 210015 | 30.49% | 30.61% | 32.17% | 30.59% | 20.21% | 18.84% | 19.16% |
| WASHINGTON ADVENTIST | 210016 | 25.99% | 23.96% | 24.14% | 24.33% | 24.19% | 18.08% | 15.36% |
| GARRETT COUNTY | 210017 | 27.34% | 27.07% | 29.53% | 29.61% | 24.59% | 20.78% | 19.94% |
| MONTGOMERY GENERAL | 210018 | 19.49% | 18.76% | 17.72% | 16.39% | 17.55% | 17.19% | 17.81% |
| PENINSULA GENERAL | 210019 | 19.10% | 19.02% | 18.51% | 18.81% | 17.94% | 15.67% | 15.43% |
| SUBURBAN | 210022 | 26.64% | 27.07% | 25.77% | 23.42% | 22.99% | 22.03% | 17.28% |
| ANNE ARUNDEL | 210023 | 25.26% | 22.78% | 24.39% | 24.17% | 23.89% | 25.03% | 23.49% |
| UNION MEMORIAL | 210024 | 31.89% | 30.84% | 31.33% | 32.55% | 20.46% | 19.49% | 18.46% |
| *WESTERN MD | 210027 | 21.49% | 20.46% | 20.99% | 19.86% | 16.41% | 14.03% | 18.90% |
| ST. MARY | 210028 | 29.90% | 31.04% | 30.62% | 35.49% | 29.83% | 29.57% | 27.35% |
| HOPKINS BAYVIEW MED CTR | 210029 | 23.34% | 21.02% | 19.51% | 19.63% | 19.19% | 17.87% | 18.03% |
| CHESTER RIVER | 210030 | 16.24% | 17.69% | 21.80% | 22.20% | 16.33% | 16.19% | 14.17% |
| UNION OF CECIL COUNT | 210032 | 25.17% | 24.62% | 27.24% | 25.42% | 22.09% | 17.30% | 17.89% |
| CARROLL COUNTY | 210033 | 28.28% | 26.75% | 28.60% | 30.77% | 26.25% | 23.92% | 23.86% |
| HARBOR | 210034 | 23.94% | 21.96% | 23.86% | 25.06% | 22.73% | 22.37% | 18.57% |
| CIVISTA | 210035 | 22.54% | 21.69% | 24.99% | 24.30% | 19.93% | 16.60% | 18.13% |
| MEMORIAL AT EASTON | 210037 | 24.43% | 22.59% | 20.18% | 22.04% | 19.51% | 17.53% | 17.52% |
| MARYLAND GENERAL | 210038 | 12.49% | 15.80% | 17.91% | 19.08% | 14.29% | 17.14% | 14.12% |
| CALVERT | 210039 | 23.78% | 23.23% | 30.23% | 24.37% | 22.89% | 21.03% | 20.65% |
| NORTHWEST | 210040 | 20.91% | 20.29% | 20.48% | 19.70% | 18.73% | 17.56% | 17.42% |
| BALTIMORE WASHINGTON | 210043 | 24.01% | 23.56% | 23.82% | 25.07% | 22.25% | 19.24% | 19.25% |
| G.B.M.C. | 210044 | 22.69% | 20.34% | 20.92% | 19.35% | 16.58% | 16.85% | 16.92% |
| MCCREADY | 210045 | 27.91% | 25.96% | 26.16% | 27.39% | 19.49% | 20.75% | 22.54% |
| HOWARD COUNTY | 210048 | 19.61% | 19.20% | 19.42% | 17.97% | 17.36% | 15.51% | 15.10% |
| UPPER CHESAPEAKE HEALTH | 210049 | 29.83% | 32.98% | 34.16% | 29.10% | 26.71% | 22.15% | 21.34% |
| DOCTORS COMMUNITY | 210051 | 23.19% | 22.57% | 24.95% | 25.54% | 23.53% | 18.27% | 14.70% |
| LAUREL REGIONAL | 210055 | 20.12% | 19.86% | 18.10% | 18.00% | 15.79% | 13.54% | 15.00% |
| GOOD SAMARITAN | 210056 | 19.83% | 19.89% | 22.15% | 22.46% | 18.29% | 17.71% | 16.88% |
| SHADY GROVE | 210057 | 21.43% | 21.05% | 19.96% | 20.06% | 19.57% | 19.54% | 20.03% |
| KERNAN | 210058 | 6.32% | 5.50% | 5.95% | 6.71% | 5.49% | 5.88% | 4.89% |
| FORT WASHINGTON | 210060 | 22.15% | 20.00% | 21.08% | 21.15% | 19.29% | 16.79% | 14.77% |
| ATLANTIC GENERAL | 210061 | 23.19% | 22.36% | 22.63% | 26.09% | 28.25% | 16.12% | 17.61% |
| SOUTHERN MARYLAND | 210062 | 24.21% | 23.39% | 23.01% | 22.15% | 21.44% | 18.80% | 17.84% |
| JOHNS HOPKINS - ONC. | 210904 | 16.47% | 18.14% | 19.06% | 17.73% | 18.47% | 16.73% | 16.16% |
| TOTAL | | 23.75% | 23.36% | 23.90% | 23.39% | 21.06% | 19.52% | 18.75% |

Source: HSCRC, April, 2013. Inpatient data. Note: Data prior to FY2011 combines 210025 and 210027. APR-DRG 560 and 640 were excluded from analysis(newborns). FY 2013 includes only data for quarter1 and 2.

The policy concern is that attaching APR-DRG rate capacity to short stays could encourage an expansion of these cases and reverse the progress previously made on reducing short stays in Maryland. Figure 2 demonstrates the reduction of short stay cases in Maryland. To the degree that these cases are denied as medically inappropriate, they would not generate rate capacity; but, the HSCRC staff believes that other mechanisms would be required to guarantee continued reductions on short stay cases. One possible solution is to monitor the number of short stays by hospital and adjust the hospital's revenue if predicted decreases in short stay cases fail to materialize without sufficient substantiation.

Hospice Cases

At its March 7, 2001 public meeting, the Commission approved a demonstration project allowing hospitals to provide general inpatient care to registered hospice patients at an agreed upon per diem amount to be paid to the hospital. The remaining balance between HSCRC approved rates and the per diem payment was required to be written-off by the hospital as a contractual allowance. These cases were removed from CPC logic through low trims. Due to a technical oversight, these hospice cases were not removed from the CPC/CPE beginning July 1, 2010 when the Commission excluded zero and one day stays from the CPC and, consequently, stopped calculating and removing low trims from our methodologies. Therefore, across several years, hospitals have gained excess rate capacity from demonstration project hospice cases. HSCRC staff has corrected this technical oversight by explicitly excluding these hospice cases from the CPC/CPE.

In the draft recommendation, HSCRC staff considered whether palliative care cases should be excluded from the CPC/CPE. Conceptually, a case entering an acute hospital with a palliative care order may be less resource intensive than a similar weighted case without the palliative care order. HSCRC staff investigated the impact of removing palliative care cases from the CPC/CPE.

On average, based on charges, palliative care cases use the same resources as non-palliative care cases on a case-mix adjusted basis, see Figure 3. In addition, HSCRC staff could not isolate cases that entered the hospital with a palliative care order from cases in which a physician ordered palliative care at some other point during the hospital stay. Hospitals code cases with a secondary diagnosis of palliative care, code V66.7, if at any time in the stay there is a palliative care order. The palliative care order could be written prior to admission or at any point during the hospital stay. V66.7 is POA except code, therefore, providing no additional information on the timing of the palliative care order.

Based on our review of palliative care cases, HSCRC staff recommends the Commission take no action regarding palliative care cases.

Recommendation: Reintroduce Short Stay Cases into the CPC/CPE

HSCRC staff recommends the Commission reincorporate short stay cases into the CPC/CPE and instruct the HSCRC staff to monitor the percentage of short stay cases in hospitals.

Figure 3. Comparison of Cases with and without ICD-9 code of V66.7

| Hospital Name | HOSPID | FY2012 | | | | | | | |
|------------------------|--------|------------------|-------------|-----------------------|------------------|---------------------|-------------|-----------------------|------------------|
| | | Cases with V66.7 | Average LOS | Average Total Charges | CMI Adjusted CPC | Cases without V66.7 | Average LOS | Average Total Charges | CMI Adjusted CPC |
| MERITUS | 210001 | 371 | 7.49 | \$20,064 | \$13,053 | 17,117 | 4.09 | \$10,486 | \$11,791 |
| UNIVERSITY OF MARYLAND | 210002 | 304 | 12.55 | \$49,117 | \$19,216 | 37,734 | 5.74 | \$27,134 | \$20,271 |
| PRINCE GEORGE | 210003 | 17 | 7.35 | \$19,331 | \$9,130 | 13,511 | 4.90 | \$14,107 | \$15,524 |
| HOLY CROSS | 210004 | 454 | 10.34 | \$27,088 | \$14,846 | 35,659 | 3.66 | \$8,685 | \$11,804 |
| FREDERICK MEMORIAL | 210005 | 361 | 6.86 | \$17,267 | \$10,660 | 20,805 | 3.97 | \$9,469 | \$11,130 |
| HARFORD | 210006 | 72 | 8.14 | \$18,088 | \$11,664 | 5,235 | 4.22 | \$9,903 | \$11,989 |
| ST. JOSEPH | 210007 | 115 | 4.77 | \$13,133 | \$9,519 | 18,095 | 3.90 | \$12,270 | \$11,991 |
| MERCY | 210008 | 16 | 5.56 | \$16,652 | \$13,638 | 19,507 | 3.73 | \$12,047 | \$13,637 |
| JOHNS HOPKINS | 210009 | 469 | 12.81 | \$69,131 | \$26,263 | 42,810 | 5.63 | \$23,094 | \$19,538 |
| DORCHESTER GENERAL | 210010 | 57 | 5.12 | \$13,604 | \$10,877 | 2,793 | 3.97 | \$10,029 | \$13,099 |
| ST. AGNES | 210011 | 53 | 6.34 | \$15,736 | \$13,251 | 20,757 | 3.95 | \$12,416 | \$13,635 |
| SINAI | 210012 | 47 | 5.28 | \$24,201 | \$15,382 | 29,125 | 4.52 | \$15,038 | \$14,243 |
| BON SECOURS | 210013 | 40 | 7.50 | \$24,143 | \$14,931 | 6,670 | 4.36 | \$12,388 | \$13,600 |
| FRANKLIN SQUARE | 210015 | 332 | 5.74 | \$18,073 | \$11,945 | 24,199 | 4.10 | \$11,728 | \$13,696 |
| WASHINGTON ADVENTIST | 210016 | 59 | 9.17 | \$21,035 | \$13,397 | 15,261 | 4.61 | \$12,504 | \$13,628 |
| GARRETT COUNTY | 210017 | 23 | 5.26 | \$9,553 | \$10,697 | 2,430 | 3.25 | \$8,609 | \$11,555 |
| MONTGOMERY GENERAL | 210018 | 130 | 5.62 | \$13,182 | \$10,783 | 9,728 | 3.76 | \$9,741 | \$12,067 |
| PENINSULA GENERAL | 210019 | 435 | 7.37 | \$20,351 | \$13,117 | 20,793 | 4.10 | \$12,023 | \$11,762 |
| SUBURBAN | 210022 | 265 | 8.02 | \$18,114 | \$12,504 | 13,888 | 4.15 | \$12,971 | \$11,545 |
| ANNE ARUNDEL | 210023 | 316 | 6.21 | \$16,292 | \$12,176 | 32,840 | 3.51 | \$9,593 | \$11,842 |
| UNION MEMORIAL | 210024 | 312 | 6.91 | \$26,181 | \$15,264 | 14,633 | 4.08 | \$17,444 | \$14,357 |
| WESTERN MARYLAND | 210027 | 134 | 6.55 | \$15,903 | \$11,756 | 14,697 | 4.37 | \$11,852 | \$13,216 |
| ST. MARY | 210028 | 80 | 4.41 | \$11,551 | \$11,233 | 8,585 | 2.80 | \$8,015 | \$12,116 |
| HOPKINS BAYVIEW | 210029 | 90 | 9.39 | \$32,005 | \$14,805 | 22,212 | 4.50 | \$14,220 | \$15,454 |
| CHESTER RIVER | 210030 | 33 | 7.18 | \$18,599 | \$13,506 | 2,778 | 3.94 | \$10,717 | \$14,081 |
| UNION OF CECIL COUNT | 210032 | 144 | 3.28 | \$6,843 | \$8,826 | 6,893 | 3.55 | \$10,106 | \$12,595 |
| CARROLL COUNTY | 210033 | 99 | 3.94 | \$12,953 | \$11,079 | 13,279 | 3.23 | \$10,608 | \$13,137 |
| HARBOR | 210034 | 119 | 6.66 | \$20,763 | \$13,422 | 11,436 | 3.94 | \$12,186 | \$14,131 |
| CIVISTA | 210035 | 69 | 6.59 | \$14,755 | \$10,840 | 7,692 | 3.88 | \$9,238 | \$11,325 |
| MEMORIAL AT EASTON | 210037 | 228 | 5.76 | \$15,257 | \$12,058 | 9,116 | 3.66 | \$10,123 | \$12,414 |
| MARYLAND GENERAL | 210038 | 2 | 6.00 | \$24,240 | \$17,030 | 9,466 | 4.31 | \$13,244 | \$14,803 |
| CALVERT | 210039 | 20 | 3.95 | \$9,165 | \$7,965 | 8,279 | 3.16 | \$8,282 | \$11,321 |
| NORTHWEST | 210040 | 16 | 7.63 | \$18,587 | \$14,306 | 13,443 | 4.36 | \$10,790 | \$12,506 |
| BALTIMORE WASHINGTON | 210043 | 394 | 6.12 | \$14,634 | \$11,981 | 18,965 | 4.22 | \$11,854 | \$12,398 |
| G.B.M.C. | 210044 | 240 | 7.96 | \$21,031 | \$13,915 | 22,116 | 3.74 | \$10,063 | \$12,390 |
| MCCREADY | 210045 | 1 | 2.00 | \$4,643 | \$6,297 | 399 | 3.39 | \$13,085 | \$15,110 |
| HOWARD COUNTY | 210048 | 201 | 7.04 | \$15,804 | \$9,748 | 18,750 | 4.05 | \$8,953 | \$11,580 |
| UPPER CHESAPEAKE | 210049 | 247 | 5.85 | \$14,375 | \$10,152 | 14,533 | 3.40 | \$10,242 | \$11,366 |
| DOCTORS COMMUNITY | 210051 | 131 | 7.84 | \$18,230 | \$13,057 | 11,891 | 4.42 | \$11,533 | \$12,556 |
| SOUTHERN MARYLAND | 210054 | 146 | 7.42 | \$24,295 | \$12,830 | 17,705 | 3.72 | \$9,648 | \$12,215 |
| LAUREL REGIONAL | 210055 | 25 | 6.92 | \$12,729 | \$9,846 | 6,431 | 3.89 | \$9,403 | \$11,848 |
| GOOD SAMARITAN | 210056 | 99 | 6.20 | \$15,808 | \$10,627 | 14,886 | 4.72 | \$13,803 | \$12,813 |
| SHADY GROVE | 210057 | 109 | 9.78 | \$20,416 | \$13,452 | 26,028 | 3.90 | \$8,776 | \$11,836 |
| ATLANTIC GENERAL | 210061 | 96 | 5.68 | \$17,146 | \$11,447 | 2,931 | 3.97 | \$12,469 | \$11,265 |
| JOHNS HOPKINS - ONC. | 210904 | 251 | 10.25 | \$50,938 | \$18,248 | 4,813 | 7.34 | \$34,581 | \$18,300 |
| STATE | | 7,222 | 7.65 | \$24,221 | \$14,808 | 698,987 | 4.27 | \$13,109 | \$14,104 |

Source: HSCRC, April 2013. Inpatient datasets for FY12. Note: Contracted hospice cases (Dailyser=10) excluded from analysis.

Appendix A MHA Discussion Document



MHA
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April 18, 2013

Nduka Udom
Associate Director, Research & Methodology
Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, Maryland 21215-2299

Dear Andy:

On behalf of the 66 members of the Maryland Hospital Association (MHA), we appreciate the opportunity to comment on the Health Services Cost Review Commission (HSCRC) recommendations on Modifications to the Admission-Readmission Revenue (ARR) Methodology presented at the April 10 public meeting. We appreciate the thoughtful consideration HSCRC staff has put into the recommendations to modify the ARR program. We understand modifications are being made for one year only and support many of the changes to the program for fiscal year 2014 as proposed by the HSCRC staff. We are concerned about the recommendation to cancel the ARR contracts and the level of shared savings with payors.

First, we'd like to highlight the recommendations we support. The proposed modifications to the ARR methodology maintain the alignment of clinical and financial incentives to reduce readmissions, unlike the Medicare readmissions payment policy which assesses penalties on hospitals with higher than expected readmission rates and does nothing to counter the disincentive and lost revenue as a result of readmission reductions. Successful readmission reduction strategies save Medicare and other payors not only through reductions in readmissions, but also as a result of fewer admissions, emergency department visits, and observation stays as a result of better care coordination and more engaged follow-up after discharge.

MHA supports the following points in the staff recommendation:

- Include one-day stays in the ARR program and the charge-per-episode weight calculations.
- Exclude planned readmissions following the algorithm used in the Medicare methodology. While excluding planned readmissions from the readmission count and considering them initial admissions adds complexity to a methodology that is already challenging to monitor, excluding planned readmissions increases the understanding and confidence in the methodology among clinicians.
- Set individual hospital targets for readmission reductions based on expected values and the prior calendar year's statewide performance. The methodology proposed to generate the 0.3 percent savings required by the Centers for Medicare & Medicaid Services (CMS) sets higher readmission reduction targets for hospitals that are not performing as well as expected. Calculation of statewide performance should include hospitals paid under the Total Patient

- more -

Appendix A MHA Discussion Document

Andy Udom
April 18, 2013

Page 2

Revenue system. Although hospitals operating under a global budget may have inherent differences in readmission trends due to isolated geography, proximity to state borders, and a much stronger incentive to reduce readmissions, all hospitals have opportunities to reduce readmissions. As hospitals continue to reduce readmissions, this methodology will need to be revisited. At some point, most of the avoidable readmissions will be culled from the system and further reductions would harm patient outcomes.

- Exclude hospice cases using “service code 10” to identify hospice cases. Hospice cases services are fundamentally different from acute care and by contract, are paid at different rates. Best practice is to discharge from acute care and admit to hospice when a person’s care transitions from acute care to hospice, a practice that makes these cases easily identifiable.
- Palliative care can be provided concurrently with curative care and should continue to be included in the charge-per-episode methodology.
- Set statewide trim points for each All Patient Refined Diagnostic Related Group and Severity of Illness cell. Statewide trim points effectively increase the charge level at which cases are classified as outliers and reduce the complexity of administering and monitoring the system. Hospitals with relatively low charge-per-case targets will benefit from a slight increase to those targets, and at the same time bear greater risk should they experience an increase in the number of outlier cases. For hospitals with the lowest charge targets, the increase in the outlier threshold represents a substantial risk should the number of outlier cases increase. This risk is compounded as inpatient volumes decline or remain flat. It takes many more included cases to break even on the additional outlier case. HSCRC staff has stated that after reviewing historical data, most low charge hospitals have been harmed by the hospital-specific trim point policy. We would request HSCRC staff share that analysis. Likewise, we would ask that the HSCRC retrospectively evaluate the move to statewide trim points one and two years after implementation.

