Addressing Medicare Hospital Readmissions

(name redacted)
Specialist in Health Care Financing

(name redacted)
Research Associate

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Summary

Nearly 20% of Medicare beneficiaries aged 65 and over who were admitted to a hospital in 2005 were readmitted within 30 days following their initial discharge. The Medicare Payment Advisory Commission (MedPAC) estimated that these readmissions cost the Medicare program as much as $15 billion per year and that perhaps as much as two-thirds of these readmissions may be preventable. Many policymakers believe that different care transition programs coupled with payment reforms can constrain hospital readmissions among Medicare’s fee-for-service (FFS) beneficiaries, could improve patient care, and may generate cost savings for the program. Hospital readmissions are associated with a number of factors and are not necessarily attributable to problems with the quality of patient care, but strong evidence indicates specific interventions to better manage care transitions at the time of hospital discharge could reduce readmissions for certain conditions.

Medicare is building on past work by Quality Improvement Organizations (QIOs) to help providers identify the underlying causes of hospital readmissions in their communities and then develop different strategies to prevent those rehospitalizations. In their newest round of Medicare contracts, which began August 1, 2011, QIOs will work to reduce readmissions 20% by 2013 and provide technical assistance to participants in the Community Care Transitions Program (CCTP), a $500 million, five-year demonstration program established by the Patient Protection and Affordable Care Act (ACA as amended, P.L. 111-148) to help participating hospitals improve discharge procedures and manage patients’ care transitions more effectively. CCTP may be continued or expanded if the Office of the Actuary (OACT) certifies that the expansion would reduce Medicare spending without reducing quality. By mid-March 2012, 30 sites had been selected.

As well as establishing CCTP, ACA included several payment initiatives to encourage FFS providers, particularly hospitals, to work to minimize rehospitalizations and coordinate patient care across settings. Two initiatives in particular are discussed in this report, the Hospital Readmission Reduction Program (HRRP) and bundled payments. The HRRP will penalize an acute care hospital with higher than expected readmission rates by as much as 1% of its base payments starting in FY2013. Initially, the HRRP must use the three existing readmission measures that are endorsed by the National Quality Forum (NQF) and are included on Medicare’s Hospital COMPARE website (where publically reported data can be used to assess hospital performance). Hospitals and industry advocates have expressed concerns about the existing measures and the effect of the readmission penalties on certain safety-net hospitals; issues that are likely to attract significant Congressional attention as the program’s implementation date approaches. CMS is also exploring bundled payment methods where a single payment is made for a defined group of services rather than individual payments for each service. The national bundled payment pilot program established by the Center for Medicaid and Medicare Innovation (CMMI) is a three-year project starting in 2012 that will encompass four different bundled payment models. Changing these FFS financial incentives may be Medicare’s most effective strategy for addressing hospital readmissions.

This report examines the complex issue of hospital readmissions along with Medicare’s ongoing efforts and future activities to reduce unnecessary readmissions.
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Introduction

Policy-makers and patient advocates are concerned that Medicare patients are cycling in and out of acute care hospitals too frequently and that high hospital readmission rates may be a marker of poor quality of care. Nearly 20% of Medicare beneficiaries aged 65 and over who were hospitalized in 2005 were readmitted within 30 days following their initial hospital discharge. The Medicare Payment Advisory Commission (MedPAC) estimated that these readmissions cost $15 billion per year in hospital payments and that as much as two-thirds of these readmissions may be preventable. As Medicare hospital stays have become shorter and beneficiaries’ post-acute care becomes more fragmented, the movement of inpatients out of hospitals into other health care settings and the transition of Medicare beneficiaries between different post-acute providers have been identified as areas that need attention. In MedPAC’s view, existing incentives to coordinate care across providers and settings are limited, because Medicare pays each provider separately and because payments to these providers are not affected by their ability or efforts to coordinate care across settings. In fact, under the existing fee-for-service (FFS) payment system, hospitals that devote resources to reducing readmissions may suffer financially (unless other patients fill the unused beds). Changes that address hospital readmissions among Medicare’s FFS beneficiaries, such as placing a greater emphasis on effective discharge planning, adoption of different care management programs, and payment reforms, may improve patient care and generate cost savings for the program.

The implementation of these changes becomes more complicated because readmission rates, the use of post-acute services, and hospital utilization in general, vary substantially among geographic locations. Communities with higher admission rates tend to have higher readmission rates and perhaps a greater dependence on hospitals as a site of care. Also, the type of post-acute care setting in which the patient is readmitted also affects readmission rates. For example, patients readmitted to a skilled nursing facility or hospice care may have different outcomes than patients readmitted to an acute care hospital.

References:
3. Although this report focuses on readmissions, some of these same strategies are thought to address preventable initial admissions. In fact, hospitals with high admission rates may be most likely to have high readmission rates, suggesting that addressing the needs of those patients most likely to be admitted may also reduce overall readmission rates. Arnold M. Epstein, Ashish K. Jha, and John E Orav, “The Relationship Between Hospital Admission Rates and Rehospitalizations.” New England Journal of Medicine (NEJM); vol. 365 (December 15, 2011), pp. 2287-2295. (Subsequently referred to as Epstein et al., “The Relationship Between Hospital Admission Rates and Rehospitalizations.”)
4. New Jersey (21.9%), Louisiana (21.9%), and Illinois (21.7%) had the highest while Oregon (15.7%), Utah (14.2%), and Idaho (13.3%) had the lowest readmission rates for Medicare beneficiaries. Stephen F. Jencks, Mark V. Williams, and Eric A. Coleman, “Rehospitalizations among Patients in the Medicare Fee-for-Service Program,” New England Journal of Medicine, vol. 360 (April 2, 2009), pp. 1418-1428. (Subsequently referred to as Jencks, Williams, and Coleman, “FFS Medicare Rehospitalizations.” NEJM, vol. 360 pp. 1418-1428) Also see Epstein et al., “The Relationship Between Hospital Admission Rates and Rehospitalizations.”
7. Factors such as differences in patient status, the quality of inpatient care, and the availability of ambulatory services in the community may also contribute to differences in readmission rates across certain regions and hospitals. Ibid., p. 6.
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care (if any) a beneficiary receives after the initial discharge can vary and may affect readmission rates. After a hospital stay, roughly 40% of Medicare beneficiaries are discharged to a post-acute setting providing skilled nursing care or rehabilitation services. Rates of 30-day hospital readmissions among beneficiaries discharged to skilled nursing facilities (SNFs) have been increasing over time; almost one-quarter of the Medicare beneficiaries discharged from a hospital to a SNF in 2006 were readmitted to the hospital within 30 days. MedPAC has found that the risk-adjusted rate at which Medicare covered SNF patients with any of five potentially avoidable conditions (congestive heart failure, respiratory infection, urinary tract infection, sepsis and electrolyte imbalance) were rehospitalized in 2009 was 14.2%, with considerable variation among SNFs. Under current Medicare FFS payment rules, hospitals and post-acute providers lack financial incentives to address hospital readmissions by coordinating beneficiaries’ care, improving clinical information sharing, ensuring appropriate placement across the range of different post-acute settings, or addressing other inefficiencies across providers.

Hospitals must comply with standards established by Medicare’s Conditions of Participation (COP) to bill the program. Medicare’s COP requires hospitals to have a discharge planning process that applies to all patients. Under existing regulations, hospitals are expected to evaluate whether a patient is expected to experience adverse health consequences upon discharge, develop a discharge plan and arrange for its initial implementation, and counsel the patient, family members or interested parties about the availability of post-hospital care. However, hospital discharge planning is viewed as limited in scope and influence on patient behavior. (Other factors associated with rehospitalizations and the effectiveness of hospital discharge planning are discussed in Appendix A.) Transitional care models are intended to supplement the existing hospital discharge planning process, provide patients with services both prior to discharge and after discharge from the hospital, and often emphasize targeting care for “vulnerable” chronically ill patients (those who are older, in poor health, or who have been hospitalized previously) most at risk for hospital readmission.