Although we support many of the technical components of the recommendation, we have significant concerns with parts of the recommendations. HSCRC staff proposes to share between 0.3 percent and 0.5 percent of all-payor inpatient revenue with Medicare and other payors. Nationally, the Medicare program expects to save approximately 0.3 percent of Medicare base payments. Shared savings at the 0.3 percent level is a substantially greater amount in Maryland as it is a percentage of all inpatient revenue compared to national Medicare-only base payments, which do not include additional payments for medical education, disproportionate share, and other add-ons to Medicare Diagnosis Related Group payments. Readmission reduction targets should be set to generate no more than 0.3 percent of inpatient revenue savings across all payors.

The second and related concern is the recommendation to terminate all 31 three-year ARR contracts for the entire third year. The ARR contract states that the HSCRC can terminate the agreements for only one reason — “for cause.” The HSCRC’s stated “cause” for cancelling the contracts is a “strong indication” from CMS staff that in order to meet the “meet or exceed” requirement in the Affordable Care Act for Maryland’s exemption from the Medicare readmission program, the HSCRC would have to add an explicit shared savings element to the existing ARR program. This would mark the second, and more onerous, change in the three-year agreement in the first two years of the agreements. MHA objects for practical and legal reasons.

- more -

Appendix A MHA Discussion Document

Andy Udom
April 18, 2013

Page 3

As a practical matter, the Maryland agreements cover all readmissions, compared to the Medicare program which only looks at three diagnoses: acute myocardial infarction, heart failure, and pneumonia. The Maryland program's larger sweep requires more commitment and resources than does Medicare's, and the third year was always likely to be the year in which the greatest opportunity for improvement existed. Similarly, a program that focuses on reducing readmissions on all Medicare cases has the capability of producing significantly greater reductions than a program measured only by a limited number of diagnoses. Last, but certainly far from least, cancelling contracts so soon at the start of a significant program sends the worst possible message to hospitals at a time when co-operation is needed.

From a legal perspective, MHA does not believe the HSCRC has the right to walk away from its contractual obligations. Indeed, the recommendation would terminate the contracts altogether and replace them with a policy that compelled hospitals to meet the new requirements. Replacing contractual relationships with mandates sends a message too.

The HSCRC can contract, but it does not escape the laws of contract just because it is a governmental entity. In Maryland, terminating a contract for cause has generally required the non-cancelling party to have breached the contract in some way. *Bd of Street Com'rs of Hagerstown v. Williams*, 96 Md. 532 (1903); *Chai Management, Inc. v. Leibowitz*, 50 Md. App. 504 (1982). The stated cause, not any hospital failure, but the act of a governmental entity or change in law — Medicare indicated the current ARR program “may not meet the Affordable Care Act requirement for financial savings.” This might justify cancelling the remainder of the contract if indeed Medicare's contemplated action was an unforeseen and unforeseeable event that was not, and could not have been, known to be a possible result when the contracts were signed under the legal impossibility or commercial frustration doctrines. That is not the case. The Affordable Care Act provision in question was enacted in March 2010, both requiring a readmission program that applied to Maryland hospitals and giving the Secretary of the Department of Health & Human Services the authority to grant Maryland a waiver. The ARR policy was adopted eight months later, and the contracts were not signed until July 2011. The timing confirms that the HSCRC knew, or should have known, what CMS' position might be. A party to a contract cannot be excused from performance because of an intervening act of government if the action was reasonably foreseeable. In this case it was all but certain. The HSCRC could have inserted a cancellation right referencing the known potential Medicare problem, but it did not. The 31 hospitals have the right to insist that their contracts be honored. Individual hospitals are left with a difficult choice — agreeing to cancellation of a contract at a time when they need to know HSCRC actions are fair and predictable, or risk greater uncertainty and disruption by possibly losing the exemption from the Medicare readmissions program.

I appreciate your consideration of our comments and would be happy to respond to any questions you may have about them. I can be reached at 410-379-6200.

Sincerely,



Traci La Valle, Vice President, Financial Policy & Advocacy

cc: Commissioners, HSCRC

Appendix B
Current and Proposed CPC/CPE Categorical Exclusions

| CURRENT CATEGORICAL EXCLUSIONS: | PROPOSED CATEGORICAL EXCLUSIONS: |
|--|--|
| ILIZAROV Cases = Only at Sinai - Drs. Paley, Herzenberg, Conway & Standard <ul style="list-style-type: none"> • Any procedure - from 781 to 789 - Limb lengthening/shortening procedures • Operating Physician Numbers (ghost) = 000058 015343 726722 609489 | <i>No modification</i> |
| SOLID ORGAN TRANSPLANTS APR DRGS = 001 or 002 or 003 or 006 or 440 (ANY PROCEDURE = 5280 OR 5282 OR 5283 OR ANY PROCEDURE = 5280 OR 5282 OR 5283 OR 4100 OR 4101 OR 4102 OR 4103 OR 4104 OR 4105 OR 4106 OR 4107 OR 4108 OR 375 (through 09/30/2003) 3751 (after 10/01/2003) Heart Transplantation 4109 OR 336 OR 3350 OR 3351 OR 3352 OR 5569 OR 5561 OR 5281 OR 5051 OR 5059) | <i>No modification</i> |
| Melodysplastic - Any Diagnosis = 2387 for Johns Hopkins Oncology Center | <i>No modification</i> |
| JH Bayview Burn Center (Type of Daily Service = 7) | <i>No modification</i> |
| JH Hospital Pediatric Burn Cases (Age < 18) - 3rd Degree Burns | <i>No modification</i> |
| JH Oncology Center and U of Maryland Cancer Center <ul style="list-style-type: none"> A. Transplant Cases (Reserve Flag = 1) B. Research Cases (Reserve Flag = 2) C. Hemotological Cases (Reserve Flag = 3) D. Transfer In Cases (Reserve Flag = 4) | <i>No modification</i> |
| Denied Admissions (provided as standalone submissions to the Commission quarterly) | <i>No modification</i> |
| Zero and one day stay (LOS less than 2) | Remove this exclusion |
| Contracted hospice cases (Type of Daily Service = 10) | Originally excluded through low trim policy. Add this as an explicit exclusion. |

Chet Burrell
President and Chief Executive Officer



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April 25, 2013

Health Services Cost Review Commission
4201 Patterson Avenue
Baltimore, Maryland 21215

Re: Draft Recommendation on Modifications to the Admission-Readmission Revenue (ARR) Methodology and the HSCRC Response to the Federal Sequestration Legislation

Dear Commissioners:

CareFirst is providing the following comments on the draft ARR policy (including the proposed changes in the outlier methodology) and on the question of how the HSCRC should respond to the Medicare rate cut that has resulted from the federal sequestration legislation.

We believe that the HSCRC's actions on these policy issues will substantially impact its ability to hold hospital payment increases within the constraints imposed by the existing per case Medicare waiver test and the more challenging per capita limitations that have been proposed in the waiver application to the Center for Medicare and Medicaid Innovations (CMMI).

The goals and objectives that are established in the application cannot be achieved without strong leadership by the HSCRC. We urge the HSCRC to begin the difficult task of starting the process of achieving the needed changes by acting on the ARR, outlier and sequestration policies.

A. The Draft ARR Recommendations

Maryland has one of the highest hospital readmission rates in the U.S. Its Medicare readmission rate has been found in recent years to be the highest of all states and the highest in the U.S. outside of the District of Columbia. While the majority of readmissions are unavoidable, many readmissions are preventable. These readmissions have the effect of reducing patient satisfaction, raising patient risks and increasing total health system costs. The reduction of unnecessary readmissions is a national priority that has been endorsed by MedPAC and implemented by CMS for the Medicare program outside of Maryland.

Currently, the HSCRC allows the thirty-one (31) hospitals that have elected to participate in its ARR program to keep all of the revenue associated with their prior level of readmissions by bundling both the charges associated with the initial admission and the readmissions into an overall "Charge Per Episode" (CPE) that is established on an APR DRG-specific basis for each hospital. This policy has two undesirable effects: first, it locks in the prior level of payments despite the fact that some portion of the prior revenue associated with readmissions was tied to preventable readmissions; and, second, it undermines Maryland's position on the current per case waiver test by promoting reductions in readmissions without any reduction in payments. The result of reducing the denominator (i.e., admissions) while maintaining the numerator (i.e., payments) is a higher payment per case and a lower Medicare waiver margin under the existing per case test.

The Accountable Care Act (ACA) requires Maryland to establish a readmissions reduction program that will "meet or exceed" the financial savings that would be generated by the federal policy that applies to Medicare hospital payments outside of this state. The federal readmissions program is narrower than the current HSCRC program (it applies to only three DRGs) but it is designed to generate savings equal to 0.3% of total Medicare inpatient payments to the hospitals that are covered by it. Therefore, the HSCRC must modify its existing ARR policy to yield savings equal to or in excess of those that would be produced by the federal program in order to maintain its exemption from the federal readmissions policy.

The HSCRC staff has proposed to revise the ARR policy in three ways: first, to move the existing voluntary ARR program to a compulsory standard policy for all hospitals by terminating the existing agreements; second, to impose a targeted level of readmissions savings on hospitals on a pro rata basis with adjustments to screen out planned (i.e., medically appropriate) readmissions and to exempt the Total Patient Revenue (TPR) hospitals from these savings requirements; and, third, to implement changes in the methodology that is used by the HSCRC to define "outlier" cases and associated charges.

We believe the proposed changes in the outlier methodology should be separated from the proposed ARR policy changes notwithstanding the fact that they were included by the HSCRC staff as part of the draft ARR recommendations that were presented on April 10, 2013. Given their inclusion in the draft ARR recommendations, we feel compelled to address them in these comments.

While the proposed cancellation of the existing voluntary ARR agreements raises concerns about the confidence the hospitals will have in the future regarding voluntary arrangements, we recognize the need to correct the inherent deficiencies of the existing ARR policy and to respond to the ACA's requirements. The ACA has imposed the readmission reduction requirement on the HSCRC. In addition, the existing ARR policy that is reflected in the voluntary agreements is flawed and demands changes for the reasons cited above. We will defer to the HSCRC's legal counsel regarding the legality of the proposed cancellation of the existing agreements but we certainly endorse the need for a broad revamping of the existing policy.

In general, we believe that the HSCRC staff's proposed use of a pro rata ARR methodology that will impose, at the start of the rate year, a predetermined level of readmissions savings in relation to the performance of the individual hospitals is appropriate. The proposed approach, which would compare each hospital's readmissions to the statewide average level of readmissions by

APR SOI cell (i.e., by type of case adjusted by case mix and severity level) is meritorious. The adjustment for “planned” readmissions is appropriate and the targeted savings approach gives a strong financial incentive to reduce unnecessary readmissions to the degree possible in order to offset the readmissions penalty in FY 2014 and in subsequent years. We believe that the penalties imposed should be adjusted in future years if the hospitals achieve levels of readmissions that approach appropriate levels.

In addition, we believe the HSCRC should develop a practical method to take into account the effects of differences in socioeconomic status and/or other factors (such as the presence of a secondary diagnosis of mental illness or substance abuse) that are outside of hospital control that significantly affect the level of preventable readmissions. We also believe that the HSCRC should move expeditiously to develop a unique patient identifier that will allow it to track readmissions across hospitals. It is especially imperative for the HSCRC to address the problems that continue to stymie the implementation of a unique patient ID in preparation for the per capita test that would accompany the new waiver arrangement. Finally, it is our understanding that the net level of admissions that flow into Maryland from other states (or out from Maryland to other states) has been relatively stable over time but the HSCRC will need to make efforts to track these flows more carefully under a per capita waiver system.

In its April 10, 2013 draft ARR recommendation, the HSCRC staff discussed but did not take a position on the matter of whether the targeted readmissions savings should be set at 0.3% or 0.5%. We strongly advocate the use of the 0.5% savings target because the level of Medicare readmissions in Maryland is high relative to the nation. We know from the experience of our own “Patient Centered Medical Home” (PCMH) program—which has now completed its second full year of operation throughout Maryland, the District of Columbia and Northern Virginia—that appropriate financial incentives can significantly reduce the level of inappropriate readmissions. Given these observations, we strongly urge the HSCRC to adopt a targeted savings level of 0.5% in the revised ARR policy.

B. Outlier Methodology

As noted above, the HSCRC staff included proposed changes to the existing outlier methodology as part of its proposed changes to the ARR policy. We believe that these recommendations are severable from the rest of the ARR policy recommendation; that the bases for and techniques and formulas used in the outlier proposal(s) that are being made by the staff need to be more clearly articulated; and that additional data and analyses are needed before the Commissioners can judge the merits or demerits of the proposed outlier methodology changes in an informed manner.

In particular, we believe that the proposed use of a statewide outlier threshold (rather than a hospital-specific threshold) that was included in the April 10 staff recommendation has the undesirable effect of shifting outlier protection away from hospitals with relatively low charges to hospitals with relatively high charges. This effect is readily confirmed by the fact that Figure 9 in the HSCRC staff’s draft ARR recommendation would reduce the level of outlier charges by 29% on a statewide basis; virtually maintain the level of outlier charges at Johns Hopkins Hospital; and reduce outlier charges overall (i.e., for all hospitals except Johns Hopkins) by approximately 40%. We do not believe this shift of outlier protection to a single, large hospital is warranted on any logical or factual basis. The staff recommendation did not provide a rationale for it other than the desire to simplify the administration of the outlier policy. We do not believe that administrative simplification is a sufficient basis for a methodological change that would have these highly skewed policy and revenue impacts.

In addition to causing a major change in the baseline distribution of outlier revenue across hospitals, the HSCRC staff's outlier proposal would provide hospitals with additional opportunities to restructure their charges to generate much higher outlier charges in future years. These charges would be passed through as additional revenue and the hospitals could simultaneously offset their higher charges for outlier cases by lowering their charges for non-outlier cases. The effect of these charge adjustments would be to reduce the charges for the non-outlier cases and thereby create undercharges relative to the approved amounts for these cases. The hospitals would be permitted to raise their charges under the Charge Per Case (CPC) constraint that would apply to these cases. In combination, these types of actions would raise payments per case and hurt Maryland's position under the current per case test and under the proposed per capita test. The opportunities to generate additional revenue would be skewed in the direction of the high charge hospitals if a statewide outlier threshold is used because their cases would be more likely to surpass the outlier threshold.

We believe that the HSCRC could substantially fix the problems that we have identified in the proposed outlier policy, and achieve a substantial level of administrative simplification, by establishing a hospital-specific outlier threshold for high charge level hospitals; by using a statewide outlier threshold for the other hospitals; and by eliminating the \$100,000 "dead zone" limitation which has the obvious and undesirable effect of artificially identifying more cases as outliers at the relatively high charge hospitals.

Finally, recent Maryland legislation requires the HSCRC to obtain stakeholder input prior to the adoption of the policy and methodology changes under a new waiver arrangement. We believe the HSCRC should, in the course of this review process, invite and facilitate broad public discussion of all important issues. In regard to the outlier policy, this review process should do the following:

- (1) address the question of whether outliers increase or decrease the financial incentives to hospitals to improve care, with special attention to the relative need (if any) for outlier protection in large, medium and small hospitals;

- (2) examine the relative levels of adverse events (e.g., falls, nosocomial infections, etc.) across hospitals and the impacts of differing levels of such events on outliers at the particular hospitals; and

- (3) consider the merits of imposing hospital-specific rate adjustments (both positive and negative) to drive reductions in the level of adverse events and to reward unusually good performance in this area.

C. The HSCRC Response to the Federal Sequestration Legislation

The federal Budget Control Act of 2011 included provisions that imposed an automatic sequestration (i.e., reduction) in federal payments for various federal programs, including Medicare, as a result of the failure of Congress to achieve targeted deficit reductions. The 2.0% payment reductions that have been imposed by sequestration apply to Medicare hospital payments in Maryland and elsewhere throughout the U.S.

The Maryland Hospital Association (MHA) and individual hospitals have argued that the HSCRC should act immediately to raise rates to fully exempt the hospitals from the impact of the sequestration legislation. The hospitals have argued for relief on three bases: (1) they have cited past actions by the HSCRC that fully offset the effects of federal sequestrations as relevant precedents; (2) they have described the declines they have recently experienced in operating profits; and (3) they have argued that it would be unfair to impose on them the payment reductions that would flow from sequestration when hospitals in other states have the opportunity to shift such payment reductions to other payers (i.e., private sector payers). The MHA and the hospitals have also argued that the HSCRC could raise rates now to offset the sequestration cuts on a temporary basis and re-visit the issue of whether or not to impose the sequester reductions (fully or partially) during the determination of the update factor for RY 2014 in its entirety or for the July through December 2013 "stub" period.

In their draft recommendations of April 10, 2013, the HSCRC staff advised the HSCRC that it should not take any action at this time to offset the effects of sequestration and should consider these effects in the determination of the update factor for all or part of RY 2014. We strongly endorse this HSCRC staff recommendation for the reasons we present below.

First, the HSCRC's past actions to fully pass through the effects of previous sequestrations took place during the mid and late 1980s when the waiver margin was substantially more robust than it is today. The margin was relatively high at that time because the HSCRC did an outstanding job of controlling overall and Medicare cost increases during its early years through 1992. Since 1992, the increases in hospital costs per admission in Maryland have substantially exceeded the national average rate of growth. Different circumstances require different actions. We do not believe that the cited historical actions establish precedents that should be followed at this time given the highly precarious waiver margin that is projected for June 2014.

Second, it is true that operating margins have recently declined but profits on regulated business are much higher than overall operating profits. The hospitals have identified physician subsidies as the primary cause of the difference between operating profits and regulated profits. The legality of the HSCRC's incorporation of the effects of physician subsidies on profits as a basis for higher rates is an unsettled and highly controversial proposition. It would certainly be inappropriate for the HSCRC to relieve the hospitals of the effects of sequestration without examining the levels of physician subsidies, the types of subsidies and their effects on overall hospital costs. This information is typically not disclosed by the hospitals.

Third, the ability of hospitals outside of Maryland to shift the effects of the sequestration payment cut of 2.0% is extremely limited in the short term because they cannot shift them to Medicaid; they cannot shift them, to any significant degree, to the large private health plans, which account for the bulk of private sector payments, because these plans pay for hospital care mostly in the form of fixed rates that cannot be raised prior to the termination of existing contracts; and they cannot shift them to the portion of patients who do not pay for their care. Thus, the argument that hospitals elsewhere can shift the effects of the sequester cuts is wholly unpersuasive as a basis for adjusting rates in Maryland in the remainder of FY 2013. Moreover, the ability of hospitals outside of Maryland to shift the sequestration cuts to the private sector in future years (i.e., beyond the short term) is also limited because many private health plans

have multi-year contracts with fixed rates and the widespread adoption of “high deductible health plans” (HDHPs) by small and large employers frequently causes bad debt levels to rise when hospitals increase their rates. As the HSCRC staff has suggested, the impact of the sequester cuts in FY 2014 can be considered as one of the myriad factors that should be discussed in the determination of the update factor for FY 2014.

Finally, the State of Maryland is currently involved in the extremely important task of attempting to negotiate a revised waiver arrangement for FY 2014. The HSCRC’s existing one day stay policy (which encourages hospitals to reduce one day stays without imposing any revenue reductions) and its existing ARR policy (which encourages reductions in readmissions without any reductions in revenue) have the respective effects of thwarting the federal RAC policy (which takes revenue away from hospitals outside Maryland for excessive one day stays) and the federal readmissions reduction program (which imposes, on average, a 0.3% reduction in hospital inpatient payments). The willingness of CMMI to grant a new waiver to Maryland may be influenced by the extent to which Maryland demonstrates its determination to control Medicare and overall hospital payments.

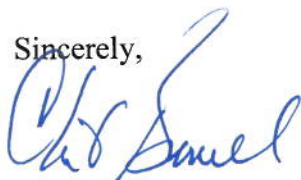
Specifically, if Maryland overrides any portion of the sequestration savings that Medicare would obtain in the absence of the waiver, and shifts Medicare sequester cuts to the private sector, CMMI may question the credibility of Maryland’s commitment to the “all payer” system that exists today and is proposed to continue under the waiver application.

D. Conclusion

In summary, we partially support the HSCRC staff’s recommendation, dated April 10, 2013, regarding the ARR policy; and we wholly endorse the HSCRC staff’s recommendation that the HSCRC should not adjust rates during FY 2013 in response to the federal sequestration cuts and that it should consider the effects of these cuts, among the many other relevant factors that merit attention, in the determination of the update factor for FY 2014.

Thank you for the opportunity to submit our comments on the proposed ARR and sequestration actions.

Sincerely,



Chet Burrell
President and CEO

**Final Recommendations on Continued
Financial Support for the Maryland Patient
Safety Center for FY 2014**

April 24, 2013

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

**This is a final recommendation to be considered at the May 1, 2013
HSCRC public meeting.**

Final Recommendations on Request for HSCRC Financial Support of the Maryland Patient Safety Center for FY 2014

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 operators of the MPSC were chosen through the State of Maryland’s Request for Proposals (RFP) procurement process. At the request of MHCC, the two respondents to the RFP to operate the MPSC, the Maryland Hospital Association (MHA) and the Delmarva Foundation for Medical Care (Delmarva), agreed to collaborate in their efforts. The RFP was subsequently awarded jointly to the two organizations for a three-year period (January 2004 through December 2006). The RFP authorizes two one-year extensions beyond the first three years of the pilot project. MHCC extended the contract for two years ending December 31, 2009. The Center was subsequently re-designated by MHCC as the state’s patient safety center for an additional five years – through 2014.

In 2004, the HSCRC adopted recommendations that made it a partner in the initiation of the 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 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 these presentations, staff has evaluated the reasonableness of the budget items presented and made recommendations to the Commission.

Over the past 9 years, the rates of eight Maryland hospitals were increased by the following amounts, 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

For FY 13, the Commission held in abeyance \$100,000 of the requested funding pending MPSC development and submission to the Commission a feasibility study and options for relocating the MPSC to space outside of the existing Maryland Hospital Association complex in order to facilitate and encourage providers in addition to hospital providers to collaborate and participate in MPSC programs and activities. The study and proposed options were submitted the Commission on November 9, 2012; the study concluded that, based on the significant related expense, the MPSC should not move forward with the relocation.

In addition, the FY 2013 recommendation required that the Center investigate and take steps to improve standardization of data collection practices of participants in the various collaborative and learning network programs. MPSC indicated in its report on October 31, 2013 that it had begun and would continue to incorporate proactive site visits with participating facilities, create an audit tool for assessment of organizational compliance with data collection from staff interviews, documents review and observation.

The MPSC reports on its relocation feasibility study and data collection standardization work are in Appendix I.

Maryland Patient Safety Center Request to Extend HSCRC Funding

On March 28, 2013, the HSCRC received the attached request for continued financial support of the MPSC through rates in FY 2014 (Appendix II). The MPSC is requesting a total of \$1,200,000 in funding support from HSCRC.

MPSC Cash Reserves

HSCRC staff was apprised at the March 28, 2013 meeting that the FY 13 and proposed FY 14 budgets as submitted do not include any allocation for the MPSC's cash reserves. HSCRC staff subsequently learned on April 9, 2013 that the MPSC is projected to have cash reserves of \$946,390 approximately 148 days cash on hand as of June 30, 2013(Appendix II).

The MPSC indicates their Certified Public Accountant advised that average days cash on hand for similar organizations are 6 – 9 months. However, due to the high level of concentration risk from the HSCRC funding, and the conservative nature of the Board, the Board authorized setting the following amounts going forward for cash reserve:

1. 365 days cash on hand for operations.
2. \$250k designated for unfunded initiatives that may arise.

Of particular concern is in the event that the HSCRC funding was not available, the Center would still be able to operate for a year while reorganizing the funding stream. The \$250k figure is based on the cost of the prior unfunded initiative (Hand Hygiene) picked up by the Center.

The MPSC notes that these amounts are something the Center seeks to accomplish over a period of time through increased funding

Strategic Partnerships

The MPSC indicates it has established and continues to build new strategic partnerships with key organizations to achieve its mission and goals. The organizations with which they indicate they are working closely and anticipate continuing to do so for FY 2014 and beyond are described below.

- **Courtemanche & Associates** - An interdisciplinary healthcare firm that serves healthcare organizations to improve care through compliance with regulatory and accreditation requirements.
- **ECRI Institute** – A PSO and national vendor of adverse event reporting services.
- **Health Facilities Association of Maryland** - A leader and advocate for Maryland’s long-term care provider community.
- **Institute for Patient -and Family- Centered Care** – A non-profit organization founded in 1992, which provides essential leadership to advance the understanding and practice of patient- and family-centered care.
- **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.
- **The Ambulatory Surgery Center Association** - The national 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.

Maryland Patient Safety Center 2013 Activities, Accomplishments, and Outcomes

Key highlights of the Center’s accomplishments include:

- Developed and launched new data collection platform for Hand Hygiene Initiative
- Increased Hand Hygiene participation rate to 95%¹
- Began process for improvement of data collection standards and integrity.

- Expanded outreach to other providers i.e., long term care, ambulatory surgical centers, primary care.
- Established partnership with Maryland Office of Health Care Quality to identify and address emerging patient safety issues
- Increased revenues from Annual Conference through registration fees and sponsorships.

The various initiatives the MPSC is currently engaged in are described below along with the results achieved to date.

MEDSAFE

Launched in 2000, MEDSAFE participants use the Institute for Safe Medication Practices (ISMP) Safety Self-Assessment® to assess the safety of medication practices within their organization. As reported in last year's recommendation, in 2012, 42 of 46 hospitals in Maryland completed the ISMP self-assessment survey. On a regular basis, aggregate results are analyzed and shared with hospitals to allow for statewide comparisons. Results from the survey, particularly improvement opportunities, are shared and discussed at the Annual MEDSAFE Conference. In 2012, the Conference had its largest level of participation to date with 220 healthcare professional attendees, including pharmacists, medication safety officers, nursing professionals and quality & safety leaders and addressed topics including:

- Using ISMP Self-Assessment Results for Medication Safety Improvements
- Improving Staff Education & Competency
- Using an Active Surveillance System as a Risk Identification Strategy
- Reducing Hospital Readmissions Related to Medication Use
- National Drug Shortages

SAFE from FALLS

The purpose of the SAFE from FALLS program is to reduce the incidence and severity of patient and resident falls in hospital, nursing home, and home health settings in Maryland. Launched in 2008, the SAFE from FALLS program includes hospitals, long term care facility and home health care provider participants. Each organization collects data on falls, education, and best practices for preventing falls. This is an important area for the MPSC to focus as:

- Falls are the second leading cause of unintentional injury deaths in the U.S.
- The incidence rates for falls in hospitals and nursing homes is almost three times the rate for persons living at home.
- Each year, 50% of hospitalized patients are at risk for falls and almost half of those who fall suffer an injury increasing costs and length of stay.
- The average hospital stay for patients who fall is 12.3 days longer and injuries from falls lead to a 61% increase in patient care costs.
- Falls are one of the largest categories of reported adverse events and are estimated to cost more than \$20 billion a year nationally.

Key results from the SAFE from FALLS work include:

- Increased from 56 to 92 participant organizations (33 hospitals, 44 long term care, 15 home health).
- Acute care rate of falls trend is flat— approximately three per 1000 patient days. (9/09 – 12/12).
- Acute care rate of falls with injury trending downward—per 1000 patient days from 26 (9/09) to < 20 (12/12).
- Long term care trend—
 - trend increasing from just above four (4) (9/09) to six (6) (12/12)
 - rate with injury trending downward from approx. 22 to less than 20 (9/09 – 12/12)
- Home Health rate flat— at approximately 41 with similar results for rate with injury.

Appendix IV contains the figures illustrating the above trends.

Perinatal and Neonatal Learning Collaborative

The purpose of the perinatal and Neonatal Learning Collaborative is to reduce elective inductions and c-sections prior to 39 weeks without medical indication, improve neonatal outcomes, and standardize the discharge process for mothers and infants including the late pre-term infant. Table 1 below outlines the implementation and ongoing work timeline of what is now the Perinatal and Neonatal Learning Collaborative.

Key results of the Perinatal and Neonatal Learning Collaborative include:

- 30 hospital participants
- Induction rate >39 weeks without medical indication is trending downward from 0.7% to 0.3% for the period 10/10 – 10/12
- C Section rate >39 weeks without medical indication is trending downward from 2.4% to .09% for the period 10/10 – 10/12
-

Figures illustrating the above trends are in Appendix III.

Hand Hygiene Collaborative

The purpose of the Hand Hygiene Collaborative is to reduce preventable infections in Maryland through better hand hygiene. Key components of the program include use of unknown observers to record hand cleansing upon exit from or entry to patient rooms, and a requirement that 80% of the units of a participating hospital collect 30 observations each month. Participation for FY 2013 has risen to 44 of 46 hospitals, with an overall compliance rate of 88% of caregivers performing proper hand washing for the units in the hospitals that are participating.

The MPSC has established the following as their current or near term goals for the Hand Hygiene Collaborative:

- Facilitate continued and increased participation among hospitals and units – goal is to have statewide hospital participation in hand hygiene compliance.

- Distribute CEO-level “Infection Dashboards” – Hospital CEOs now receive a quarterly report that compares their hand hygiene compliance rate to the hospital’s central line-associated blood stream infection rate. Next quarter, catheter-associated urinary tract infection data will be added as well.
- Implement enhancements to data collection tool – work will get underway to make the submission of data easier and to allow participants to access their own data on demand, and to see trend data over time.
- Support Department of Health and Mental Hygiene in a statewide public campaign on hand hygiene.

In addition to the goals articulated by the MPSC, HSCRC staff has urged MPSC staff to use other publically available infection rate data, such as the Maryland Hospital Acquired Conditions (MHAC) infection PPCs, to corroborate their findings, identify focus areas for improving the Collaborative, etc.

Adverse Event Reporting

The MPSC continues to use the ECRI adverse event reporting system and offers it to all hospitals in the state for self-reporting of adverse events. Hospitals may select a Patient Safety Organization of their choosing with whom they submit confidential adverse event data. Seven hospitals submitted their data to the MPSC ECRI system as of March 2012, but the Center indicated it anticipated a modest increase in participation in the coming year. As of the drafting of this document, the number of hospitals reporting to the ECRI was not reported by the MPSC to HSCRC.

Spreading Excellence through Educational Programming

Educational programs are designed to train leaders and practitioners in the health care industry and share strategies to improve patient safety and quality. These programs have focused on the following areas:

- Patient safety tools training including root cause analysis, and failure modes and effects analysis;
- Professional development programs;
- Process improvement including LEAN workshops and Six Sigma certification;
- TeamSTEPPS Train-the-trainer programs; and
- Sharing information on MedSAFE, hospital information technology, and patient falls.

These programs, particularly the LEAN and Six Sigma programs are designed to improve efficiency and reduce costs at hospitals and nursing homes. One facility has reported savings of up to \$20,000 related to pharmacy inventory reductions, and annualized savings of up to \$2.2 million due to reduced cases of missing or reordered medications.

In their FY 2013 budget request, the Center reported the numbers of hospital staff participating in these programs for 2012. Updated numbers on these trainings were not reported by MPSC to HSCRC as of the drafting of this document.

Key Program Activities for FY 2014

Conferences

The Annual Patient Safety Conference provides awareness, education and the exchange of best practice solutions. The annual MedSafe Conference concentrates on the prevention of medication errors with an emphasis on processes and technology.

Objectives of these conferences are to:

- 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

The vendor MPSC will use to convene these conferences is the Maryland Healthcare Education Institute

Patient Safety Certification

The certification will utilize both traditional classroom instruction and practical application methodology; using the Patient Safety Officer (PSO) as the focal point. The certification would extend to both individuals and institutions.

Key objectives of this program are to:

- Identify and solve actual patient safety issues
- Engrain “culture of patient safety”
- Establish patient safety as an institutional focus
- Develop teamwork approach to solving patient safety issues
- Empower participating staff to be patient safety leaders
- Provide real and measurable impact

The vendor MPSC will use the help implement this program is Courtemanche & Associates.

Patient/Family Centered Care Integration

The Maryland Patient Safety Center recognizes that patient/family involvement is an integral part of patient safety and proposes to incorporate this concept into current and new programs.

•Objectives of this program are to:

- Integrate patient/family centered concepts into applicable Center programming
- Identify patient/family participation opportunities
- Establish patient/family involvement as a Center program priority
- Develop teamwork approach between patients/families and providers
- Establish outcome metrics

The vendor MPSC will use for this project is Institute for Patient – and Family- Centered Care.

Caring for the Healthcare Worker

The purpose of this initiative is to recognize those factors and their impact that affect a healthcare worker’s ability to safely carry out their duties while offering solutions and actions that will significantly decrease their influence on patient safety. Key objectives for this program are to

- Reduce the number of harmful patient safety incidents
- Increase patient satisfaction scores
- Improve worker satisfaction
- Increase worker retention rates

The vendor MPSC will use for this program is the Johns Hopkins University School of Medicine / Armstrong Institute for Patient Safety and Quality.

Safety Initiatives

MPSC will continue its efforts in the three initiative areas it has worked on for several years.

- Falls Reduction & Prevention of Harm Support a coordinated communication and improvement campaign through the “SAFE from FALLS” program.
- Hand Hygiene Improvement Reduce hospital acquired infections through better hand hygiene compliance.
- Perinatal/Neonatal Learning Network Apply newly developed risk assessment tool for mother and babies to determine discharge referral needs; decreasing readmissions and improve health outcomes for mother and infant.

The Center will accomplish this work directly with consultative support from Maryland Hospital Association; of note, the Center has added two additional staff members including a program manager.

Budget and Funding Sources for FY 2013 and Proposed for FY 2014

In, FY 13, MPSC continued its efforts to work with its partners to secure program-specific funding, and estimates the amounts they will secure for FY 2014 as illustrated in Table 1. Staffing and fringe expenses proposed for 5 FTEs, which are allocated to the program areas in the expenses, total \$669,050.

Table 1. Proposed Revenue and Expenses

| REVENUE | FY 2014 | | FY 2013 |
|--------------------------------------|------------------|--|------------------|
| | Budget | | Budget |
| Cash Contributions from MHA/Delmarva | 200,000 | | 400,000 |
| Cash Contributions from Hospitals | 300,000 | | 300,000 |
| HSCRC Funding | 1,200,000 | | 1,225,637 |
| Education Session Revenue | 150,000 | | 203,600 |
| Long-term care Revenue | 50,000 | | 100,000 |
| Conference Registrations | 240,000 | | 140,000 |
| Sponsorships | 75,000 | | 29,400 |
| Grants/Contributions | 160,000 | | 250,000 |
| Total Revenue | 2,375,000 | | 2,648,637 |

| EXPENSES | FY 2014 | FY 2014 | FY 2014 | FY 2013 |
|--|------------------|--------------------|------------------|------------------|
| | MPSC | Consultants | Total | Budget |
| Administration | 562,450 | | 562,450 | 1,030,561 |
| Outpatient Dialysis (previously committed) | 75,000 | | 75,000 | 75,000 |
| Programs | | | | |
| Education Sessions | | 189,000 | 189,000 | 298,000 |
| Annual Patient Safety Conference | | 427,650 | 427,650 | 295,000 |
| MEDSAFE Conference | | 52,850 | 52,850 | 38,500 |
| Caring for HC | 65,300 | 88,550 | 153,850 | |
| Patient/Family Centered Care | 59,400 | 16,150 | 75,550 | |
| Safety Initiatives | 215,550 | 165,000 | 380,550 | 986,577 |
| Certification | 129,600 | 327,200 | 456,800 | |
| Total Expenses | 1,107,300 | 1,266,400 | 2,373,700 | 2,723,637 |

| | | |
|--------------------------|--------------|-----------------|
| Net Income (Loss) | 1,300 | (75,000) |
|--------------------------|--------------|-----------------|

Findings

As was noted in the FY 2013 recommendation, the All-Payer System has provided funding support for the Maryland Patient Safety Center during its initial nine years with the expectation that there would be both short-term and long-term reductions in hospital costs – particularly as a result of reduced mortality rates, lengths of stays, patient acuity, and malpractice insurance costs. However, the Center has provided 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. The Commission desires that the Center provide more information that would:

1. Show program outcomes on a longer term basis along with concomitant savings; and
2. Demonstrate the magnitude of the public’s return on investment of funding support.

Staff continues to believe that the programs of the MPSC seem to be well conceived. MPSC has worked particularly hard at beginning to establish relationships with providers across the continuum of care in the past year.

As noted in last year's recommendation, staff again notes that there tends to be a general lack of coordination with other patient-safety related initiatives across the state. Staff believes there that should be a broader plan for patient safety in Maryland, and that the MPSC should take a lead in that plan. In addition, the statewide patient safety plan should be considered in the context of overall delivery system reform. Over the past year, MPSC has made efforts to better coordinate with State and other entities, such as the Department of Health and Mental Hygiene, Office of Health Care Quality, and the Maryland Health Quality and Cost Council, on State priorities. The roles of the various State entities involved with patient safety should be clearly defined.

Beginning in FY 2010, the Commission's recommendations stated that the percentage of MPSC's total should decline each year and in no year should the dollar amount be greater than the previous year. The intent was to reduce support gradually and to encourage the MPSC to aggressively pursue other sources of revenue (including from other provider groups that benefit from Center programs) to help support the Center into the future.

In FY 10, the percentage support was reduced to 45%; however, recognizing the difficulty of raising funds during tough economic times, the Commission retained the 45% contribution in FYs 11 and 12. Nonetheless, the Commission's amount of support has declined on a dollar basis in each of the past 4 years and is proposed to decrease in FY 14, however the percentage of the total budget proposed is just over 50%.

| | | |
|-------------|--------------|--------|
| • FY 2009 - | \$1,927,927 | |
| • FY 2010 - | \$1,636,325 | -15.1% |
| • FY 2011 - | \$1,544,594 | - 5.6% |
| • FY 2012 - | \$1,314,433 | -14.9% |
| • FY 2013 - | \$1,225, 637 | -6.8% |
| • FY 2014 - | \$1,200,000 | |

Prior to FY 2013, the Commission approved a reduction of Commission support by half of the budget carryover from the prior year; this policy made it difficult for the Center to build up a reasonable budgetary reserve and the Commission approved removing this requirement for FY 2013. As previously noted, the Center projects it will have \$946,390 cash on hand as of June 30, 2013.

Final Staff Recommendations

In light of the information presented above, staff recommends the Commission consider the changes below to the MPSC funding support policy.