Generally, a readmission is seen as an outcome that is preceded by a number of intermediary events that, in certain circumstances, may be addressed and remedied. From August, 2008 through July, 2011, as part of their 9th Statement of Work (SOW) Medicare’s Quality Improvement Organizations (QIOs) in 14 states have been assessing primary factors affecting readmissions to develop interventions to target these factors. In their view, the causes of readmission include

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8 The policy factors affecting these rehospitalizations may depend upon whether the beneficiary was originally admitted from his or her home or a nursing home. Vincent Mor, Orna Intrator, Zhanlian Feng, and David C. Grabowski, “The Revolving Door of Rehospitalizations from Skilled Nursing Facilities,” Health Affairs, vol. 29, no 1, January 2010, pp. 57-64.


10 As an added complication, each post-acute provider, including SNFs, inpatient rehabilitation facilities (IRFs), long-term care hospitals (LTCHs) and home health agencies (HHAs) has a different Medicare prospective payment system, patient assessment instrument (if any), and Medicare coverage requirement.

11 Transitional care complements but has different features than other care management models, such as care coordination, disease management and case management. Mary D. Naylor, Linda Aiken, Ellen Kurtzman, Danielle Olds, and Karen Hirshman, “THE CARE SPAN: The Importance of Transitional Care In Achieving Health Reform,” Health Affairs, vol 30, no. 4 (April 2011) pp. 746-754. (Subsequently referred to as Naylor et al., “The Importance of Transitional Care”).

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- Fragmented documentation of medical conditions or failure to communicate need for medical treatment;
- Poor patient self-management;
- Inadequate follow-up in the post-discharge setting;\(^\text{12}\)
- Community infrastructure and awareness problems;
- Insufficient patient support, including support from family caregivers; and
- Medication discrepancies that occur during an initial admission or following a discharge and which may result in illness or harm to a patient.

QIO’s work-to-date suggests readmissions can be reduced by bringing together community stakeholders to create standardized processes to support patients before and after discharge from the hospital. Other QIO readmission efforts have focused on improvements to patient and caregiver education, medication management, or use of common patient health records to improve communication of patient health information between providers within and outside the hospital setting. As discussed later in “Current Medicare Care Transition Initiatives,” QIOs efforts to address readmissions are continuing in their 10th SOW.\(^\text{13}\) QIOs are also providing technical assistance to candidates seeking to participate in the Community Care Transitions Program established by the Patient Protection and Affordable Care Act (ACA as amended, P.L. 111-148).

This report is intended to help Congress understand the complex issue of hospital readmissions and Medicare’s ongoing and future activities to address those rehospitalizations.\(^\text{14}\) To that end, the next sections of the report will discuss factors that may influence hospital readmissions, Medicare’s readmission measures, existing payment incentives for FFS reimbursement and the existing hospital COPs. The report will then discuss Medicare’s efforts to provide technical and financial assistance to hospitals’ efforts to improve discharge procedures and manage patients’ care transitions. The final section of the report will discuss Medicare’s upcoming payment initiatives to address hospital readmissions, specifically the Hospital Readmission Reduction

\(^{12}\) One study reports that (1) the cost of copayments for medications and follow-up visits, (2) lack of home health coverage if the beneficiary does not meet Medicare’s current home-bound requirements, and, (3) lack of payment for transitional care services (post-discharge phone calls, coaching services, and clinical services) are factors that providers see as barriers to their efforts to reduce rehospitalizations. Amy Boutwell, Marian Johnson, Patricia Rutherford et al., “An Early Look at A Four-State Initiative to Reduce Avoidable Hospital Readmissions,” \textit{Health Affairs}, vol 30, no. 7 (July 2011) pp. 1272-1280.

\(^{13}\) Certain changes to the QIO program were included as part of the Trade Adjustment Assistance Extension Act of 2011 (P.L. 112-40) that was enacted on October 21, 2011. These changes apply to QIO contracts entered into or renewed starting January 1, 2012. The QIO’s 10th SOW which established projects to address hospital readmissions is not affected.

\(^{14}\) Although outside of the scope of this discussion, other initiatives within the Department of Health and Human Services (HHS) also seek to reduce hospital readmissions and warrant mentioning, in passing. For instance, the Partnership for Patients: Better Care, Lower Costs is a public-private partnership that as one of its goals seeks to reduce hospital readmissions by 20% over a three-year period. Other information technology (IT) initiatives within HHS seek to improve care transitions for discharged patients, particularly the first two projects announced under the Investing in Innovation (i2) Initiative within the Office of the National Coordinator for Health Information Technology (ONC). The first project sought (and found three) developers to create a web-based application of the CMS discharge checklist to help patients and their caregivers leave the hospital. At the end of January, 2012, ONC announced a second IT project, the discharge follow-up challenge to assist with scheduling of post-hospital appointments and testing. Although not specifically targeted to Medicare beneficiaries, these efforts, if successful, are likely to impact Medicare’s readmissions as well.
Factors that Influence Hospital Readmissions

There is an ongoing debate in the academic literature and among industry advocates about which factors influence hospital readmissions, and whether and how much control hospitals have over these underlying factors. The challenge facing Medicare in attempting to reduce hospital readmissions is to provide appropriate incentives, including targeted technical assistance, to encourage hospitals to address the underlying causes and then work to minimize rehospitalizations, particularly since readmissions generate additional Medicare payments for hospitals. Medicare’s efforts are further complicated by a large body of research which identifies possible causes that are associated with readmissions, with limited consensus about which should be included for a fair assessment of hospital performance. The following discussion examines some of the research on these factors, including a description of the mixed evidence of their importance.

Generally, research has found that Medicare beneficiaries with certain medical conditions and demographic characteristics are more likely than others to be readmitted to the hospital after a discharge. Medicare FFS claims data from 2003 to 2004 indicate that readmission rates range broadly by condition and procedure. More than three-quarters of all rehospitalizations occurred after initial admissions for medical conditions, not surgical conditions. Most rehospitalizations (regardless of whether the initial admission was for a surgical or a medical condition) were for medical conditions.\(^16\) Relatively high readmission rates are found for Medicare beneficiaries with multiple chronic illnesses.\(^17,18,19\) An additional factor that may be associated with readmissions is a patient’s history of prior rehospitalizations.\(^20\) Patients with worse health—as indicated by higher clinical severity scores—have higher 30-day readmission rates than patients with lower severity scores. The differences in these readmission rates between the two groups have increased over time.\(^21\)

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\(^15\) Medicare shared savings programs, including Accountable Care Organizations (ACOs) and other demonstration programs concerned with case management or medical monitoring programs for chronically ill beneficiaries, are outside the scope of this discussion.

\(^16\) 84.4\% of the rehospitalizations after an initial admission for a medical condition and 72.2\% of the rehospitalizations after an initial admission for a surgical condition were for a medical diagnosis. Jencks, Williams, and Coleman, “Fee-for-Service Medicare Rehospitalizations,” \textit{NEJM}, vol 360. pp. 1418-1428.

\(^17\) In a meta-analysis of 44 studies, the mean readmission rate was 34\% for patients with chronic illnesses compared to a mean, overall rate of 27\%. Karen L. Soeken, Patricia A. Prescott, and Dorothy G. Herron et al., “Predictors of Hospital Readmission: A Meta-Analysis,” \textit{Evaluation and the Health Professions}, vol. 14, no. 3 (1991), pp. 262-281.

\(^18\) Among those 65 years and older, patients with five or more medically comorbid conditions had odds that were more than 2.5 times the odds of patients without those conditions to have an unplanned readmission within 30 days. Edward. R. Marcantonio, Sylvia McKean, Michael Goldfinger, Sharon Kleefield, Mark Yurkofsky, Troyen A. Brennan, “Factors Associated with Unplanned Hospital Readmission Among Patients 65 years of Age and Older in a Medicare Managed Care Plan,” \textit{The American Journal of Medicine}, vol. 107, no. 1 (July 1999), pp. 13-17.

\(^19\) 2005 data indicate that 30-day readmission rates for patients with end-stage renal disease are nearly twice as high as readmission rates for patients without end-stage renal disease. MedPAC, \textit{Greater Efficiency}, June 2007, p. 107.


\(^21\) This trend was demonstrated using Medicare data for FFS beneficiaries discharged from acute care hospitals from 1997, 2002, and 2007. These differences may be attributable to patients with high clinical severity scores having (continued...)
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Demographic characteristics, such as race, age, gender, and socio-economic status have been studied as factors influencing the likelihood of readmissions, with mixed results. The different studies of readmission risk factors varied by the target condition(s) included, analytic approach, follow-up period, and handling of deaths and hospital transfers among other features. Generally, across a number of studies assessing the significance of various risk factors for hospital readmission, there is no evidence that demographic characteristics like age, gender, or factors such as income or education consistently predict hospital readmissions. There is some evidence indicating variation in readmission rates by race and socio-economic status, cited by advocates who wish to have those factors reflected in the readmission models.

One study examined the readmission rates of black and elderly Medicare patients receiving care at minority-serving hospitals (defined as inclusion in the top 10% of hospitals by proportion of black patients served) and non-minority serving hospitals from 2006 to 2008. It found that older black Medicare patients had higher readmission rates than white patients for three common medical conditions: acute myocardial infarction (AMI), congestive heart failure (CHF), and pneumonia (PN), but concluded that the association of readmission rates with the site of care was consistently greater than the association with race.

Some have cautioned that the inclusion of certain non-clinical factors, such as race and socio-economic status, should be avoided in statistical models used for the public reporting of health outcomes, because these factors may be related to patient quality of care that are important to capture and for hospitals to address. One concern is that including an adjustment for race or increased, unobserved clinical severity or not receiving high-quality transitional care services.

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socioeconomic status lowers the performance bar for hospitals that serve a high proportion of these patients and does not provide comparable incentives to work to minimize readmissions as other hospitals. Alternatively, hospital advocates maintain that, without such an adjustment, safety-net hospitals serving these patient populations will be disproportionately affected and the resulting financial penalties (when the hospitals may already be financially strained) could reduce quality of care provided to such patient populations. Also, in their view, without such a risk adjustment, other hospitals may have an incentive to avoid treating minority and low-income patients if those populations are seen as having higher readmission rates. Simply stated, it can be difficult to assess whether the high readmission rates associated with certain categories of patients should be attributed to them or the hospitals that they predominantly use.

As an additional complication, patients may not properly manage their own health conditions or use of medications and thus may be at risk for readmissions. The post-discharge period is a “vulnerable phase” for patients who may have worsening clinical conditions; without appropriate support from family members or caregivers, patients discharged from the hospital may not follow through with nutrition and diet, medication usage, and other therapies. A patient who is discharged from the hospital but does not see a primary care provider outside the hospital, may be susceptible to readmission if the patient’s condition deteriorates and there is no adequate follow-up care. These situations may be mitigated if the physician who treated the patient in the hospital communicates with the patient’s primary care physician or other family members, but this does not occur routinely. Moreover, families of patients may not know what post-acute care options are available to them. Alternatively, available, accessible options for post-acute or follow-up care may be limited within certain communities.

Certain hospital processes and procedures could be implicated in readmissions. For instance, a hospital that does not properly assess the medications a patient was taking prior to admission may unknowingly prescribe a medication which has an interaction with one of the patient’s existing medications; this could lead to an adverse event and result in a readmission. In other instances when diagnostic information or the treatment course provided to the patient during the hospitalization is not recorded, the patient’s primary care provider outside the hospital may not be able to correctly diagnose or assist with the patient’s condition. Additionally, communication by hospital staff and physicians to patients within the hospital is important—better patient

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reported outcome data. (Subsequently referred to as Krumholz et al., Standards for Statistical Models, AHA Scientific Statement Circulation: 2006).


32 There was no bill for a visit to a physician’s office between the patient’s discharge and rehospitalization for more than half of the beneficiaries who were rehospitalized within 30 days after a medical discharge to the community. Jencks, Williams, and Coleman, “FFS Medicare Rehospitalizations.” NEJM, vol. 360 p. 1426.


34 Robert L. Kane, “Finding The Right Level of Posthospital Care: ‘We Didn’t Realize There Was Any Other Option for Him,”’ JAMA, vol 305, no. 3, (2010), pp. 284-293. This study also provides mixed evidence for whether certain post-discharge care settings (i.e., skilled nursing facilities or inpatient rehabilitation facilities) were better for specified patients (e.g., with strokes or hip fractures).

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satisfaction scores at hospitals (including patient satisfaction with discharge planning, for heart failure and pneumonia, but not for AMI) are associated with lower risk-adjusted 30-day readmission rates.36

Finally, hospitals currently do not have financial incentives to avoid rehospitalizations or to delay discharges.37 Under the current FFS system, Medicare does not reimburse for supportive services for patients (including those with complex medical conditions) even if such activities may reduce readmissions. Medicare also does not pay hospitals or other providers for transitional care services, another activity thought to reduce readmissions. For example, hospitals and other providers may not provide telephone reminders about follow-up medical appointments, medication reminders, in-home check-ups, or care coordination with outpatient providers on behalf of the patient post-discharge because these extra services are not rewarded and result in extra costs for hospitals or other providers.38 Additionally, shorter lengths of stay under Medicare’s FFS payment system have been posited as an explanation for higher readmission rates; however, compared to higher-cost hospitals, lower-cost hospitals (which are likely to discharge patients earlier) do not have significantly higher 30-day readmission rates.39

Although certain studies indicate that readmission rates are associated with age, patient illness, and other factors, the specific reasons such persons are readmitted may warrant continued investigation. A variety of adverse events might occur before a hospital admission, during a hospital stay, as a patient is being discharged, or after a patient is home or in another setting that could result in rehospitalization. The reasons for readmission likely vary by person, by hospital, and by care setting, if not by locality.

Medicare’s Readmission Measures

The Centers for Medicare & Medicaid Services (CMS) has drawn increased attention to the topic of hospital readmissions by establishing readmission measures for three common Medicare hospitalizations as quality indicators and including that data on its Hospital COMPARE website to permit public assessment of hospitals’ performance in this area. The readmission measure for patients treated for heart failure (HF) was finalized in the FY2009 inpatient prospective payment system (IPPS) rule published in the Federal Register on August 19, 2008;40 the two other measures for readmitted patients treated initially for AMI and PN were finalized in the CY2009 hospital outpatient final rule published November 18, 2008, after endorsement of the measures by

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38 Important information in this discussion is taken from the Care Transitions Quality Improvement Organization Support Center (QIOSC). This information may be accessed at http://www.cfmc.org/integratingcare/toolkit.htm.
40 This report will not use heart failure (HF) or congestive heart failure (CHF) interchangeably. CMS publishes the list of International Classification of Disease Code (ICD) 9 codes that are used to identify heart failure cases (see pp. 27962-27963 of the May 11, 2012, Federal Register notice.) Other studies may not provide such information. This report will use HF or CHF as indicated by study or context being discussed.
the National Qualify + (NQF). 41 Starting June, 2009, Hospital COMPARE indicates whether a hospital’s risk-adjusted relative 30-day hospital readmission rates for Medicare patients initially admitted for HF, AMI, and PN were higher, lower, or no different than the U.S. national average. 42 Beginning in FY2010, CMS’s Inpatient Quality Reporting (IQR) program also included the readmission data used to construct risk-adjusted 30-day readmission rates for these Medicare patients as quality measures. 43 Accordingly, since then, the amount that a hospital’s inpatient payment rate is increased each year could depend upon reporting the required quality data on readmission measures. 44

As discussed in Appendix B, the three readmission models estimate hospital-specific, risk-standardized, all-cause 30-day readmission rates for patients discharged alive to a non-acute care setting with a principal diagnosis of HF, AMI, and PN. The measures include admissions to all short-stay acute-care hospitals for people age 65 years and older who are in FFS Medicare and who have a complete-claims history for 12 months prior to admission. The measures are risk-adjusted to account for Medicare patients’ age, gender, past medical history, and other diseases, conditions or comorbidities that increase readmission risks. 45 The three condition-specific readmission measures are adjusted for patient-level risk factors and account for a hospital quality of care effect using hierarchical regression modeling techniques. 46 The FY2012 IPPS final rule indicates that CMS has adopted the same three measures for comparing hospital’s readmission rates under the HRRP established by Section 3025 of ACA. 47 Under this program, hospitals with