Staff Recommends:

- 1. HSCRC provide funding support for the MPSC in FY 2013 through an increase in hospital rates in the amount of \$1,200,000, a \$25,637 reduction from FY 2012;**
- 2. The MPSC establish and maintain cash reserves of 6 months;**
- 3. 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;**
- 4. MPSC staff continue to develop and conduct its activities to ensure standardization of self reported data collection as outlined in the body of this recommendation document and in the MPSC report on these activities contained in Appendix I;**
- 5. As has been articulated in the last several FY's funding recommendations, staff recommends that as part of the FY 14 MPSC funding recommendation, staff consider the funding request on an annual basis. Funding support in the future should consider: (1) how well the MPSC initiatives fit into a broader statewide plan for patient safety; (2) whether new MPSC revenues should offset HSCRC funding support; (3) how much MPSC has in budgetary reserve; (4) information on patient safety outcomes and the public's return on investment (from HSCRC funding); and (5) how MPSC initiatives dovetail with the HSCRC's payment-related initiatives and priorities, and other relevant patient safety activities. Examples of other initiatives MPSC should consider as it conducts its work in the coming year include the Delmarva Foundation medication safety work and the HSCRC MHAC work;**
- 6. Going forward, HSCRC decrease the dollar amount of support by a minimum of 10% per year. Staff notes the criteria outlined in recommendation 5 are intended to provide rationale for funding decreases greater than 10%, but not less, in subsequent years.**

6820 Deerpark Road
Elkridge, MD 21075



410.540.9210 (Phone)
410.540.9139 (Fax)

November 9, 2012

Steve Ports
Principal Deputy Director
Maryland Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, Maryland 21215

Dear Mr. Ports:

Pursuant to the Final Recommendations on Continued Support of the Maryland Patient Safety Center dated May 2, 2012, specifically staff recommendation 4; please find enclosed the schedule of expenses related to the proposed relocation of the Maryland Patient Safety Center (MPSC).

The schedule was prepared by MPSC staff and the MPSC internal accounting staff and reviewed by an independent auditing firm.

Based on the significant expense, it is the recommendation of the MPSC management not to go forward with the relocation. This recommendation along with supporting documentation was presented to the MPSC Board and Executive Committee with both bodies concurring with management's recommendation.

The schedule and cover letter is also being sent to the Executive Director, Patrick Redmon and the Commission Chair, John Colmers.

Should you have any question or require clarification, please do not hesitate to contact me via telephone at 410.540.5076 or via email at rimoff@marylandpatientsafety.org.

Sincerely,

A handwritten signature in blue ink, appearing to read "R. Imhoff III", is written over a blue circular scribble.

Robert H. Imhoff III
President & CEO

6820 Deerpath Road
Elkridge, MD 21075



410.540.9210 (Phone)
410.540.9139 (Fax)

November 9, 2012

Per the request of the Health Services Cost Review Commission contained in the final recommendations from the meeting of May 2, 2012, a feasibility study was conducted by the staff of the Maryland Patient Safety Center (Center) regarding the proposed relocation of the Center's offices from the current location within the Maryland Hospital Association campus. The results of that study are contained in the attached schedule of expenses.

The Center enlisted the assistance of Mr. Richie Blue of Blue & Obrecht (a commercial real estate firm), Nicole Szarko, C.P.A. of McLean, Koehler, Sparks & Hammond (independent auditors) and the Center's internal accounting staff.

The rent costs reflected in the proceeding expense chart represent an average, combined rental rate of class A, B and C properties within the Columbia / Elkridge, MD area. The Center's internal accounting staff compiled a schedule of ongoing operating costs that would be impacted by said relocation. In addition, a "best estimate" of one-time costs (i.e. moving, furniture purchase) was developed through use of historical data and researching current market costs. The data figures (and corresponding assumptions) developed by the Center staff and internal accounting staff were then sent for review and approval by the Center's independent auditors.

The figures presented in the following schedule have been deemed reasonable after having gone through the review and approval process conducted by the independent auditing firm.

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Relocation Expense Chart

| | <u>Projected</u> | <u>Current</u> | <u>Variance</u> |
|--|------------------------------|-----------------------------|--------------------------------|
| <u>Recurring Operating Costs</u> | | | |
| Rent | \$ 44,000 | \$ 23,300 | \$ (20,700) |
| Accounting/HR Admin | 55,000 | 35,000 | (20,000) |
| Insurance | 12,000 | 7,500 | (4,500) |
| Network/Internet/Web hosting | 45,000 | 12,600 | (32,400) |
| Office Supplies/Admin/Payroll | 14,000 | 12,000 | (2,000) |
| Duplication/binding | 10,000 | - | (10,000) |
| Utilities | 7,500 | - | (7,500) |
| Copier lease | 4,500 | - | (4,500) |
| Total Recurring Operating Costs | <u>\$ 192,000</u> | <u>\$ 90,400</u> | <u>\$ (101,600)</u> |
| <u>Single Event Cost</u> | | | |
| Leasehold Improvements | 50,000 | - | (50,000) |
| Telephone equipment | 2,500 | - | (2,500) |
| Furniture | 35,000 | - | (35,000) |
| Moving | 5,000 | - | (5,000) |
| Contingency | 15,000 | - | (15,000) |
| Total Single Event Costs | <u>\$ 107,500</u> | <u>\$ -</u> | <u>\$ (107,500)</u> |
| Total Recurring and Single Event Costs | <u><u>\$ 299,500</u></u> | <u><u>\$ 90,400</u></u> | <u><u>\$ (209,100)</u></u> |

Note:

- Projected rent expense includes \$22 per sq. ft. @ 2,000 sq. ft. and represents an average/blended rate of class A, B and C properties in the Elkridge/Columbia area.

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October 31, 2012

Mr. Steve Ports
Principal Deputy Director
Maryland Health Services Cost Review Commission
4160 Patterson Avenue
Baltimore, Maryland 21215

Dear Mr. Ports:

Pursuant to the Final Recommendations on Continued Support of the Maryland Patient Safety Center dated May 2, 2102, specifically staff recommendation 3; please find enclosed the report from the Maryland Patient Safety Center.

The report is also being sent to the Commission Chair, John Colmers and the Executive Director, Patrick Redmon.

Should you have any questions or require clarifications, please do not hesitate to contact me via telephone at 410.540.5076 or via email at rimhoff@marylandpatientsafety.org.

Sincerely,

A handwritten signature in blue ink, appearing to read "R. Imhoff III", is written over a blue circular stamp or seal.

Robert H. Imhoff III
President & CEO



Report to the Health Services Cost Review Commission

By the Maryland Patient Safety Center:

Collaborative Participation and Standardization of Data Collection

October 2012

Introduction

The Maryland Patient Safety Center (the Center) has been engaged in collaboratives and learning networks as a core strategy to achieve positive change and improvement in patient safety in the Maryland healthcare community since 2007, beginning with the Perinatal Collaborative. Since that time, the Perinatal Collaborative has joined forces with the Neonatal Collaborative (established in 2009) to become the Perinatal Neonatal Learning Network in 2011. Additionally, the Center engaged in the SAFE from FALLS Collaborative in 2008 and the Hand Hygiene Collaborative in 2010.

Maryland Patient Safety Center Collaboratives and Learning Networks Structural Similarities

While the topics of the collaboratives and learning networks differ, there are some structural similarities that support the standardization of the data collection and management issues across the collaboratives. It is important to note that all collaboratives and learning networks sponsored by the Center are voluntary in nature and use self-reported data by participants. First and foremost, all three collaboratives are managed by our contractor Delmarva Foundation, the CMS-designated quality improvement organization (QIO) for Maryland who oversees data management for each of the collaboratives. While the Maryland Patient Safety Center is the lead organization for all collaboratives and learning networks, the Center's staff works closely with Delmarva to manage the operations for each of these important initiatives, which includes management and oversight of critical functions such as definition of project requirements, strategic direction, data management (including analysis and reporting) and education. Second, each collaborative includes resource materials that define the scope of the work associated with the collaborative, metric definitions, data collection requirements, reporting forms and software. In addition, collaboratives have defined communication and education strategies, which typically include monthly data submission, quarterly calls/webinars, routine contact with team leads providing technical assistance (focused on barriers and interventions), site visits, list serves, web portals and at least one face-to-face meeting or reunion a year for each collaborative. All of these communication/education strategies reinforce standardization and provide an opportunity for feedback with participants about specifications met or not met within the collaboratives/learning networks. Many of the resources described, are available and accessible on the Maryland Patient Safety Center website.

| Collaborative/Learning Network | Start Date | Structural Characteristics | | | | | | Notes |
|-------------------------------------|------------|----------------------------|-----------------------|------------------|---------------------------------------|----------------------|-----------------------|--|
| | | Roadmap/Toolkit | Monthly Outcomes Data | Process Measures | Quarterly Conference Calls & Webinars | Technical Assistance | Face-to-Face Meetings | |
| Perinatal Neonatal Learning Network | 2007 | √ | √ | √ | √ | √ | √ | <ul style="list-style-type: none"> • 2 Reunions per year |
| SAFE from FALLS Collaborative | 2008 | √ | √ | √ | √ | √ | √ | <ul style="list-style-type: none"> • 1 Falls Congress • Quarterly newsletter |
| Hand Hygiene Collaborative | 2010 | √ | √ | √ | √ | √ | √ | <ul style="list-style-type: none"> • 1 Face-to-Face Meeting |

More specifically, there are unique attributes and processes in each individual collaborative that contribute to the quality and uniformity of the data collected and reported.

The Perinatal-Neonatal Learning Network – Participation and Data Standardization

The Perinatal-Neonatal Learning Network has the involvement of 29 hospital perinatal teams and 24 neonatal teams. The Center is engaged in an effort to recruit all hospitals providing obstetric care in Maryland. During the first quarter of FY13, the program Co-chairs, Ann Burke, MD and James Rost, MD, and the Center are engaged in a process to achieve 100 percent participation of Maryland hospitals. This will be accomplished through letters of invitation, conference calls, and site visits to the four hospitals currently not participating in the program.

Also in FY13, the Learning Network has expanded its focus to: *standardization of the discharge process for mothers and infants including the late pre-term infant*. The initiative collects data on two process measures and one outcome measure:

1. (Process) The percentage of maternal and neonatal discharges where review of the clinical record of the mother and the baby reflect that a risk assessment was completed. Hospitals will review a random sample of records for each population and audit the records to assess whether risk factors were identified.
2. (Process) The percentage of records where risk was demonstrated AND there is a referral to a community provider or health department.
3. (Outcome) The percentage of patients who were determined to have risk factors, for whom referral was completed AND who kept the scheduled appointment. In order to maintain patient confidentiality, this will be assessed by hospital staff that will make follow-up calls to the patient.

Hospitals have received training on collection of discharge data use of standardized audit tools for mother and baby, randomization of charts, data entry into specialized spreadsheets for mother and baby, and submission of data into the Perinatal-Neonatal portal. All information published at the project level is aggregated. The data collection methodology incorporates collection of maternal race (by US 2010 Census category) and maternal zip code. This permits examination of results broken out by disparities in race, and other demographic factors (income, educational level, etc.) captured in data describing the population in Maryland linked to the home zip code.

The Learning Network continues a focus and collects data on inductions and C-sections less than 39 weeks. To ensure uniformity, and reduce variation in the data captured, the Learning Network establishes values, in this case 26 hospitals in the “N” each reporting period. The first face-to-face meeting (reunion) for FY13 will be held in December 2012 and there will be time built into the agenda for the teams to interact with each other sharing ideas and operational details about how they are testing and implementing the requirements at their institutions. “Roundtable” sharing has been one of the most valued parts of the face-to-face sessions.

SAFE from FALLS Collaborative – Participation and Data Standardization

The SAFE from FALLS Collaborative has expanded in FY13 with 34 hospitals (3 hospitals were added); 45 nursing homes (19 nursing homes were added) and 16 home care organizations (7 facilities were added). The Center is engaged in an effort to recruit all 46 hospitals in Maryland to participate in the Collaborative. Consistent and frequent communications to stakeholders and providers is essential to recruitment. On behalf of MPSC, Delmarva has initiated coordinated communications and outreach efforts for the SAFE from FALLS program. In FY13, MPSC is working

with our partners and stakeholder groups at MHA, LifeSpan, HFAM and the Maryland QIO to assist program staff in achieving 100 percent participation for Maryland hospitals and 50 percent of the Maryland Long Term Care (LTC) providers. As there are more LTC facilities than our initial goal, we will continue to have “open enrollment” for LTC providers at a less intensive effort throughout the project year.

The foundation of the Collaborative is the SAFE from FALLS Roadmap and Toolkit which provides key definitions, infrastructure and specific actions for a comprehensive falls management program. The Roadmap and Toolkit were created by the Minnesota Hospital Association and have a proven track record of reducing falls among their member hospitals. The SAFE from FALLS Collaborative has also established a falls safety points incentive program aimed at increasing the number of facilities who enter data on a regular basis and to ultimately enhance the accuracy of the aggregate statewide reporting process.

| SAFE from FALLS FY12 # of reporting facilities | Q1 | Q2 | Q3 | Q4 | AVG |
|---|-----------|-----------|-----------|-----------|------------|
| Acute Care (hospitals) | 30 | 23 | 26 | 29 | 27 |
| Long Term Care | 14 | 14 | 15 | 14 | 14 |
| Home Care | 5 | 6 | 7 | 6 | 6 |

The Maryland Hospital Hand Hygiene Collaborative – Participation and Data Standardization

The Maryland Hospital Hand Hygiene Collaborative expanded participation significantly in FY12 and now in FY13 there are 44 of 45 (97%) acute care hospitals engaged in the Collaborative. There is also one specialty hospital involved in the collaborative. Unlike the Perinatal Neonatal Learning Network and the SAFE from FALLS Collaborative, who have facilities reporting into a portal with software programming specifically created for the Maryland Patient Safety Center, the Hand Hygiene Collaborative uses the HandStats software program developed by Johns Hopkins. In October 2011, the Center signed a MOU with Johns Hopkins Health System to transition the data analysis from Hopkins to the Delmarva Foundation.

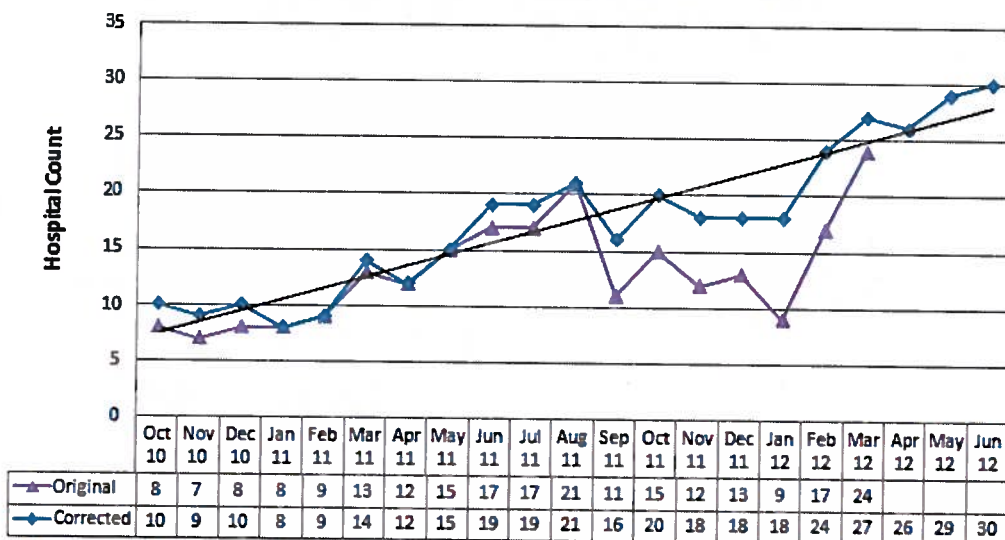
Initially, the Delmarva Foundation cleaned up the data in HandStats by verifying the data for required units and ensured consistency in reporting of the same required units each month. We found that this was not historically done within HandStats and that some hospitals had inconsistently reported data on required units and that the number of required units had changed over time. Delmarva verified the required units with each participating hospital and put a process in place to ensure that reporting was consistent from month to month for each hospital. This issue impacted the ability of some hospitals to meet the requirements of the project, specifically the 80/30 rule (80 percent of all required units must have 30 or more observations). Also, one of the more significant limitations of HandStats, was the fact that there was no “hard stop” on the system; therefore there was no way to lock users out of data entry after the deadline for data submission. Therefore, when discrepancies were reported by hospitals, there was no way to identify when data was entered into HandStats. These issues were addressed individually with hospitals and also on quarterly conference calls and webinars.

In February 2012, the Center provided hospitals with report cards that profiled their compliance with the 80/30 rule and their organization’s performance compared to the statewide aggregate. With the initial distribution of report cards, and on an ongoing basis (monthly), we have asked hospitals to verify critical information such as the number of required units, required units with 30 or more observations, and their

hospital hand hygiene compliance rate. Reports of inconsistencies and discrepancies by hospitals were handled with technical assistance calls. Several hospitals raised some data discrepancies that could not be explained and as a result, several site visits were conducted in consultation with technical staff from Hopkins. At that time, the Maryland Patient Safety Center did not have access to the HandStats software to perform data verification. As a result, MPSC requested access to HandStats, and it was provided in April 2012. Similar access was granted to Delmarva in June 2012. Through the site visits, it was determined that HandStats was not counting observations entered on the last day of the month – defined as a “bracketing” issue by the analyst at Hopkins. Hopkins personnel adjusted the logic to the software on April 17, 2012, which would take care of observations going forward but required reprocessing of past data. The Delmarva Foundation adjusted data back to October 2010, which resulted in changes to the number of hospitals meeting the 80/30 rule – see table below. Corrected data reflects a steady increase of hospitals achieving the 80/30 rule over time – from a low of 8 hospitals in the “N” to a high of 30.

Overall, the fluctuations in the number of hospitals meeting the 80/30 rule can be attributed to the technical difficulties and limitation of the HandStats platform and the barriers associated with having limited access to the software program, which prevented understanding and detection of key issues on the part of hospitals. Ultimately, when appropriate access to the HandStats software was provided to the Center and then Delmarva, we became more informed and were able to troubleshoot and work more closely with our hospitals to achieve the performance requirements with the Collaborative.

**Original vs. Corrected
Number of Hospitals Meeting the 80/30 Rule**



new hospitals represented 1, 1 and 4 respectively for April, May and June

The original 30 hospitals that have been participating in the Collaborative have been improving with an increasing number achieving the 80/30 rule, a direct result of several coaching calls and some one-on-one technical assistance. In March 2012, we began our focus on the additional 14 hospitals coming into the Collaborative and hosted an on-boarding call to gear them up for participation. Our goal was to bring hospitals into the Collaborative over the next few months, allowing them to become familiar with the specifications and requirements during that time and for them to be fully participating (achieving the 80/30 rule) with the submission of July 2012 data (the start of FY13). During the call we reviewed the specifications, provided guidance on the 80/30 rule, reviewed deadlines for data submission and

suggestions for entry of observations. Most importantly, we encouraged new hospitals to enter data routinely, and suggested a weekly data entry process, that would allow them to track and manage their observations more consistently. The second group of hospitals joining the Collaborative, had clearly benefitted from the lessons learned from the original hospitals participating in the Collaborative.