41 The HF measure was the first readmission measure endorsed by NQF after publication of the proposed FY2009 IPPS rule and before publication of the final FY2009 IPPS rule. As anticipated by CMS, NQF endorsement of the other two readmission measures occurred after publication of final FY2009 IPPS rule and before publication of the CY2009 hospital outpatient prospective payment system (OPPS) rule.
42 Currently, the public is able to assess the 30-day risk-adjusted readmission rates for a hospital for three conditions as well as whether these rates are the same as, above or below the national average. These measures are calculated using three years of Medicare data; for FY2012, Medicare claims and enrollment data from July 2006 to June 2009 will be used. Hospital COMPARE’s outcome of care measures, including condition-specific readmission rates, can be found here: http://data.medicare.gov/dataset/Hospital-Outcome-Of-Care-Measures/f24z-mvb9.
43 The Reporting Hospital Quality Data for Annual Payment Update (RHQDAPU) initiative was developed as a result of MMA. In 2010, the RHQDAPU program was renamed the Hospital Inpatient Quality Reporting (IQR) Program. See http://www.qualitynet.org/dcs/ContentServer?cid=1138115987129&pagename=QnetPublic%2FPage%2FQnetTier2&c=Page.
44 See http://www.hospitalcompare.hhs.gov/staticpages/for-consumers/ooc/death-mortality-measures.aspx for readmissions data reported in Hospital COMPARE.
45 Information on the beneficiary’s past medical history and comorbidities are based on diagnoses (ICD-9 codes) on the patient’s discharge claim, and are from the hospital inpatient, hospital outpatient, and physician Medicare claims submitted up to 12 months prior to the admission. See http://www.hospitalcompare.hhs.gov/staticpages/for-professionals/ooc/risk-adjustments-and-covariates.aspx.
46 The hierarchical generalized linear model accounts for the clustering of patients within hospitals based on the assumption that an individual hospital will provide similar quality of care across patients within its patient population, which can be measured using hospital-specific intercepts. The hospital-specific intercepts are given a distribution in order to account for the clustering or non-independence of patients within the same hospital. If there were no differences among hospitals, then, after adjusting for patient risk, the hospital intercepts should be identical across all hospitals. The expected number of readmissions in each hospital is estimated using its patient mix and the average hospital-specific intercept (the average of each of the estimated hospital-specific intercepts). The predicted number of readmissions in each hospital is estimated given the same patient mix but the hospital-specific intercept. The excess readmission ratio for a hospital is its predicted number divided by its expected number of readmissions. This is a form of indirect standardization that accounts for variation across hospitals in how sick their patients are when admitted to the hospital and the variation in the number of patients a hospital treats to reveal differences in hospital-specific quality.
47 Federal Register, August 18, 2011, vol. 76, no 160, pp. 51660-51676. Until FY2015, the hospital readmission program is required to use three readmission measures that were endorsed by NQF as of enactment. At that point, (to the extent practicable), CMS will expand the measures to the four additional conditions identified in MedPAC’s June (continued...)
higher-than-expected spending on readmissions for Medicare FFS beneficiaries initially hospitalized with one of these three principal diagnoses will be penalized starting in FY2013. The penalty will be capped at 1% of a hospital’s base payments for all its Medicare discharges in FY2013, 2% in FY2014, and 3% in FY2015 and subsequently.

CMS has established its three readmission measures as all-cause readmissions of an aged beneficiary to the same hospital or a different hospital within 30 days of the original (index or initial) admission, with limited exclusions of subsequent admissions.48 Academics, other policy makers, and organizations have used different time periods and definitions to measure readmissions.49 Also, unlike an all-cause measure, other approaches to readmission measures attempt to identify preventable admissions and use different methods to distinguish those readmissions that might be avoided and those that might not be avoided. As noted by certain hospitals and their advocates, these different methods can result in different relative readmission rates for hospitals, a comparative analyses that may have financial implications for their Medicare payments starting in FY2013 when the penalties are implemented. Also, although Medicare’s all-cause readmission measures do exclude certain readmissions, according to hospital advocates they do not exclude a sufficient number of planned readmissions related to the original admission or, as directed by statute, a sufficient number of unrelated readmissions.50 Finally, hospital advocates fear that the HRRP program may end up penalizing hospitals unfairly for those factors affecting readmissions that are out of their control. This is expressed as a particular concern for safety-net hospitals that serve challenging patient populations within limited financial if not clinical resources. However, as discussed subsequently, CMS has implemented other policy initiatives and demonstration projects to provide technical and financial assistance to address fundamental causes of rehospitalizations, particularly for certain low-performing providers.

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2007 report. There is no requirement that NQF endorse these additional measures as long as CMS considers such endorsed measures.

48 This methodology does not try to distinguish preventable admissions, but is an all-cause readmission measure with the following exclusions. All admissions from Medicare disabled beneficiaries under the age of 65 are excluded. The admissions of certain aged Medicare beneficiaries are excluded: those who die in the hospital; those who are subsequently transferred to another acute care facility; those who are discharged against medical advice (AMA); those without at least 30 days post-discharge enrollment in FFS Medicare; and those who are readmitted on the same day to the same hospital with the same condition (patient admission is only counted once). Only the AMI readmission measure will exclude patients who are discharged alive on the same day that they are admitted (because these patients are unlikely to have had a heart attack). Also, the AMI measure will exclude readmissions within 30 days for percutaneous transluminal coronary angioplasty (PTCA) or coronary artery bypass graft (CABG) procedures (because these readmissions likely represent planned readmissions that are part of the same episode of care.) See http://www.hospitalcompare.hhs.gov/staticpages/for-professionals/ooc/data-collection-methods.aspx.

49 A shorter time interval may provide a greater degree of confidence that a readmission is related to the initial condition. A longer readmission time interval will identify more readmissions. 30-day readmission rates are the most common readmission measure, according to Norbert J Goldfield, Elizabeth C. McCullough, John S. Hughes, Anna.M. Tang, Beth Eastman, Lisa K. Rawlins, and Richard.F Averill, “Identifying Potentially Preventable Readmissions,” Healthcare Financing Review, vol 30, no. 1, (Fall 2008), pp. 75-91.

50 ACA directs the Secretary to use endorsed measures that have exclusions for readmissions that are unrelated to the prior discharge (such as a planned readmission or a transfer to another acute care hospital).
Medicare’s Existing Payment Incentives and Conditions of Participation (COP) for Discharge Planning

Policy makers have longstanding concerns about the financial and quality incentives in a FFS payment system. Generally, under FFS, a provider receives a payment, set in advance, for each service, bears the risk for the number and costs for inputs that comprise that service, but has no limit on the number of services provided. Most typically, payment is made regardless of quality or outcomes. The current design of Medicare’s IPPS for acute care hospitals in particular (and FFS generally) does not provide incentives to hospitals to contain avoidable readmissions for beneficiaries or to improve the quality of care provided. Medicare now pays for all readmissions except when patients are rehospitalized within 24 hours after discharge for the same condition for which they were originally hospitalized. Under existing payment incentives, hospitals could lose income by reducing readmissions, as fewer rehospitalizations would result in fewer billable discharges. Under Medicare FFS, hospitals and physicians are usually paid separately, even if a physician is working in the hospital. In fact, although IPPS hospitals are usually paid on a per-case basis, physicians are typically paid on a per-service basis. Similarly, post-acute care providers of post-hospital care are each paid separately and receive more reimbursement for each Medicare admission or episode of home health care.

Under IPPS, Medicare pays for most acute-care hospital stays using a prospectively determined payment for each discharge, intended to cover the services provided during a hospital stay: any differences between Medicare payments and hospital costs, either profits or losses, are absorbed by the hospital. In essence, hospitals are financially rewarded for the efficient delivery of medical and surgical care and are more likely to discharge patients earlier. These incentives to provide efficient care also extend to the amount of resources that hospitals dedicate to discharge planning. Hospitals that participate in the Medicare program are required by Medicare’s COP to provide discharge care instructions to Medicare beneficiaries. These requirements are subject to survey and recertification efforts by state agencies or by CMS-approved accrediting bodies.

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53 When a patient is discharged or transferred from an IPPS hospital and is readmitted to the same hospital on the same day for symptoms related to, or for the evaluation and management of, the prior stay’s medical condition, the two hospital stays are combined. Also, QIOs and other Medicare contractors have the authority to review readmissions for medical necessity and related conditions. CMS Medicare Claims Processing Manual, Chapter 3, Section 40.2.5.
54 Payments under IPPS depend on the relative resource use associated with a patient classification group, referred to as the Medicare severity (MS) diagnosis related groups (DRG or collectively, MS-DRG), to which the patient is assigned based on an estimate of the relative resources needed to care for a patient with a specific diagnosis and set of care needs. Medicare’s IPPS includes adjustments that reflect certain characteristics of the hospital. For instance, a hospital with an approved resident training program could qualify for an indirect medical education (IME) adjustment; hospitals that serve a sufficient number of poor Medicare or Medicaid patients would receive higher Medicare payments because of their disproportionate share hospital (DSH) adjustment. Through FY2012, hospitals located more than 15 miles from another hospital with less than 1,600 total discharges receive a low-volume adjustment. Hospitals in Maryland are not paid using IPPS; rather, they receive Medicare payments based on a state-specific Medicare reimbursement system.
56 42 CFR 482 contains the COP for hospitals, which are the minimum health and safety standards that hospitals must meet to be Medicare and Medicaid certified. These include, among numerous requirements, requirements related to patients’ rights, emergency services, outpatient services, medical record services, and laboratory services. See (continued...)
The Medicare discharge-planning COP regulation (42 CFR 482.43) requires Medicare participating hospitals (more than 90% of all acute-care hospitals in the United States) to have a discharge planning process that applies to all patients. The hospital is required to identify all patients who are expected to experience adverse health consequences upon discharge at an early stage of hospitalization. The hospital must provide a discharge-planning evaluation to these patients and to other patients upon request; this evaluation must be done on a timely basis and must include an evaluation of the patient’s likely need for and availability of post-acute services. This information must be included in the patient’s medical record and the hospital must discuss the evaluation results with the patient or patient’s representative. The hospital must develop any necessary discharge plan and arrange for its initial implementation.\(^{57}\) The hospital must counsel the patient, family members or interested parties as necessary to prepare them for post-hospital care and advise them of its availability.\(^{58}\) The hospital must transfer or refer patients along with necessary medical information to appropriate facilities, agencies, or outpatient services as needed for follow-up or ancillary care.

Despite these requirements, some studies have found instances in which discharge planning is incomplete and necessary information is not provided by hospitals to physicians and post-acute providers in a timely manner. A literature review of 55 observational studies published between 1970 and 2005 indicated that primary care physicians considered the following information to be among the most important components of discharge information: a patient’s main diagnosis; pertinent physical findings; results of procedures and laboratory tests; and discharge medications, with reasons for any changes to the previous medication regimen; among other information.\(^{59}\) However, these studies also found that audits of hospital discharge documents, which are often physician-dictated and transcribed, demonstrated a frequent absence of such information. In addition, only between 12% and 34% of physicians treating a patient after a hospital discharge had a copy of the patient’s hospital discharge summary.\(^{60}\) Another analysis of discharge summaries of adults 70 years and older at an academic teaching facility found that 74% of summaries did not include pending test results and 82% of the summaries did not include information regarding patient’s final cognitive status.\(^{61}\) Generally, outpatient physicians who do not have complete and timely information about a patient’s case may not make adequate follow-up care decisions.

\(^{57}\) Both the discharge plan evaluation and a discharge plan must be developed by, or under the supervision of, a registered professional nurse, social worker, or other appropriately qualified personnel.

\(^{58}\) Among other requirements related to the discharge plan, the hospital must include, where appropriate, a list of home health agencies or skilled nursing facilities available to the patient, that are participating in the Medicare program and serving the area in which the patient resides or, for skilled nursing facilities, in the geographic area the patient requests.

\(^{59}\) After analyzing these studies, the authors found that discharge summaries lacked the following information (results were reported as both a median and a range of percentage of occurrences): diagnostic test results, 38% (ranging from 33% to 63%); the treatment or hospital course, 14.5% (ranging from 7% to 22%); discharge medications, 21% (ranging from 2% to 40%); test results pending at discharge, 65% (no range available); and follow-up plans, 14% (ranging from 2%-43%). Sunil Kripalani, Frank LeFevre, and Christopher. O. Phillips, Mark Williams, Preetha Basaviah, David W. Baker, “Deficits in Communication and Information Transfer Between Hospital-based and Primary Care Physicians: Implications for Patient Safety and Continuity of Care,” *JAMA*, vol. 297, no. 8 (February 28, 2007), pp. 831-841.

\(^{60}\) Ibid.

\(^{61}\) The study also found that higher discharge summary scores were associated with reduced 30-day readmissions. Alicia Arbaje, Vishnu Surapaneni, Karen Chen, Ivana Vaughn, Kathryn Eubank, and Bruce Leff, “Higher Quality Discharge Summaries of Hospitalized Older Adults are Associated with Reduced Risk of Readmission: Instrument Development and Outcomes,” Paper presented at the 2011 Academy Health Annual Research Meeting, Seattle, WA.
The evidence regarding the impact of hospital discharge planning activities as now conducted on hospital readmissions may depend upon measures used to assess discharge planning. A study used two different discharge planning measures to evaluate CHF and PN readmissions.\textsuperscript{62} It found no association between CHF readmission rates and a measure based on whether discharge planning was documented in the medical record chart.\textsuperscript{63} (As noted by the author, this measure may simply capture whether hospitals document their activities, not the adequacy of the process or the sufficiency of the information conveyed to patients, caregivers, and post-acute providers.) There was only a modest association between PN and CHF readmissions and a readmission measure based on the patient-reported experience with discharge planning. In fact, there was only a weak correlation between the two discharge measures.\textsuperscript{64}

As discussed in the next section, there is a body of work that supports the importance of comprehensive and timely discharge planning as a strategy to reduce hospital readmissions. A meta-analysis of 8 studies of HF patients receiving comprehensive discharge planning, which generally entails post-discharge activities, had 75\% the risk of hospital readmission compared to patients with HF treated with usual care.\textsuperscript{65} A systematic review of 21 randomized controlled trials with patients having a mix of medical and surgical conditions found that patients with an individualized discharge plan, compared to those without an individualized discharge plan, had 85\% of the readmission risk.\textsuperscript{66} In its June 2011, report, MedPAC recommended that the hospital COP be updated to encourage the adoption of different processes that are thought to improve patient outcomes. For instance hospitals could be required to get discharge instructions to the appropriate community provider within 48 hours of discharge (which is thought to reduce hospital readmission rates).\textsuperscript{67} On October 24, 2011, CMS published proposed changes to the hospital (and critical access hospital) COP, primarily to streamline burdensome or dated regulations. These regulations were finalized on May 16, 2012 and become effective July 16, 2012. There were no modifications to the existing hospital discharge planning requirements.

The following section will discuss recent and ongoing efforts to identify certain systemic causes and structured approaches to address Medicare rehospitalizations within specific providers and

\textsuperscript{62} Ashish K. Jha, E. John Orav, and Arnold M. Epstein, “Public Reporting of Discharge Planning and Rates of Readmission” NEJM, 2009; 361: 2637-45 examined two different discharge measures to evaluate CHF and PN readmissions to conclude that efforts to publically report data on discharge planning was not likely to yield large reductions in unnecessary admissions.

\textsuperscript{63} Performance on the chart-based discharge measure was measured using a scale from 0-100. The authors note that performance criteria were met if the medical record stated that the patient or a caregiver was provided with written instructions or educational material prior to discharge addressing the following: activity level, diet, discharge medications, follow-up appointment, weight monitoring, and what to do if symptoms worsen.