Delmarva is also checking the data in HandStats on a weekly basis to see if hospitals are entering more routine observations rather than waiting to the end of the month. If there is evidence that hospitals are not entering data on a regular basis, Delmarva will contact them to discuss their situation and advise them about recommended practices. This appears to be working as we have seen progress with these new hospitals over the past several months in their compliance (see chart below). The Maryland Hospital Association, a partner in this initiative, can also be credited with assistance with CEO engagement, by sending CEO's monthly participation summaries that were the focus of discussions between hospital leadership and infection prevention staff.

| Month/Year | New Hospital Participants (14) | | | | | |
|------------|--------------------------------|-----|---------|-----|------|-----|
| | Met | % | Not Met | % | NDS* | % |
| 7/2012 | 6 | 43% | 6 | 43% | 2 | 14% |
| 8/2012 | 10 | 71% | 4 | 29% | 0 | 0 |
| 9/2012 | 12 | 86% | 2 | 14% | 0 | 0 |

Met – hospitals meeting 80/30 rule Not Met – hospitals not meeting the 80/30 rule NDS – No Data Submitted

Overall in calendar year 2011, we had approximately 16 hospitals on average meeting the 80/30 rule each month with a range from 8 - 18 hospitals meeting 80/30 each month. In calendar year 2012 (January – June), we have approximately 26 hospitals on average meeting the 80/30 rule with a range 18 - 30 hospitals meeting 80/30 each month. Weekly conference calls are held with staff from MPSC, Delmarva and MHA to discuss issues and track performance within the Collaborative and have been effective in determining which hospitals might need technical assistance and/or interventions.

Finally, the Center is in the final stages of developing a software application for Hand Hygiene that will replace HandStats. Not only are some of the issues that have been cited earlier a driver to developing our own software platform, but there are several others that have been raised by staff working with the Collaborative and requests from participating hospitals. Hospitals currently have limited capabilities to run historical data for their hospital; and hospitals must enter data manually (many hospital have limited or no administrative support staff within their Infection Prevention Departments to enter data) and do not have the ability to upload a flat file. Staff would like greater capabilities to manage data submitted; have the software manage some of the edits for consistency; and we feel that down the road, more in-depth analysis will be required to get us to the Collaborative's goal of 90 percent compliance. Before we move all hospitals to the new platform, we have planned a pilot test for the new software. We have selected five hospitals to test the software over the next several months, while maintaining hospitals entry into HandStats. This will allow us to test and make modifications, as needed, with a goal to "go live" with all hospitals in January 2013.

The data being reported for all Maryland Patient Safety Center collaboratives is collected voluntarily and is self reported. The Center has incorporated structural characteristics into each collaborative, in order to ensure a satisfactory level of consistency and standardization. Those actions include: project guidelines,

training, education, conference calls, webinars, site visits and regular meetings with our data management vendor (Delmarva Foundation).

Summary

While we feel that a solid footing has been established with regard to data standardization, we also recognize the need to improve and advance rather than to simply maintain the status quo for all Collaboratives. In that regard, we have created a more structured approach in order to ensure that all participants are following prescribed guidelines to include: data collection/reporting compliance and proper application of methodologies. MPSC will be incorporating pro-active site visits with our participating facilities and will create an audit tool for more robust assessment of organizational compliance via staff interviews, review of documents and observation. By improving the level of data standardization we will have an even higher degree of confidence in the reported data and in turn, a stronger vehicle for action and ongoing education.

Maryland Patient Safety Center FY 2014 Program Plan & Budget

Presented to the Health Services Cost
Review Commission

March 2013

Maryland Patient Safety Center Board of Directors

Appendix II

- **Susan Glover**, Chair, SVP, Chief Quality Officer
Adventist HealthCare
- **Stanton G. Ades**, SVP
Professional Pharmacies Omnicare, Inc.
- **John Astle**, Senator, District 30 (D)
Maryland State Senate
- **Mike Avotins**, SVP, Large Group Operations
CareFirst, BlueCross, BlueShield
- **Carmela Coyle**, President & CEO
Maryland Hospital Association
- **Joseph DeMattos, Jr.**, MA, President
Health Facilities Association of Maryland
- **Eugene Friedman**, Corporate Counsel
1st Mariner Bank
- **Chris Goeschel**, ScD, MPA, MPS, RN
The Armstrong Institute for Patient Safety & Quality
- **Nancy Beth Grimm**, RN, JD
- **William Holman**, President & CEO
Charles County Nursing & Rehabilitation Center
- **David Horrocks**, President
CRISP
- **Robert Imhoff**, President & CEO
Maryland Patient Safety Center
- **Heather R. Mizeur**, Delegate, District 20 (D)
Maryland House of Delegates
- **Sherry Perkins**, PhD, RN, COO and CNO
Anne Arundel Medical Center
- **Steve Ports**, Principal Deputy Director
Health Services Cost Review Commission
- **Samuel Ross**, MD, CEO
Bon Secours Baltimore Health
- **James R. Rost**, MD, Medical Director, NICU and
Medical Director of Patient Safety
Shady Grove Adventist Hospital
- **Steve Schenkel**, MD, Chair, Department of
Emergency Medicine, Mercy Medical Center and
Assistant Professor, Emergency Medicine, University
of Maryland School of Medicine
- **Fredia S. Wadley**, MD, President & CEO
Quality Health Strategies
- **Kathleen White**, PhD, RN, NEA-BC, FAAN, Associate
Professor, Department of Acute and Chronic Care,
The Johns Hopkins University School of Nursing

FY 2013 Highlights

Appendix II

- Developed and launched new data collection platform for Hand Hygiene Initiative
- Increased Hand Hygiene participation rate to 95%
- Began process for improvement of data collection standards and integrity
- Expanded outreach to other providers i.e., long term care, ambulatory surgical centers, primary care
- Established partnership with OHCQ to identify and address emerging patient safety issues
- Increased revenues from Annual Conference through registration fees and sponsorships

FY 2013 Initiatives Results

Appendix II

- **Hand Hygiene:**
 - Participation Rate of 95% (42 of 44 hospitals)
 - Overall compliance rate of 88% (January 2013)
- **Safe From Falls:**
 - 92 participants (33 hospitals, 44 LTC, 15 home health)
 - Acute care rate of falls per 1000 patient days flat at approximately three (3). (9/09 – 12/12)
 - Acute care rate of falls with injury (per 1000 patient days) trending downward from 26 (9/09) to < 20 (12/12)
 - LTC rate increasing from just above four (4) (9/09) to six (6) (12/12); rate with injury trending downward from approx. 22 to less than 20 (9/09 – 12/12)
 - Home Health rate flat at approx. 41 with similar results for rate with injury.

FY 2103 Initiatives Results (cont.)

Appendix II

- Perinatal / Neonatal:
 - 30 participants
 - Induction rate >39 weeks w/o medical indication trending downward from .7% to .3% for the period from 10/10 – 10/12
 - C Section rate >39 weeks w/o medical indication trending downward from 2.4% to .09% from 10/10 – 10/12

Strategic Partners

Appendix II

- **Courtemanche & Associates** - An interdisciplinary healthcare firm that serves healthcare organizations to improve care through compliance with regulatory and accreditation requirements.
- **ECRI Institute** – A PSO and national vendor of adverse event reporting services.
- **Health Facilities Association of Maryland** - A leader and advocate for Maryland’s long-term care provider community.
- **Institute for Patient -and Family- Centered Care** – A non-profit organization founded in 1992, which provides essential leadership to advance the understanding and practice of patient- and family-centered care.
- **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.
- **The Ambulatory Surgery Center Association** - The national 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.



FY14 Initiatives: Education Programs

Appendix II

- 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
- Vendor – Maryland Healthcare Education Institute

FY14 Initiatives: Conferences

Appendix II

- The Annual Patient Safety Conference provides awareness, education and the exchange of best practice solutions. The annual MedSafe Conference concentrates 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

FY14 Initiatives: Patient Safety Certification

Appendix II

- The certification will utilize both traditional classroom instruction and practical application methodology; using the Patient Safety Officer (PSO) as the focal point. The certification would extend to both individuals and institutions.
- Objectives:
 - Ensure competency level of PSO
 - Identify and solve actual patient safety issues
 - Engrain “culture of patient safety”
 - Establish patient safety as an institutional focus
 - Develop teamwork approach to solving patient safety issues
 - Empower participating staff to be patient safety leaders
 - Provide real and measurable impact
- Vendor: Courtemanche & Associates

FY14 Initiatives: Patient/Family Centered Care Integration

Appendix II

- The Maryland Patient Safety Center recognizes that patient/family involvement is an integral part of patient safety and proposes to incorporate this concept into current and new programs.
- Objectives:
 - Integrate patient/family centered concepts into applicable Center programming
 - Identify patient/family participation opportunities
 - Establish patient/family involvement as a Center program priority
 - Develop teamwork approach between patients/families and providers
 - Establish outcome metrics
- Vendor: Institute for Patient – and Family- Centered Care

FY14 Initiatives: Caring for the Healthcare Worker

Appendix II

- The purpose of this initiative is to recognize those factors and their impact that affect a healthcare worker's ability to safely carry out their duties while offering solutions and actions that will significantly decrease their influence on patient safety.
- Objectives:
 - Reduce the number of harmful patient safety incidents
 - Increase patient satisfaction scores
 - Improve worker satisfaction
 - Increase worker retention rates
- Vendor: Johns Hopkins University School of Medicine / Armstrong Institute for Patient Safety and Quality

FY14 Initiatives: Safety Initiatives

Appendix II

- Falls Reduction & Prevention of Harm
 - Support a coordinated communication and improvement campaign through the “SAFE from FALLS” program.
- Hand Hygiene Improvement
 - Reduce hospital acquired infections through better hand hygiene compliance.
- Perinatal/Neonatal Learning Network
 - Apply newly developed risk assessment tool for mother and babies to determine discharge referral needs; decreasing readmissions and improve health outcomes for mother and infant

Maryland Patient Safety Center with consultative support from
Maryland Hospital Association



Strategic Direction

Appendix II

- Development
- Expansion
- Looking toward the future
- Having greater overall impact on patient safety
- Increased oversight with creation of the Center Operations Steering Committee
- Improved coordination with statewide healthcare priorities:
 - HSCRC
 - OHCQ
 - Governor's Health Quality & Cost Council

FY 2014 Budget

Appendix II

| REVENUE | FY 2014 Budget | FY 2013 Budget |
|--------------------------------------|---------------------------|---------------------------|
| Cash Contributions from MHA/Delmarva | 200,000 | 400,000 |
| Cash Contributions from Hospitals | 300,000 | 300,000 |
| HSCRC Funding | 1,200,000 | 1,225,637 |
| Education Session Revenue | 150,000 | 203,600 |
| Long-term care Revenue | 50,000 | 100,000 |
| Conference Registrations | 240,000 | 140,000 |
| Sponsorships | 75,000 | 29,400 |
| Grants/Contributions | 180,000 | 250,000 |
| Total Revenue | 2,375,000 | 2,648,637 |

| EXPENSES | FY 2014 MPSC | FY 2014 Consultants | FY 2014 Total | FY 2013 Budget |
|--|-------------------------|--------------------------------|--------------------------|---------------------------|
| Administration | 562,450 | | 562,450 | 1,030,561 |
| Outpatient Dialysis (previously committed) | 75,000 | | 75,000 | 75,000 |
| Programs | | | | |
| Education Sessions | | 189,000 | 189,000 | 298,000 |
| Annual Patient Safety Conference | | 427,650 | 427,650 | 295,000 |
| MEDSAFE Conference | | 52,850 | 52,850 | 38,500 |
| Caring for HC | 65,300 | 88,550 | 153,850 | |
| Patient/Family Centered Care | 59,400 | 16,150 | 75,550 | |
| Safety Initiatives | 215,550 | 165,000 | 380,550 | 986,577 |
| Certification | 129,600 | 327,200 | 456,800 | |
| Total Expenses | 1,107,300 | 1,266,400 | 2,373,700 | 2,723,637 |

Net Income (Loss)

14

1,300

(75,000)



Appendix II

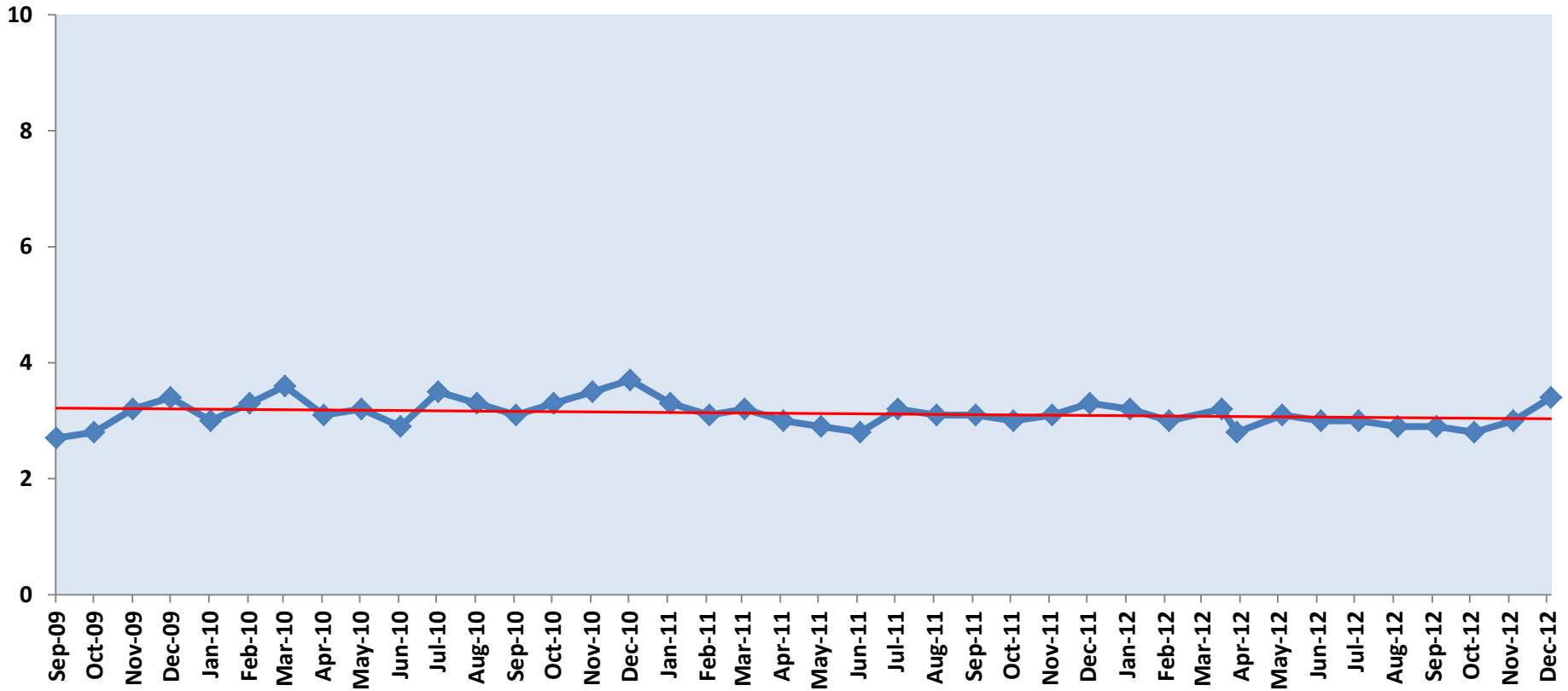
Maryland Patient Safety Center, Inc. Historical Reserves

| | FY 2014 | Projected | 6/30/2012 | 6/30/2011 | 6/30/2010 | 6/30/2009 | 6/30/2008 |
|--------------------------|------------------|------------------|------------------|------------------|------------------|------------------|------------------|
| Budget | 2,373,700 | 1,855,501 | 2,334,594 | 2,221,351 | 3,246,563 | 385,590 | (33,962) |
| Total Operating Expenses | 1,090,432 | 1,090,432 | 946,390 | 819,693 | 216,404 | 2,750,475 | 2,407,597 |
| Unrestricted net assets | 168 | 215 | 148 | 135 | 24 | 2,604 | (25,875) |
| Days of Equity | 5.51 | 7.05 | 4.86 | 4.43 | 0.80 | 85.60 | (850.69) |
| Months of Equity | | | | | | | |

SAFE from FALLS – Acute Care

Appendix III

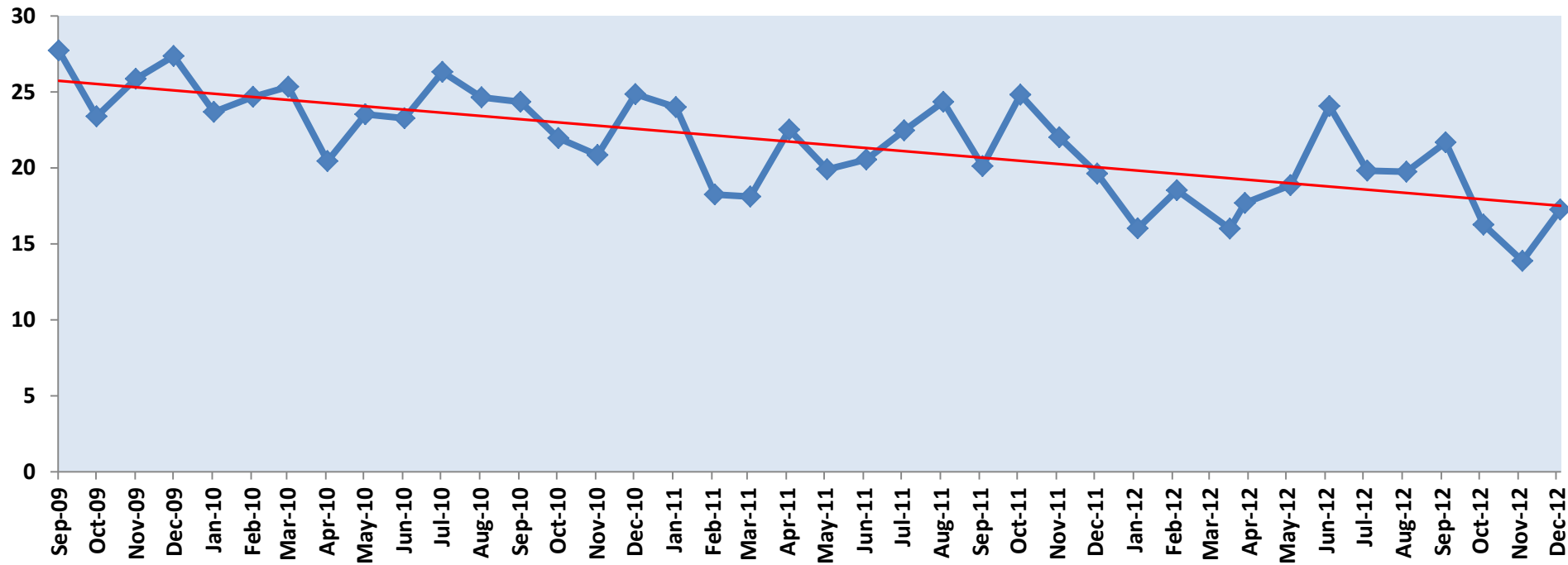
Acute Care Rate of Falls per 1,000 Patient Days