\textsuperscript{64} Low correlation between performance evaluated with the two discharge planning measures may be due to the fact that the chart-based measure had information from CHF patients only, while the patient-reported measure had information from all hospitalized medical and surgical patients.


\textsuperscript{67} MedPAC also recommended changes in the enforcement of COP and the correction of provider deficiencies through the development of intermediate sanctions and other interventions. Issues associated with how to define, measure and audit compliance would need to be addressed. MedPAC, “Enhancing Technical Assistance to Providers,” June 2011, pp. 107-112.
Addressing Medicare Hospital Readmissions

Current Medicare Care Transition Initiatives

Prior to the enactment of ACA, from August 2008, through July 2011, during its 9th SOW, QIOs in 14 states collaborated with providers in selected communities to identify the underlying causes of hospital readmissions in their communities and then develop different strategies to prevent those rehospitalizations. QIOs sought to identify causes of poor transitional care and to develop targeted intervention strategies in order to improve patient outcomes, such as reducing 30-day readmission rates. The Care Transitions Quality Improvement Organization Support Center (QIOSC)—which assisted Medicare QIOs in the care transition project—found three fundamental causes of patient readmissions: (1) declining health conditions that were not being properly managed, (2) medication regimens that were not appropriate, and (3) inappropriate use of emergency rooms (rather than using other types of medical services). The QIOSC attributed these problems to three systemic gaps in care for patients:

- Lack of engagement or activation of patients and families into effective post-acute self management,
- Lack of standard and known processes among providers for transferring patients and medical responsibility, and
- Ineffective or unreliable sharing of relevant clinical information.

To address these gaps, QIOs worked on different approaches to (1) engage (or activate) patients; (2) develop standard, known discharge processes, including scheduling necessary follow-up care; and (3) ensure that clinicians and providers have necessary, timely information on the patient’s condition and need for follow-up care. Table 1 provides a brief summary of underlying

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68 CMS has been involved with supporting care transitions since 2003, when it joined with the Administration on Aging (AoA) to fund Aging and Disability Resource Center care transitions programs. Local area agencies on aging had been working with Medicare QIOs in some states on the 9th SOW care transitions project.

69 A QIO support contractor (also called a national coordinating center) leads national efforts to support the local QIOs in achieving the goals of each SOW project. The project support contractor is the contact that sends, receives and disseminates information to the QIOs, collects and reports data, establishes and maintains contacts with national clinical quality improvement experts, and gathers or develops quality improvement tools. The Colorado Foundation for Medical Care (CFMC) was the QIOSC for the 9th SOW care transitions project.


71 Patient activation means that patients have information about their condition, understand warning signs that indicate a clinical deterioration in their health status; patients (or their representatives) know how to advocate for themselves in order to ask appropriate questions. Patient activation also may include a personal health record, an emergency care plan, a pill box or medication manager, and instruction using a “teach-back” method—where the patient explains to a provider or “coach” (in order to ensure that he or she understands) what his or her condition is, what medications are being taken, or other issues.

72 In the 9th SOW, QIOs developed a number of protocols, standard forms, or best practices to assess patients’ health status, routinize discharge procedures and schedule necessary follow-up care.

73 In the 9th SOW, depending up the locality, QIOs identified care coordination efforts, which could link providers across settings, (data sharing between providers inside and outside the hospital); discharge process improvements, such as notifications given to a patient’s primary care physician; and community outreach, which could provide better social supports and assistance tailored to the patient’s needs.
causes of hospital readmissions, their significance for readmissions as well as specific interventions thought to address those contributing factors. This information is supplemented by the discussion in Appendix A of this report.

Table 1. Causes of and Tools for Addressing Readmissions

<table>
<thead>
<tr>
<th>Problem</th>
<th>Goal</th>
<th>Significance for readmissions</th>
<th>Specific interventions to address problem</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fragmented documentation - Diagnostic test results, hospital treatment information, tests pending at discharge, or follow-up plans—which are considered essential by physicians treating discharged patients—are often not provided in hospital discharge summaries.</td>
<td>Improve discharge planning – Provide clear, timely, understandable information or instructions regarding patients’ likely need for post-hospital treatment, as well as post-acute treatment options to all patients or their representatives. Develop standardized approaches to providing appropriate discharge planning for patients at risk for rehospitalization.</td>
<td>Future hospitalizations may be reduced, in part, by informing patients and caregivers in a timely manner about how best to manage the patient’s care following hospital discharge, as well as regarding availability of post-acute providers in the geographic area.</td>
<td>(1) Create a patient health record. (2) Evaluate the hospital discharge plan. (3) Communicate with providers in the hospital to discuss tests and patient care plan.</td>
</tr>
<tr>
<td>Poor patient self-management - Many patients may not receive information they need to manage their care. For instance, heart failure patients did not receive information about worsening symptoms, diet, drug interactions, follow-up appointments, and weight monitoring.</td>
<td>Educate patients on self-management of care – Teach patients and their representatives how to manage and advocate for their health care needs to prevent the unnecessary decline of patient health and/or address the appropriate interventions for the patient’s health.</td>
<td>Patient behavior could contribute to risks for future hospitalizations, due to inappropriate use of medications, poor understanding of signs of deteriorating health, or other poor management.</td>
<td>(1) Make follow-up appointments and coordinate referrals for community resources. (2) Discuss test and laboratory results with patients. (3) Assist patients with understanding prescribed medications. (4) Coach patients to advocate for their own health needs and to recognize health warning signs. (5) Follow-up with patients after discharge, including home visits and telephone calls.</td>
</tr>
<tr>
<td>Lack of post-discharge follow-up - Many patients are not meeting with a physician outside the hospital setting following hospital discharge. In addition, a large proportion of patients are not receiving discharge instructions. Around 25% of Medicare beneficiaries are reported to have been rehospitalized following a</td>
<td>Improve post-acute follow-up and patient support - Provide access and reminders to patients and their representatives to necessary post-acute care, including rehabilitative, home health, or skilled nursing services. Fill in communication gaps between hospital and other providers by ensuring sharing of appropriate clinical information.</td>
<td>Information regarding patient treatment history or post-discharge plans may not be available to the post-acute providers—including home health agencies, physicians, or SNFs—resulting in treatment errors</td>
<td>(1) Make follow-up appointments and coordinate referrals for community resources. (2) Create a patient health record. (3) Support self-management. (4) Use bundled payment methodology.</td>
</tr>
</tbody>
</table>
### Addressing Medicare Hospital Readmissions

**Problem**

- Stay in a skilled nursing facility (SNF).
- Community infrastructure problems - Substantial variation among states in regard to hospital readmission from SNFs has been observed. Variation among states has also been observed in regard to hospital readmissions.
- Lack of patient support - Patients who live alone or have no access to caregiver support are more at risk for a hospital readmission than those with a support system.
- Medication discrepancies - Medication errors are some of the most widespread medical errors and may be common in hospitals. Also, surgical errors have been shown to be associated with a higher risk of hospital readmission.

**Goal**

- Bring together community stakeholders - Create awareness of the readmissions issue and begin to address practice patterns that may contribute to readmissions.
- Improve caregiver engagement and education to create a support system for the patient in the post-discharge setting - Enable caregivers to understand and comply with discharge care plans, including taking patients to follow-up physician visits or other appointments, or by assisting with patients’ other daily needs.
- Establish common personal health record and reconcile medication - Provide a tool with personalized information about medications used by patient as well as reconcile pre-hospital visit medication list with discharge medication list.

**Significance for readmissions**

- or poor care.
- In part due to different regional practice patterns, compared to areas with fewer hospital beds, areas with more hospital beds may be more likely to have higher hospital readmission rates.
- Assistance provided by caregivers may help prevent the occurrence of an adverse event or the deterioration of patient health that may lead to a rehospitalization.
- Medication discrepancies can lead to adverse events, which can lead to an emergency room and/or a hospital readmission.