SAFE from FALLS – Acute Care

Appendix III

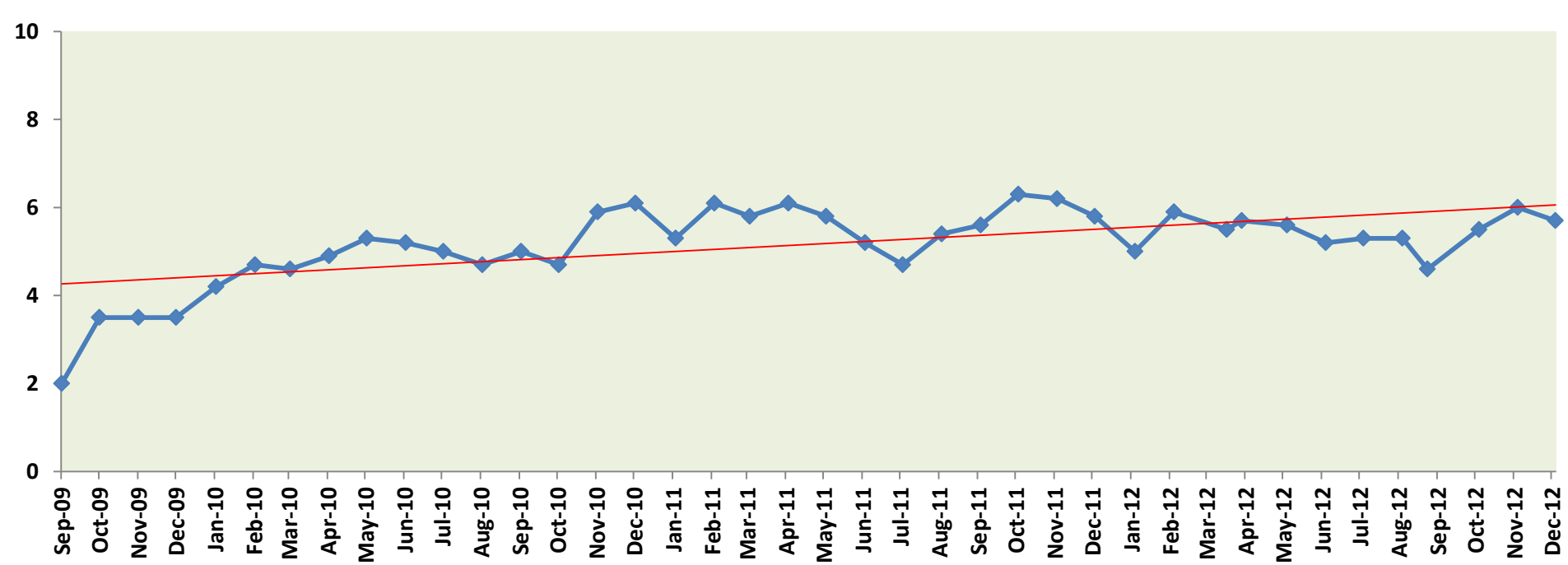
Acute Care Percentage of Falls with Injury



SAFE from FALLS – Long-Term Care

Appendix III

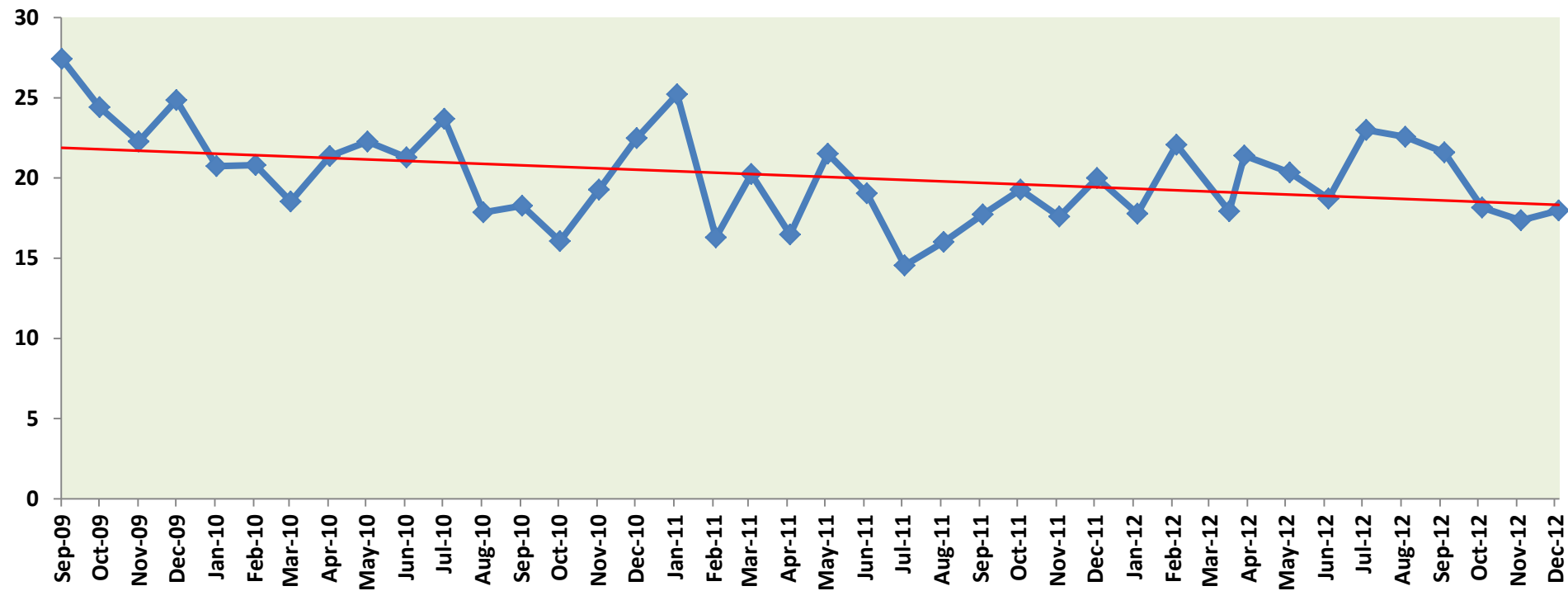
Long Term Care Rate of Falls per 100 Bed Days



SAFE from FALLS – Long-Term Care

Appendix III

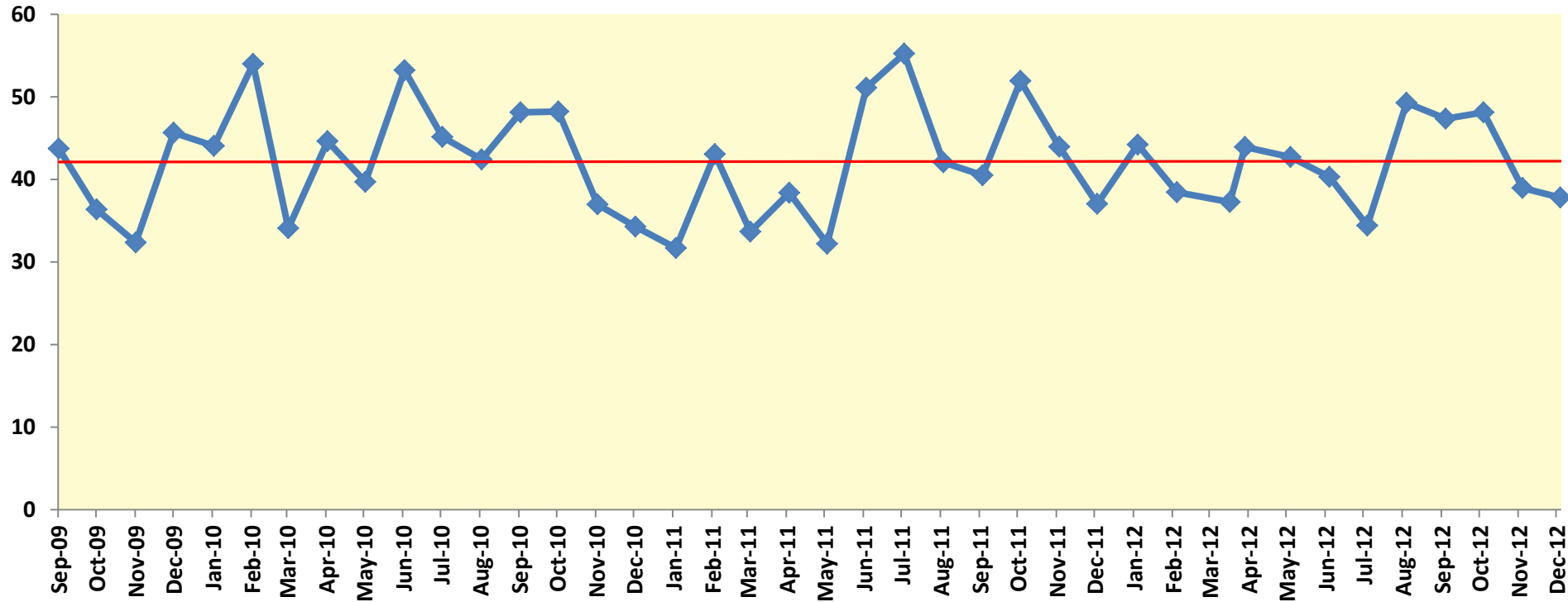
Long Term Care Percentage of Falls With Injury



SAFE from FALLS – Home Health

Appendix III

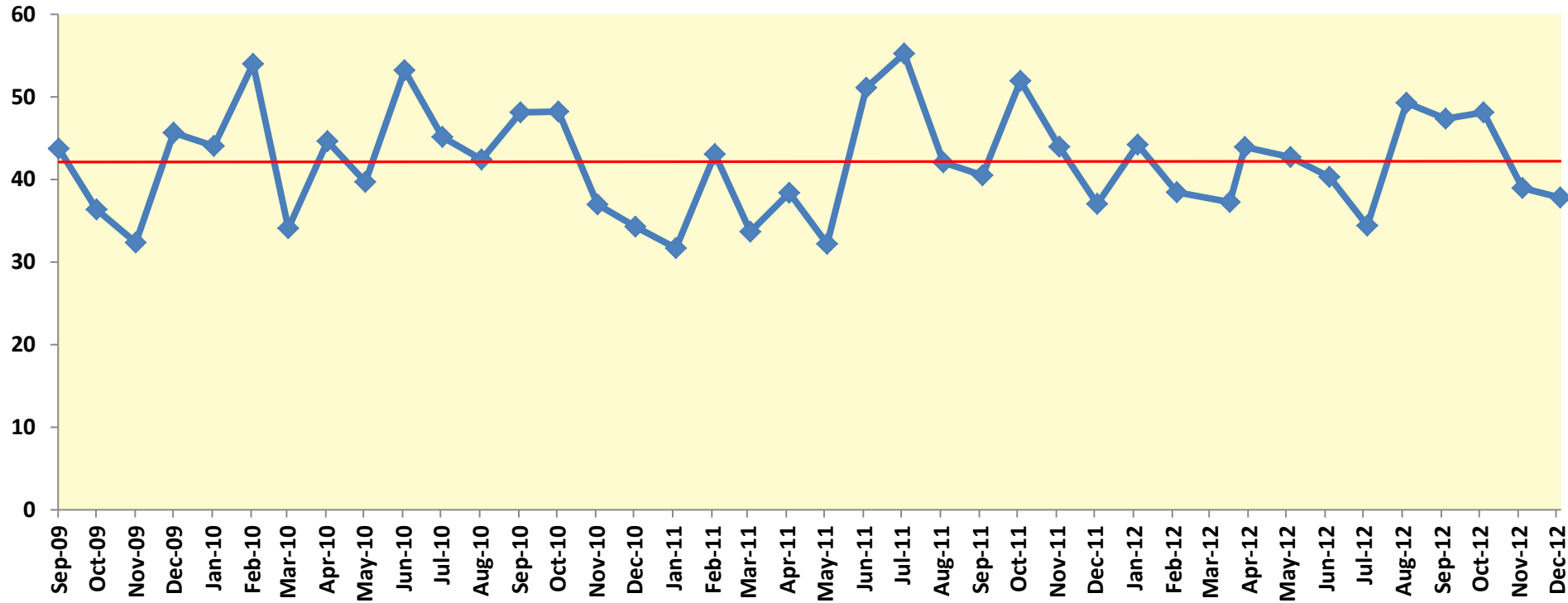
Home Health Percentage of Falls With Injury



SAFE from FALLS – Home Health

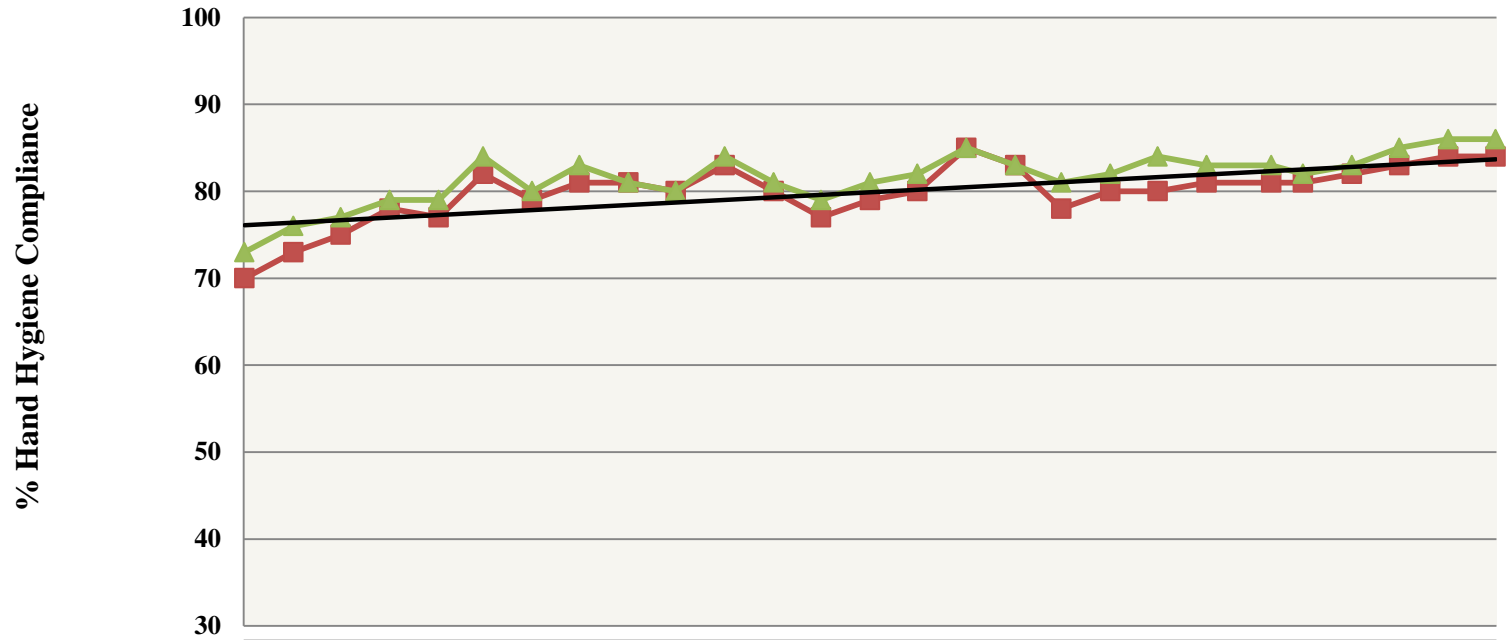
Appendix III

Home Health Percentage of Falls With Injury



Hand Hygiene

Appendix III

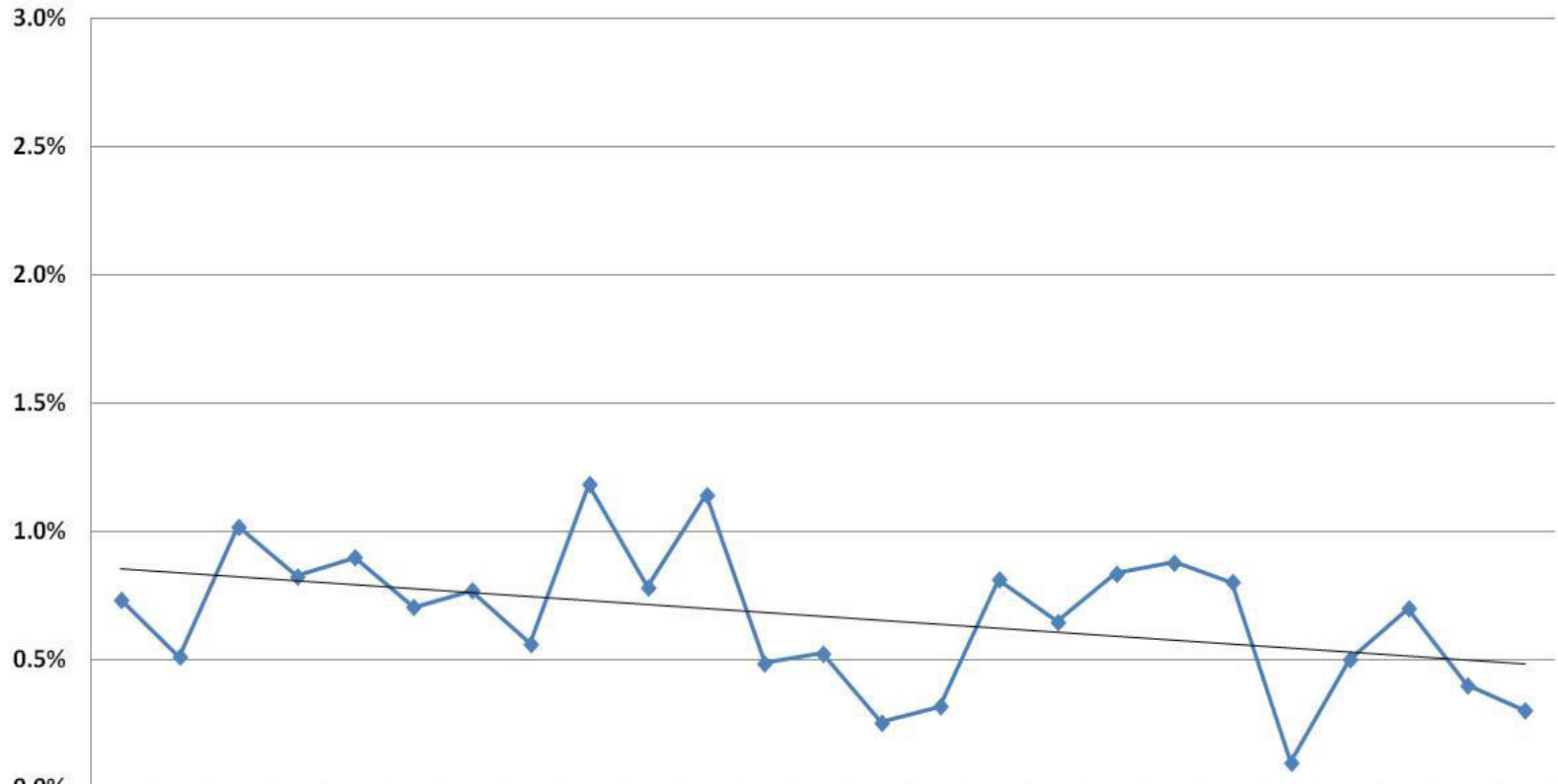


| | Oct-10 | Nov-10 | Dec-10 | Jan-11 | Feb-11 | Mar-11 | Apr-11 | May-11 | Jun-11 | Jul-11 | Aug-11 | Sep-11 | Oct-11 | Nov-11 | Dec-11 | Jan-12 | Feb-12 | Mar-12 | Apr-12 | May-12 | Jun-12 | Jul-12 | Aug-12 | Sep-12 | Oct-12 | Nov-12 | Dec-12 |
|------------------------------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|
| Exit & Entry Compliance rate | 70 | 73 | 75 | 78 | 77 | 82 | 79 | 81 | 81 | 80 | 83 | 80 | 77 | 79 | 80 | 85 | 83 | 78 | 80 | 80 | 81 | 81 | 81 | 82 | 83 | 84 | 84 |
| Exit Only Compliance Rate | 73 | 76 | 77 | 79 | 79 | 84 | 80 | 83 | 81 | 80 | 84 | 81 | 79 | 81 | 82 | 85 | 83 | 81 | 82 | 84 | 83 | 83 | 82 | 83 | 85 | 86 | 86 |

Perinatal/Neonatal Learning Network

Appendix III

Maryland Patient Safety Center - Perinatal Collaborative
Induction Rate Less than 39 Weeks without Medical Indication



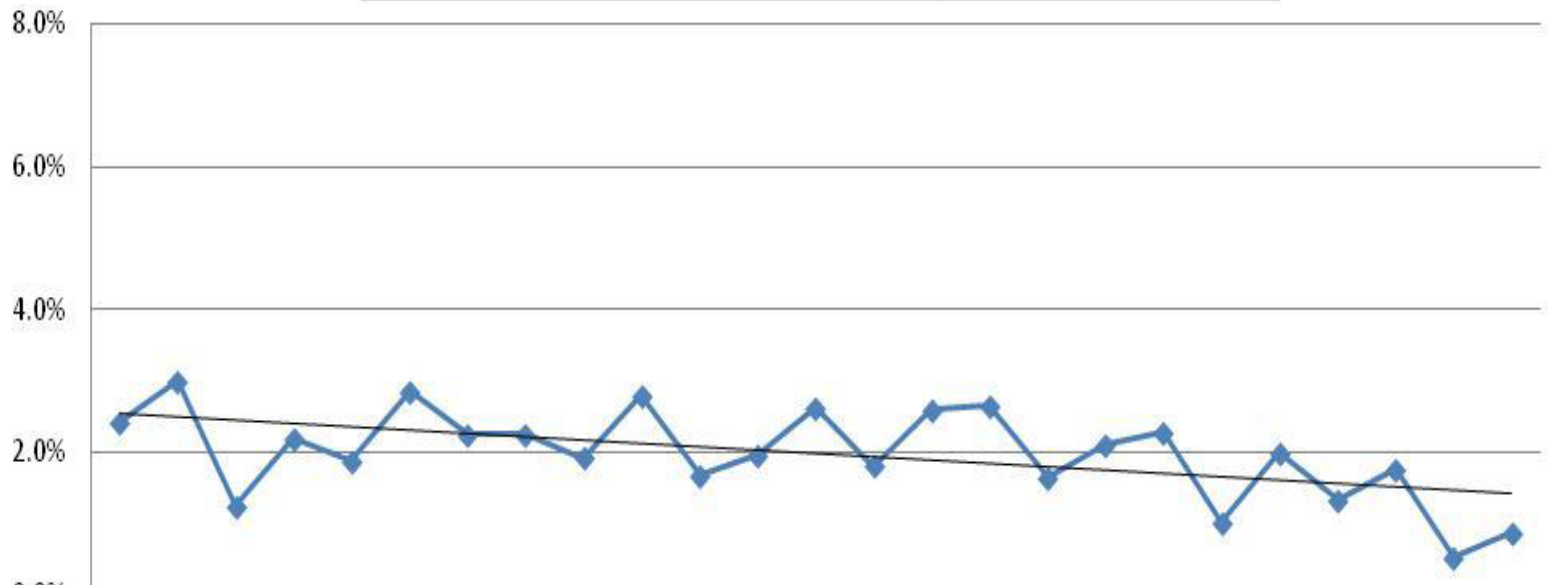
| | Oct-10 | Nov-10 | Dec-10 | Jan-11 | Feb-11 | Mar-11 | Apr-11 | May-11 | Jun-11 | July-11 | Aug-11 | Sep-11 | Oct-11 | Nov-11 | Dec-11 | Jan-12 | Feb-12 | Mar-12 | Apr-12 | May-12 | Jun-12 | Jul-12 | Aug-12 | Sep-12 | Oct-12 |
|----------------|--------|--------|--------|--------|--------|--------|--------|--------|--------|---------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|
| ◆ %G/C | 0.7% | 0.5% | 1.0% | 0.8% | 0.9% | 0.7% | 0.8% | 0.6% | 1.2% | 0.8% | 1.1% | 0.5% | 0.5% | 0.3% | 0.3% | 0.8% | 0.6% | 0.8% | 0.9% | 0.8% | 0.1% | 0.5% | 0.7% | 0.4% | 0.3% |
| ■ # Facilities | 29 | 29 | 27 | 29 | 29 | 29 | 27 | 29 | 28 | 29 | 29 | 29 | 28 | 28 | 29 | 26 | 26 | 28 | 27 | 26 | 26 | 26 | 26 | 26 | 26 |



Perinatal/Neonatal Learning Network

Appendix III

Maryland Patient Safety Center - Perinatal Collaborative
C-Section Rate Less than 39 Weeks w/o Medical Indication



| | Oct 10 | Nov 10 | Dec 10 | Jan 11 | Feb 11 | Mar 11 | Apr 11 | May 11 | Jun 11 | Jul 11 | Aug 11 | Sept 11 | Oct 11 | Nov 11 | Dec 11 | Jan 12 | Feb 12 | Mar 12 | Apr 12 | May 12 | Jun 12 | Jul 12 | Aug 12 | Sept 12 | Oct 12 |
|----------------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|---------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|---------|--------|
| ◆ %G/C | 2.4% | 3.0% | 1.2% | 2.2% | 1.9% | 2.9% | 2.3% | 2.3% | 1.9% | 2.8% | 1.7% | 2.0% | 2.6% | 1.8% | 2.6% | 2.7% | 1.7% | 2.1% | 2.3% | 1.0% | 2.0% | 1.3% | 1.8% | 0.5% | 0.9% |
| — # Facilities | 29 | 28 | 28 | 29 | 29 | 29 | 28 | 29 | 28 | 29 | 29 | 29 | 28 | 28 | 29 | 26 | 26 | 28 | 27 | 26 | 26 | 26 | 26 | 26 | 26 |

Staff Recommendation

May 1, 2013

The Commission staff recommends for final adoption revisions to the Relative Value Unit (RVU) Scale for Electrocardiography (EKG). The revisions are specific to the Chart of Accounts and Appendix D of the Accounting and Budget Manual. A work group comprised of experienced hospital and clinical personal was formed to address concerns regarding EKG. The workgroup decided to move Cardioversion, Automatic Implantable Cardioverter Defibrillator (AICD), and Tilt Table out of Interventional Radiology/Cardiovascular and into EKG, because these services are more diagnostic in nature and a better fit with other EKG services. The proposed changes were sent to all hospitals for comment. Comments were received; and all participants are in agreement with the proposed changes. The revised RVUs were approved April 9, 2013 by the Maryland Hospital Association's HSCRC Technical Issues Task Force. Hospitals will be required to calculate a conversion factor to assure no change in hospital revenue as a result of this revision. Hospitals will begin using these revised RVUs effective July 1, 2013

SECTION 200
CHART OF ACCOUNTS

7290 ELECTROCARDIOGRAPHY

Function

This cost center operates specialized equipment to (1) Record graphically electromotive variations in actions of the heart muscle; (2) Record graphically the direction and magnitude of the electrical forces of the heart's action, (3) Record graphically the sounds of the heart for diagnostic purposes; (4) Imaging; (5) Cardioversion; and/or (6) Tilt Table. Additional activities include, but are not limited to, the following:

Explaining test procedures to patient; operating electrocardiograph equipment; inspecting, testing and maintaining special equipment; attaching and removing electrodes from patient; a patient may remove electrodes and remit recording data from home when appropriate.

Description

This cost center contains the direct expenses incurred in performing electrocardiographic examinations, as well as up to six hours of recovery time. Included as direct expenses are: salaries and wages, employee benefits, professional fees (non-physician), supplies, purchased services, other direct expenses and transfers. Cost of contrast material is included in this cost center.

Standard Unit of Measure: Maryland Relative Value Units

Data Source

The number of Relative Value Units shall be an actual count maintained by this cost center.

Reporting Schedule

Schedule D30

**APPENDIX D
STANDARD UNIT OF MEASURE REFERENCES**

| | | |
|-----------------------|---------------------|---------------------|
| Account Number | Cost | Center Title |
| 7290 | Electrocardiography | Service |

The Electrocardiography Relative Value Units were developed by an industry task force under the auspices of the Maryland Hospital Association. These Relative Value Units will be used as the standard unit of measure related to the output of the Electrocardiography Center.

Electrocardiography (EKG) is a transthoracic interpretation of the electrical activity of the heart over a period of time. The EKG cost center operates specialized equipment to (1) Record graphically electromotive variations in actions of the heart muscle; (2) Record graphically the direction and magnitude of the electrical forces of the heart's action, (3) Record graphically the sounds of the heart for diagnostic purposes; (4) Imaging; (5) Cardioversion; and/or (6) Tilttable. Additional activities include, but are not limited to, the following:

Explaining test procedures to patient; operating electrocardiograph equipment; inspecting, testing and maintaining special equipment; attaching and removing electrodes from patient; a patient may remove electrodes and remit recording data from home when appropriate.

Description

This cost center contains the direct expenses incurred in performing electrocardiographic examinations, as well as up to six hours of recovery time. Included as direct expenses are: salaries and wages, employee benefits, professional fees (non-physician), supplies, purchased services, other direct expenses and transfers. Cost of contrast material is included in this cost center.

| Code | Description (CQ) | RVUs |
|-------|--|------|
| 92960 | Cardioversion, elective, electrical conversion of arrhythmia; external | 45 |
| 92960 | Cardioversion in addition to TEE 5 RVUs. Also report TEE separately with 60 RVUs | 5 |
| 93005 | Electrocardiogram, routine ECG with at least 12 leads; tracing only, without interpretation and report | 12 |
| 93017 | Cardiovascular stress test using maximal or submaximal treadmill or bicycle exercise, continuous electrocardiographic monitoring, and/or pharmacological stress; tracing only, without interpretation and report | 30 |
| 93024 | Ergonovine provocation test | 30 |

| | | |
|-------|---|----|
| 93025 | Microvolt T-wave alternans for assessment of ventricular arrhythmias | 30 |
| 93041 | Rhythm ECG, 1-3 leads; tracing only without interpretation and report | 5 |
| 93225 | Wearable electrocardiographic rhythm derived monitoring for 24 hours by continuous original waveform recording and storage, with visual superimposition scanning; recoding (includes connection, recording, and disconnection) | 10 |
| 93226 | Wearable electrocardiographic rhythm derived monitoring for 24 hours by continuous original waveform recording and storage, with visual superimposition scanning; scanning analysis with report | 50 |
| 93270 | Wearable patient activated electrocardiographic rhythm derived event recording with presymptom memory loop, 24-hour attended monitoring, per 30 day period of time; recording (includes connection, recording, and disconnection) | 10 |
| 93278 | Signal-averaged electrocardiography (SAECG), with or without ECG | 30 |
| 93279 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; single lead pacemaker system | 15 |
| 93280 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; dual lead pacemaker system | 15 |
| 93281 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; multiple lead pacemaker system | 15 |
| 93282 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; single lead implantable cardioverter-defibrillator system | 20 |
| 93283 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; dual lead implantable cardioverter-defibrillator system | 20 |
| 93284 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; multiple lead implantable cardioverter-defibrillator system | 20 |
| 93285 | Programming device evaluation with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; implantable loop recorder system | 20 |

| | | |
|-------|--|----|
| 93286 | Peri-procedural device evaluation (in person) and programming of device system parameters before or after a surgery, procedure, or test with analysis, review and report by a physician or other qualified health care professional; single, dual, or multiple lead pacemaker system | 15 |
| 93287 | Single, dual or multiple lead implantable cardioverter-defibrillator system | 15 |
| 93288 | Interrogation device evaluation (in person) with physician analysis, review, and report, includes connection, recording and disconnection per patient encounter; single, dual, or multiple lead pacemaker system | 15 |
| 93289 | Interrogation device evaluation (in person) with physician analysis, review, and report, includes connection, recording and disconnection per patient encounter; single, dual, or multiple lead implantable cardioverter-defibrillator system, including analysis of heart rhythm derived data elements | 20 |
| 93290 | Interrogation device evaluation (in person) with physician analysis, review, and report, includes connection, recording and disconnection per patient encounter; implantable cardiovascular monitor system, including analysis of 1 or more recorded physiologic cardiovascular data elements from all internal and external sensors | 20 |
| 93291 | Interrogation device evaluation (in person) with physician analysis, review and report , includes connection, recording and disconnection per patient encounter; Implantable loop recorder system, including heart rhythm derived data analysis | 20 |
| 93292 | Interrogation device evaluation (in person) with physician analysis, review, and report, includes connection, recording and disconnection per patient encounter; wearable defibrillator system | 30 |
| 93293 | Transtelephonic rhythm strip pacemaker evaluation(s) single, dual, or multiple lead pacemaker system, includes recording with and without magnet application with physician analysis, review and report(s), up to 90 days | 15 |
| 93296 | Interrogation device evaluation(s) (remote), up to 90 days; single, dual, or multiple lead pacemaker system or implantable cardioverter-defibrillator system, remote data acquisition(s), receipt of transmissions and technician review, technical support and distribution of results | 20 |
| 93299 | Interrogation device evaluation(s), (remote) up to 30 days; implantable cardiovascular monitor system or implantable loop recorder system, remote data acquisition(s), receipt of transmissions and technician review, technical support and distribution of results | 20 |
| 93303 | Transthoracic echocardiography for congenital cardiac anomalies; complete | 45 |
| 93304 | Transthoracic echocardiography for congenital cardiac anomalies; follow-up or limited study | 20 |

| | | |
|-------|--|-----------|
| 93306 | Echocardiography, transthoracic, real-time with image documentation (2D), includes M-mode recording, when performed, complete, with spectral Doppler echocardiography, and with color flow Doppler echocardiography | 60 |
| 93307 | Echocardiography, transthoracic, real-time with image documentation (2D), includes M-mode recording, when performed, complete, without spectral or color Doppler echocardiography | 45 |
| 93308 | Echocardiography, transthoracic, real-time with image documentation (2D) includes M-mode recording, when performed, follow-up or limited study | 20 |
| 93312 | Echocardiography, transesophageal, real-time with image documentation (2D) (with or without M-mode recording); including probe placement, image acquisition, interpretation and report | 60 |
| 93315 | Transesophageal echocardiography for congenital cardiac anomalies; including probe placement, image acquisition, interpretation and report | 90 |
| 93320 | Doppler echocardiography, pulsed wave and/or continuous wave with spectral display (List separately in addition to codes for echocardiographic imaging); complete | 10 |
| 93321 | Doppler echocardiography, pulsed wave and/or continuous wave with spectral display (List separately in addition to codes for echocardiographic imaging); follow-up or limited study (List separately in addition to codes for echocardiographic imaging) | 8 |
| 93325 | Doppler echocardiography color flow velocity mapping (List separately in addition to codes for echocardiography) | 5 |
| 93350 | Echocardiography, transthoracic, real-time with image documentation (2D), includes M-mode recording, when performed, during rest and cardiovascular stress test using treadmill, bicycle exercise and/or pharmacologically induced stress, with interpretation and report | 60 |
| 93352 | Use of echocardiographic contrast agent during stress echocardiography (List separately in addition to code for primary procedure) | 1 |
| 93660 | Evaluation of cardiovascular function with tilt table evaluation, with continuous ECG monitoring and intermittent blood pressure monitoring, with or without pharmacological intervention. A standard tilt table evaluation of 45 minutes or less qualifies for 45 RVUs. A complex tilt table evaluation of greater than 45 minutes qualifies for 90 RVUs. Evaluation time includes the time necessary to prepare the patient for the evaluation and any post evaluation services. | 60/90 |
| 93701 | Bioimpedance, thoracic, electrical | 5 |
| 93724 | Electronic analysis of antitachycardia pacemaker system (includes electrocardiographic recording, programming of device, induction and termination of tachycardia via implanted pacemaker, and interpretation of recordings) | 15 |
| 93740 | Temperature gradient studies | By Report |
| 93745 | Initial set-up and reprogramming by a physician of wearable cardioverter-defibrillator includes initial programming of | 30 |

| | | |
|-------|--|-----------|
| | system, establishing baseline electronic ECG, transmission of data to data repository, patient instruction in wearing system and patient reporting of problems or events | |
| 93750 | Interrogation of Ventricular Assist Device (VAD), in person, with physician or other wualified health care professional analysis of device parameters (eg, drivelines, alarms, power surges), review of device function (eg, flow and volume status, recovery), with programming, if performed, and report | 15 |
| 93786 | Ambulatory blood pressure monitoring, utilizing a system such as magnetic tape and/or computer disk, for 24 hours or longer; recording only | 10 |
| 93788 | Ambulatory blood pressure monitoring, utilizing a system such as magnetic tape and/or computer disk, for 24 ours or longer; scanning analysis with report | 30 |
| 93799 | Unlisted cardiovascular services or procedure (AICD Reprogramming) | By Report |
| G0166 | External Counterpulsation, per treatment session | By Report |
| | | |

Contrast Codes

| | | |
|-------|---|---|
| C8921 | Transthoracic echocardiography with contrast, or without contrast followed by with contrast, for congenital cardiac anomolies, complete | 45 (93303) + 1 for contrast = 46 RVUs |
| C8922 | Transthoracic echocardiography with contrast or without contrast follwed by with contrast, for congenital cardiac anomolies; follow-up or limited study | 20(93304) + 1 for contrast = 21 RVUs |
| C8923 | Transthoracic echocardiography with contrst, or without contrast folloed by with contrast, real-time with image documentation (2D), includes M-mode recording, when performed, complete, without spectral or color Doppler echocardiography | 45 (93307)+ 1 for contrast = 46 RVUs |
| C8924 | Transthoracic echocardiography with contrast, or without contrast followed by with contrast, real-time with image documentation (2D), includes M-mode recording, when performed, follow-up or limited study | 20 (93308)+ 1 for contrast = 21 RVUs |

| | | |
|-------|--|---|
| C8925 | Transesophageal echocardiography (TEE) with contrast, or without contrast followed by with contrast, real time with image documentation (2D) (with or without M-mode recording); including probe placement, image acquisition, interpretation and report | 60 (93312) + 1 for contrast= 61 RVUs |
| C8926 | Transesophageal echocardiography (TEE) with contrast, or without contrast followed by with contrast, for congenital cardiac anomalies; including probe placement, image acquisition, interpretation, and report | 90 (93315) + 1 for contrast = 91 RVUs |
| C8927 | Transesophageal echocardiography (TEE) with contrast, or without contrast followed by with contrast, for monitoring purposes, including probe placement, real time 2-dimensional image acquisition and interpretation leading to ongoing (continuous) assessment of (dynamically changing) cardiac pumping function and to therapeutic measures on an immediate time basis | By Report |
| C8928 | Transthoracic echocardiography with contrast, or without contrast followed by with contrast, real-time image documentation (2D), includes M-mode recoding, when performed, during rest and cardiovascular stress test using treadmill, bicycle exercise and/or pharmacologically induced stress, with interpretation and report | 60 (93350) + 1 for contrast = 61 RVUs |
| C8929 | Transthoracic echocardiography with contrast, or without contrast followed by with contrast, real-time with image documentation (2D), includes M-mode recording, when performed, complete, with spectral doppler echocardiography, and with color flow doppler echocardiography | 60 (93306)+ 1 for contrast = 61 RVUs |

Codes Intentionally Omitted from List

| | |
|-------|---|
| 93313 | Placement of transesophageal probe only |
| 93314 | Echocardiography, transesophageal, real-time with image documentation (2D) (with or without M-mode recording); image acquisition, interpretation and report only. |
| 93316 | Placement of transesophageal probe only |
| 93317 | Transesophageal echocardiography for congenital cardiac anomalies; image acquisition, interpretation and report only. |

| | |
|-------|--|
| 93351 | Echocardiography, transthoracic, real-time with image documentation (2D) , includes M-mode recording, when performed, during rest and cardiovascular stress test using treadmill, bicycle exercise and/or pharmacologically induced stress, with interpretation and report; including performance of continuous electrocardiographic monitoring, with physician supervision |
| C8930 | Transthoracic echocardiography, with contrast, or without contrast followed by with contrast, real-time with image documentation (2D), includes M-mode recording, when performed, during rest and cardiovascular stress using treadmill, bicycle exercise and/or pharmacologically induced stress, with interpretation and report; including performance of continuous electrocardiographic monitoring, with physician supervision |

Draft Recommendation:
HEALTH SERVICES COST REVIEW COMMISSION
Nurse Support Program II
FY 2014 COMPETITIVE INSTITUTIONAL GRANTS

May 1, 2013

This draft recommendation prepared by the Maryland Higher Education Commission staff is ready for HSCRC review.