**Specific interventions to address problem**

- State-specific programs that (1) bring together various state-level and local stakeholders to identify and apply community resources; and (2) partner hospitals with patients, home health agencies, SNFs and outpatient providers.
- (1) Educate caregivers about warning signs of deteriorating patient health. (2) Involve caregivers in discussion of post-discharge follow-up needs. (3) Educate caregivers, along with patients, about patient care needs and disease management.
- (1) Perform medication reconciliation in hospital. (2) Educate patients about medications. (3) Create and use patient health record. (4) Maintain telephone contact (or visit homes of patient) to address medication issue.

**Source:** CRS summary of QIO documents and readmission literature available at http://www.cfmc.org/integratingcare/toolkit.htm.

As part of the 10th SOW which began August 1, 2011, QIOs will work to reduce readmissions 20% by 2013 which would prevent the rehospitalization of an estimated 1.6 million hospital patients, among other goals. QIOs will also provide technical assistance to candidates seeking to participate in Community Care Transitions Program (discussed next) and other communities.

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74 In June, 2011, MedPAC recommended that the QIO program be restructured to give providers (and communities) increased choice in who can provide technical quality improvement assistance, to increase competition between these entities, to provide more flexibility in the use of the resources (by direct grants to providers among other changes) and to increase focus on low-performing providers and communities. MedPAC’s June 2011, Report to Congress: Medicare and the Health Care Delivery System (subsequently referred to as “MedPAC, “Enhancing Technical Assistance to Providers” June 2011”)

75 As indicated in the 10th SOW, QIOs will provide technical support for the application process which may include data analyses and trending reports, interventions selection rationale, and cost estimates for interventions and assistance (continued...)
Community-Based Care Transitions Program (CCTP) for High-Risk Medicare Beneficiaries

Section 3026 of the ACA establishes a five-year community-based care transitions program (CCTP) for eligible entities beginning January 1, 2011, to test models for improving care transitions for high-risk Medicare beneficiaries. An eligible entity is an IPPS hospital with high readmission rates or certain community based organizations (CBOs) that provide care transition services. Consideration is given to CBOs working with multiple high readmission hospitals in the community. Preference is given to entities that participate in the care transitions program administered by the AoA or that provide services to medically underserved populations, small communities, and rural areas. Consideration is given to physician practices (particularly primary care practices) that meet the statutory CBO definition, to programs that have established care management interventions with state Medicaid programs and those who have established relationships with primary care medical homes serving Medicare beneficiaries (described subsequently). As noted by CMS, awardees are expected to work closely with accountable care organizations (ACOs) and medical homes developed in their communities, as it is ultimately the responsibility of the delivery system to manage care transition and the services needed to support them.

The goals of the CCTP are to improve transitions of high-risk beneficiaries from the inpatient hospital setting to other care settings, to improve quality of care, to reduce readmissions for high-risk beneficiaries, and to document measurable savings to the Medicare program. To this end, Medicare plans to spend $500 million for this five-year program beginning in January 1, 2011. CCTP may be continued or expanded if the Office of the Actuary (OACT) certifies that the expansion would reduce Medicare spending without reducing quality.

...(continued)

with other application requirements. QIOs will also provide assistance for communities that are not accepted into formal Care Transitions Programs by providing quarterly readmission metrics on various measures (coalition readmission rates; hospital readmission rates, post-acute care setting readmission rates, disease specific readmission rates, emergency department visit rates, and observation stay rates and mortality rates).

76 High-risk beneficiaries will be identified using a hierarchical condition category score based on the existence of multiple chronic conditions, previous substandard transitions into post-hospitalization care, or other readmission risk factors which may include cognitive impairment, depression, a history of multiple readmissions, or others factors. The CCTP program is restricted to Medicare FFS beneficiaries including those who are dually eligible (for Medicaid and Medicare).

77 High readmission hospitals are those with 30-day readmission rates on at least two of the three Hospitals COMPARE measures (HF, AMI, PN) that fall into the top quartile for their state. A listing of the high readmission hospitals can be found at http://www.cms.gov/DemoProjectsEvalRpts/downloads/CCTP_FourthQuartileHospbyState.pdf.

78 Eligible CBOs have a governing body that includes sufficient representation of multiple health care stakeholders (including consumers) and provide care transition services across a continuum of care through arrangements with IPPS hospitals. As noted by CMS, CBOs are expected to coordinate across all settings, including hospitals, nursing homes, home health, SNF, and hospice. “Beneficiaries often experience multiple transitions following discharge from the hospital and therefore a CBO must follow that beneficiary across various settings if there is any hope of reducing avoidable admissions.” See https://questions.cms.hhs.gov/app/answers/detail/a_id/10602/related/1.

79 As noted in the CCTP application, participants are expected to reduce Medicare expenditures through the provision of care transition services which would reduce avoidable hospital readmissions. The application must include assumptions regarding overall participation rates, rationale and projections of the readmissions to be avoided, and overall reduction in readmission rates.
CMS has published a solicitation for applications from entities interested in participating in the CCTP.\(^{80}\) CCTP applications must describe the root cause analysis that informed the selection of the proposed intervention and target population. These applications also include information about the beneficiary notification process which tells them about participation in the program and information about the applicant’s implementation strategy (including recruitment strategy and contingency plans for achieving beneficiary participation thresholds). Applicants must have prior experience with successfully managing care transitions and reducing readmissions. Entities are awarded a two-year agreement that may be extended—based on their performance—on an annual basis for the remaining three years. Applicants must provide a budget and a per eligible discharge rate for transitional care services. Entities selected to participate are paid a per eligible discharge rate to cover the direct costs of care transition services, and are paid by CMS on a monthly basis for services delivered in the previous month.\(^{81}\)

CMS has selected the Lewin Group, a health care consulting organization, to provide support to entities selected to provide transitional care services. The Lewin Group and its team will provide technical assistance and guidance for an estimated 500 CBOs and hospitals expected to be involved in the project. Lewin will gather best practices through site visits and facilitate peer-to-peer information sharing through online collaboration and national meetings.\(^{82}\) On November 18, 2011, CMS made the first seven site selections for CCTP. An additional 23 sites were selected to participate in CCTP on March 14, 2012.\(^{83}\) Other awards will be issued on a rolling basis until the $500 million funding ceiling is reached.

The statutory language establishing the CCTP indicated that the care transition interventions could include (1) initiating transition services no later than 24 hours prior to discharge, (2) arranging timely post-discharge follow-up to educate patients and caregivers about responding to their own health symptoms, (3) providing assistance to ensure productive and timely interactions between patients and post-acute and out-patient providers, (4) providing self-management support (or caregiver support), and (5) conducting medication review, counseling, and management support. The intervention may not include payment for discharge planning services required under Medicare COP.

In the CTTP solicitation, CMS provides information about certain evidence-based care transitions models that were jointly funded by AoA and CMS. Entities participating in the program are not required to use these transition models,\(^{84}\) but consideration is given to applicants proposing to use the following care transition models:\(^{85}\)

- The Care Transitions Initiative (CTI) is a four-week program which provides a nurse transition “coach” (an advanced practice nurse) to assist patients with complex care needs, and their families, in being more assertive during care transitions, to have

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\(^{81}\) https://questions.cms.hhs.gov/app/answers/detail/a_id/10703/kw/Community%20Based%20Care%20Transition%20Program.
\(^{82}\) The Lewin Group’s team includes the Colorado Foundation for Medical Care, the University of Colorado, Seamon Corporation, 371 Productions and ON24.
\(^{83}\) For summary data on the collaborative network, the prior experience, the target population, the service community, and the implementation strategy of the participants, see http://innovation.cms.gov/initiatives/Partnership-for-Patients/CCTP/partners.html.
\(^{84}\) https://questions.cms.hhs.gov/app/answers/detail/a_id/10600.
\(^{85}\) https://questions.cms.hhs.gov/app/answers/detail/a_id/10600.
continuity of care across settings, and have their needs met in any care setting. In a randomized controlled trial involving 750 subjects aged 65 and older in a large, integrated delivery system in Colorado, patients receiving the CTI had lower readmission rates at 30 days and at 90 days and lower mean hospital costs than those patients without the CTI intervention. In addition, a qualitative review of the results appeared to indicate improved self-management and confidence about what was required by study participants who received the intervention. A number of hospitals and health systems have implemented the CTI model, including the implementation of CTI in 2007 in 10 California locations as part of a one-year, $650,000, effort funded by the California Health Care Foundation.