INTRODUCTION

This paper presents the funding recommendations of the NSP II Grant Review Panel for the FY 2014 Nurse Support Program II (NSP II) Competitive Institutional Grants.

BACKGROUND

At the May 4, 2005 HSCRC public meeting, the Commission unanimously approved funding of 0.1% of regulated patient revenue annually over the next ten years for use in expanding the pool of bedside nurses in the State by increasing the number of nurse graduates. The primary goal of NSP II is to increase the number of bedside nurses in Maryland hospitals by expanding the capacity of Maryland nursing schools and increasing the number of nursing faculty. In 2006, the Governor introduced legislation to create a non-lapsing fund, the Nurse Support Assistance Fund, so that funds in which a portion of the Competitive Institutional Grants and Statewide Initiatives be used to attract and retain minorities to nursing and nurse faculty careers.

Following the approval of NSP II, the HSCRC assembled an advisory panel of academicians, business leaders, and nurse executives. The advisory panel held a series of meetings with the Maryland Association of Nurse Executives and the Deans and Directors of the State's Schools of Nursing. In response to the issues expressed by these two groups, the advisory panel crafted two distinct but complementary programs to address the multi-faceted issues surrounding the nursing faculty shortage: 1) Competitive Institutional Grants, and 2) Statewide Initiatives. The HSCRC contracted with the Maryland Higher Education Commission (MHEC) to administer the NSP II grants because of its expertise in postsecondary education including the administration of grants and scholarships.

On an ongoing basis, MHEC is responsible for NSP II grant pre-to-post award processes, including RFA development, and issuance, review panel management, awarding, disbursement of funds and ongoing compliance monitoring. In addition, the NSP II program manager works closely with the faculty project directors to facilitate collaboration and innovation through communication, joint meetings, on-site visits, and other advising services to NSP II grant awardees. In general, MHEC has implemented a coordinated, comprehensive approach balanced by achievement with accountability.

The Competitive Institutional Grants are designed to increase the capacity of Maryland Schools of Nursing through shared resources, innovative educational designs, and streamlining the process to produce additional nurse faculty. The Office of Outreach and Grants Management at the Maryland Higher Education Commission in consultation with the HSCRC staff, and the Deans, Directors and Department heads of nursing programs developed the FY 2014 Request for Applications. In developing the initiatives, national goals recommended by the

Institute of Medicine's (2010) report, *The Future of Nursing: Leading Change, Advancing Health* were taken into consideration,. These goals include increasing the percentage of BSN's and doubling the number of doctoral prepared nurses. This evidence- based report, as well as steering committees composed of hospital nursing leaders and nursing education leaders have reinforced the direction of both NSP I and NSP II, with new strategies in the development of a joint initiative, the Nurse Support Program website www.nursesupport.org .

The 2014 Competitive Grants supports:

1. Initiatives to implement the IOM's *Future of Nursing* report (2010) action oriented blueprint in the following recommendations.
2. Initiatives to implement innovative approaches to improved educational systems and increase clinical faculty.
3. Initiatives to facilitate inter-disciplinary education- promoting successful transitions by veterans and other displaced workers into nursing career paths.
4. Initiatives to maintain nursing student retention and success.
5. Initiatives to increase faculty development in workforce planning.

The Competitive Institutional Grant selection processes require a Grant Review Panel to review, deliberate, and recommend programs for final approval by the HSCRC. The applications are evaluated based on the criteria set forth in the Request for Applications (RFA), the comparative expected outcomes of each initiative, the geographic distribution of funded projects across the State, and the priority attached to attracting and retaining minorities in nursing and nursing faculty careers.

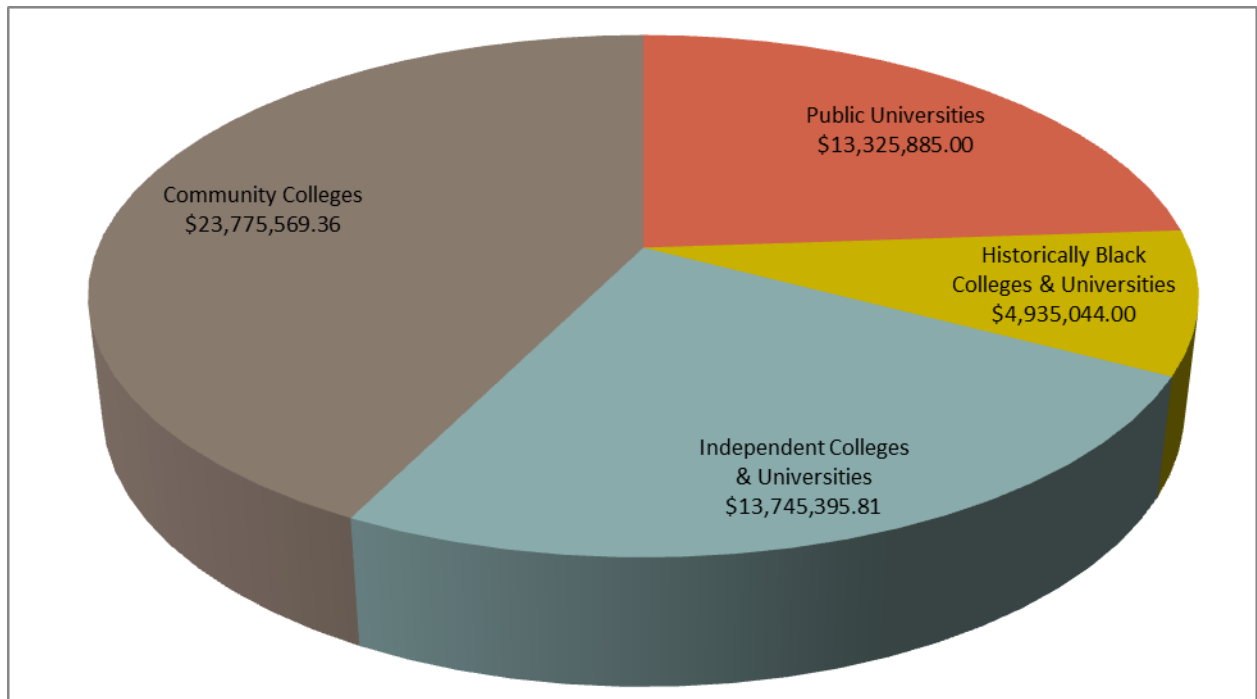
NSP II Competitive Institutional Grants from FY 2007 – FY 2013

Between FY 2007 and FY 2013, 113 NSP II applications were received and 79 were approved for funding. Over that period of time, NSP II has provided \$55,781,894 in funding to all 26 Maryland Schools of Nursing. **Exhibit 1** illustrates the distribution of funds by higher education institution type. The following types of programs have been supported by this grant program:

- Accelerated and innovative weekend, evening and 15 month degree options, especially appealing to working adult learners/ career changers;
- Developing models for dual enrollment for ADN and BSN programs;
- Increasing nursing faculty educational options through accelerated MSN and doctoral programs, including distance learning programs;
- New technology for simulation and instruction across the state offering clinical simulation networking in an open web-based format for sharing expertise and scenarios for increased educational capacity;
- Expanding online education instructional design technology with experienced faculty, thereby increasing access to undergraduate and

- graduate nursing students and decreasing commuting issues for working adult learners and geographically disparate communities;
- Supporting new undergraduate and graduate nursing programs at Maryland's Historically Black Institutions (HBI), with the goal of increasing diversity of the nursing workforce; and
 - Supporting regional approaches like The Eastern Shore Faculty Academy and Mentorship Initiative (ES-FAMI), a collaborative effort among the Departments of Nursing at public and private universities and community colleges, prepare experienced BS and MS-prepared registered nurses for new roles as part-time clinical nursing faculty

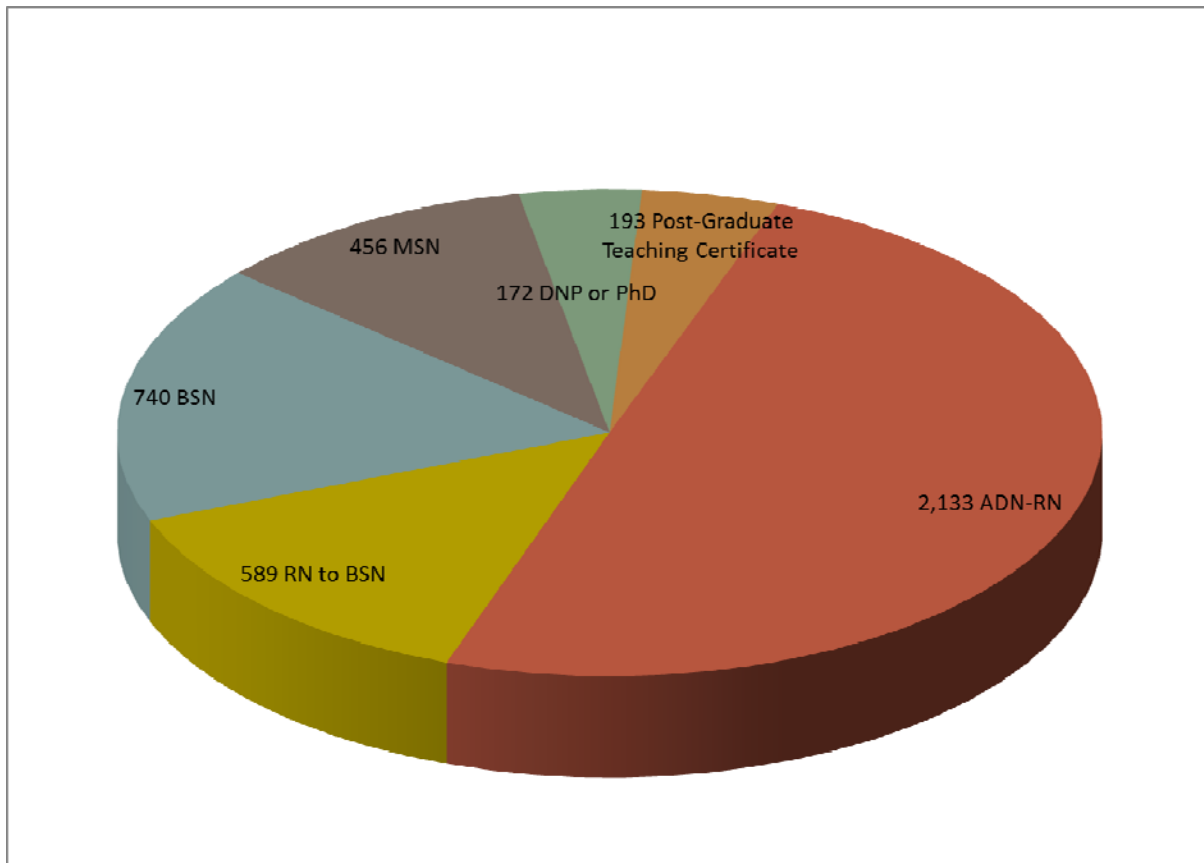
Exhibit 1: NSP II Competitive Grant Funding Summary by Higher Education Segment



Data from the Maryland Higher Education Commission (MHEC) and the Maryland Board of Nursing demonstrate success in increasing the number of nursing graduates in Maryland. In FY 2011, 3,429 nursing graduates completed programs designed for entry to practice with 2,519 passing NCLEX for licensure. This is an increase from the 2,615 new nursing graduates in FY 2006 with 2,039 passing NCLEX for licensure. Overall, the trend for five years has been a 19 percent increase in the number of new graduate nurses, and a 4.6 percentage point decrease in the hospital nurse vacancy rate. Nursing programs with current open grants reported to NSP II staff an average employment rate for new graduates of 85% by six months, with some areas, like northeastern Maryland reporting 100%.

Based on interim annual reports ending July 2012 and final reports ending March, 31, 2013, the Competitive Institutional Grant project outcomes demonstrate a dramatic contribution to the increase in the nursing workforce and advanced degrees for faculty preparation. Exhibit 2 illustrates degree completion information attributable to the grant from 2007 to 2012.

Exhibit 2: NSP II Competitive Grant Programs Degree Completions 2007 to 2012



NSP II has received international recognition for excellence in nursing workforce development. For example, MHEC is currently hosting a member of the Education Ministry in Taiwan, Mr. Charles Chen, who is very interested in implementing an NSP II type program in his country. MHEC's Director of Academic Affairs, Dr. Sue Blanshan, NSP II Program Manager Ms. Peg Daw, University of Maryland School of Nursing Dean Janet Allan and faculty member Dr. Barbara Smith, presentation/whitepaper featuring the NSP II program titled, *Nurse Faculty Shortage in the US: A Role of the State/ Province in Addressing the Shortage* was accepted at the 23rd International Nursing Research Congress symposia of the Sigma Theta Tau International Honor Society of Nursing. Drs. Blanshan and Smith presented the work at the conference in Brisbane, Australia in 2012.

The Nurse Support Program II has been referenced and highlighted in nursing and health care journals in multiple publications at the national level. For

example, a recent Robert Wood Johnson Foundation (RWJF) study, *RN Work Project* cited research from NSP II FY 06 and FY 09 project directors. The article on national research was developed collaboratively by professionals from University of Maryland and MedStar Franklin Square Medical Center.

<http://www.rwjf.org/en/about-rwjf/newsroom/newsroom-content/2012/12/why-nurses-go-back-to-school.html>

NSP II project directors are also being recognized for nursing excellence and innovative work in leading change in Maryland.

- Dr. Rebecca Wiseman of University of Maryland School of Nursing and Ms. Barbara Nubile, Director of Nursing of Montgomery College, NSP II FY 2013 grant project, *Model for Dual Enrollment*, received matching funds from the RWJF State Implementation Grant (SIP) in March, 2013. The *Model for Dual Enrollment* is a possible strategy that could be implemented throughout Maryland via a variety of university-community college partnerships.
<http://www.nursing.umaryland.edu/news/4774>
- NSP II FY 13 grant recipient for the a distance accessible *Doctor of Nursing Practice Program*, Dr. Lisa Seldomridge, was awarded the University System of Maryland's highest faculty honor, the *Regents' Faculty Award for Excellence* in April, 2013, "whose vision and leadership in nursing are transformative and ...her energy unmatched".
<http://www.salisbury.edu/newsevents/fullstoryview.asp?ID=5309>

NSP II Competitive Institutional Grants for FY 2014

For FY 2014, 15 proposals were received. The seven member Grant Review Panel comprised of nursing administrators, hospital and emeritus university educators, and MHEC and HSCRC staff, reviewed all of the applications and ranked application according to a scoring rubric. All applications were recommended for funding with certain revisions as recommended by the Panel (Appendix I). The applications were diverse and representative of broad geographic locations and educational strategies. The most highly recommended applicant presented an innovative program for veterans with past or present status of a "Navy Corpsman", "Army 91WM6" or "USAF4NO" skill identifier. These individuals will be recruited to participate in an accelerated registered nurse program with expected completion in 13 months, through smooth transitions, online delivery and ongoing support systems. Five were focused on streamlining Associate Degree to Bachelor's completion. Several focused on advancing inter-professional education with simulation, improving minority outcomes, and leadership development. Other applicants are starting a new DNP program at an HBI, an RN- MSN program in western Maryland and a post-graduate psychiatric nurse practitioner option. Eleven Maryland schools and fourteen partner institutions will be involved in the fifteen proposed one to two year grant funded projects.

RECOMMENDATIONS:

1. Commission Staff recommends the draft of fifteen Competitive Institutional Grants recommended by the NSP II Grant Review Panel listed in Appendix I be considered by the Commission for FY 2014 in the funding amounts stated.
2. Staff recommends that the 30- day comment rule be observed so that this recommendation may be considered for final approval during the June Commission meeting.

Appendix I

| NSP II FY 2014 Recommendations for Competitive Institutional Grants Program | | | | | | |
|--|---|----------------------------|----------------------|--------------|---------------|---------------|
| Proposal | Name | School of Nursing | Total Request | Years | Year 1 | Year 2 |
| 14-101 | A Faculty Pipeline for RN to BSN and BSN to MSN | Bowie State University | \$212,723 | 2 | \$105,586 | \$107,137 |
| 14-102 | CCBC Associates to Bachelors (ATB) | CCBC | \$298,957 | 2 | \$145,868 | \$153,089 |
| 14-103 | Initiative to Promote Nursing Education as a Career Path | Coppin State University | \$290,320 | 2 | \$151,875 | \$138,445 |
| 14-104 | Planning the Pathway to an MSN in Western Maryland | Frostburg State University | \$145,842 | 1 | \$145,842 | |
| 14-105 | 3 + 1 Model: A new route to the BSN | Hagerstown Community | \$174,664 | 2 | \$82,079 | \$92,585 |
| 14-106 | Interdisciplinary Simulation and Instructional Media to Enhance Student Success | Howard Community College | \$268,290 | 2 | \$121,705 | \$146,585 |
| 14-107 | Accelerated Post-NP Psychiatric Mental Health Nurse Practitioner Education | Johns Hopkins University | \$299,709 | 2 | \$174,063 | \$125,646 |
| 14-108 | Online Use of Interprofessional Simulation for Nursing and Faculty Development | Johns Hopkins University | \$284,687 | 2 | \$158,407 | \$126,280 |
| 14-109 | Establishing a Faculty Development Consortium for Nursing Leadership | Johns Hopkins University | \$297,554 | 2 | \$150,848 | \$146,706 |
| 14-110 | Military to ADN(M2ADN) | Montgomery College | \$226,522 | 2 | \$115,359 | \$111,163 |
| 14-111 | Increasing Success, Capacity & Outcomes in Minority Nursing Students | Sojourner-Douglass College | \$237,351 | 2 | \$126,435 | \$110,916 |
| 14-112 | Increasing Academic-Practice Partnerships in Maryland | Stevenson University | \$276,942 | 2 | \$136,728 | \$140,214 |
| 14-113 | Preparing Clinical Faculty for Maryland Nursing Schools | University of Maryland | \$295,573 | 2 | \$130,208 | \$165,365 |
| 14-114 | Increasing the Number of Baccalaureate Prepared Nurses in Maryland | University of Maryland | \$298,915 | 2 | \$148,106 | \$150,809 |
| 14-115 | Interprofessional Education: A faculty development initiative | University of Maryland | \$299,928 | 2 | \$174,122 | \$125,806 |
| Total | 15 applicants | | \$3,907,977 | | \$2,067,231 | \$1,840,746 |

STATE OF MARYLAND
DEPARTMENT OF HEALTH AND MENTAL HYGIENE



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TO: Commissioners
FROM: Legal Department
DATE: April 24, 2013
RE: Hearing and Meeting Schedule

Public Session:

June 5, 2013 1:00 p.m., 4160 Patterson Avenue, HSCRC Conference Room

July 10, 2013 1:00 p.m., 4160 Patterson Avenue, HSCRC Conference Room

Please note, Commissioner's packets will be available in the Commission's office at 12:30 p.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.

<http://hsrcr.maryland.gov/commissionMeetingSchedule2013.cfm>

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