- The Transitional Care Model (TCM) created by a team based at the University of Pennsylvania (including testing in three completed National Institutes of Health funded randomized, controlled clinical trials), establishes a transitional care team led by an advanced practice nurse who has a masters degree in nursing. This transitional care nurse (TCN) treats a patient before, during, and after discharge from the hospital and specifically targets chronically ill high-risk older adults. In a multi-site randomized control trial for persons age 65 and older and hospitalized with heart failure, the intervention TCM group had fewer readmissions in one year following hospital discharge. The total cost of care for the intervention group was 39% lower per patient than for the control group.

- Project BOOST (Better Outcomes for Older Adults through Safe Transitions) has a toolkit which aims to improve care transitions for older adults. The intervention sponsored by the Society of Hospital Medicine and the John A. Hartford Foundation, involves a risk assessment of the patient on eight dimensions with risk-specific interventions developed to target specific patients. The patient’s understanding of his or her situation as well as readiness to be discharged is assessed at different points during the hospital stay. Project BOOST is associated with improved quality of life, increased

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86 See http://www.caretransitions.org/.
89 See http://www.chcf.org/topics/view.cfm?itemID=128306. Six of the nine grantees that completed the project had specific plans to continue the care transitions work when the project ended in September 2008. The CHCF Care Transitions Projects: Final Progress Report and Meeting Summary, March 2009.
90 See http://www.transitionalcare.info/.
91 Mary A. Naylor, Dorothy Brooten, and Roberta Campbell et al., “Transitional Care of Older Adults Hospitalized with Heart Failure: A Randomized Clinical Trial,” Journal of the American Geriatrics Society, vol. 52, no. 5 (May 1, 2004), pp. 675-684.
93 The 8P is an eight component screening tool that evaluates (1) problem medications, (2) psychological needs, (3) principal diagnosis, (4) polypharmacy (the potential for adverse reactions when a patient takes multiple drugs); (5) health literacy, (6) patient support, (7) prior hospitalizations, and (8) need for palliative care.
94 The patient is evaluated in two domains: logistical issues and psychosocial issues using the general assessment of preparedness (GAP) Tool. Depending upon the question, the assessment occurs at admission, prior to discharge, or at discharge.
involvement and satisfaction with hospital discharge care and improved communication between the hospital and physicians.\textsuperscript{95}

- Re-Engineered Design (RED) consists of a set of 11 actions taken primarily during a hospital stay by discharge advocates (registered nurses) to address care transition elements.\textsuperscript{96} In a study involving Project RED, 370 patients participating in the project were one-third less likely to be readmitted to the hospital or visit the emergency department than patients who did not participate in the project. Compared to roughly one-third of patients not in the project who left the hospital with a follow-up appointment, almost all project participants had an appointment at that time. Also, more than 90\% of participants’ primary care physicians received patient discharge information within one day of leaving the hospital. Medication review by pharmacists of project participants also successfully identified a number of medication errors.\textsuperscript{97} and

- Transforming Care at the Bedside (TCAB) was created through a partnership between the Institute for Healthcare Improvement and the Robert Wood Johnson Foundation in 2003 in order to address safety and quality of patient care in hospitals and to improve staff satisfaction. One aspect of TCAB addresses transitional care and encompasses (1) assessing the patient’s post-discharge options at the time of hospital admission; (2) educating the patient and family caregiver and confirming their understanding of discharge instructions; (3) providing medication information to outpatient providers seen after leaving the hospital; and (4) scheduling post-acute care follow-up for high-risk patients,\textsuperscript{98} or providing a follow-up phone call and scheduled physician office visit to moderate risk patients.\textsuperscript{99} An assessment found the intervention was associated with reductions in patient wait times and an increase in patient and staff satisfaction, among other benefits.\textsuperscript{100}

Generally, these models aim to provide (1) care coordination between the hospital and post-hospital settings and providers; (2) education of patient and family caregivers; (3) follow-up

\textsuperscript{95} David Preen, Belinda E. S. Bailey, Alan Wright, Peter Kendall, Martin Phillips, Joseph Hung, Randall Hendriks, Annette Mather, and Elizabeth Williams, “Effects of a Multidisciplinary, Post-discharge Continuance of Care Intervention on Quality of Life, Discharge Satisfaction, and Hospital Length of Stay: A Randomized Controlled Trial.” International Journal for Quality in Health Care, vol. 17, no. 1 (2005), pp. 43-51.

\textsuperscript{96} See http://www.bu.edu/fammed/projectred/. Louise is a virtual nurse or discharge advocate that runs on a touch screen display as part of a bedside patient education system that is also part of the RED toolkit.

\textsuperscript{97} Brian W. Jack, Veerappa K. Chetty, and David Anthony \textit{et al}., “A Reengineered Hospital Discharge Program to Decrease Rehospitalization,” \textit{Annals of Internal Medicine}, vol. 150, no. 3. (February 3, 2009), pp. 178-187.

\textsuperscript{98} A high-risk patient is defined as one who has been admitted two or more times in the past year and failed teach back (could not recall or repeat discharge instructions) or as someone whose family caregiver has a low degree of confidence to carry out self-care at home. Self-care includes weighing self, maintaining diet or adhering to medications, and accessing food, transportation, and medications.

\textsuperscript{99} A moderate risk patient is defined as one who has been admitted once in the past year and as someone whose patient or family caregiver has a moderate degree of confidence to carry out self-care at home. Gail A. Nielsen, Annette Bartely, Eric Coleman, Roger Resar, Pat Rutherford, Dan Souw, and Jane Taylor. \textit{Transforming Care at the Bedside How-to Guide: Creating an Ideal Transition Home for Patients with Heart Failure}. Cambridge, MA: Institute for Healthcare Improvement; 2008. Although the guide addresses the creation of transition homes for patients with heart failure, it is presented as adaptable for patients with other conditions.

monitoring of a patient’s health status after discharge; and (4) care from a transitional coach or team to manage clinical, psychosocial, rehabilitative, nutritional, and pharmacy needs after discharge. The scope of the intervention (and therefore the associated costs) with respect to patients targeted, as well as the duration and types of services involved, will vary by care transition model. Table 2 summarizes key features of the five different care transition models.

### Table 2. Key Features of Five Different Care Transition Models

<table>
<thead>
<tr>
<th>Program focus</th>
<th>Care Transitions Initiative (CTI)</th>
<th>Transitional Care Model (TCM)</th>
<th>Project BOOST</th>
<th>Re-Engineered Design (RED)</th>
<th>Transforming Care at the Bedside (TCAB) Creating an Ideal Transition Home</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age</td>
<td>Age 65 and older (may be applied to younger adults).</td>
<td>Age 65 and older.</td>
<td>At least 18 years old, with a focus on older adults.</td>
<td>No age specified.</td>
<td>No age specified.</td>
</tr>
<tr>
<td>Risk factors and other patient characteristics</td>
<td>Have at least one of 11 diagnoses. English speaking with working telephone. Planned discharge to home or SNF (not long-term care).</td>
<td>2 or more risk factors: recent hospitalizations, multiple chronic conditions, or poor self-health ratings. Patient’s home is primary care setting (testing TCM on long-term care recipients).</td>
<td>Identifies high risk patients using 8P screening tool at admission.</td>
<td>Not discussed.</td>
<td>Moderate-risk and high-risk patients with congestive heart failure (but can be adapted and generalized to other patient populations).</td>
</tr>
<tr>
<td>Assessment of cognitive ability and ability to participate in intervention</td>
<td>Cognitive ability and mental state determined through mental health screen. For patients who fail or if dementia is present, a willing, reliable caregiver is required.</td>
<td>Cognitively intact patients are required (are now testing TCM on cognitively impaired older adults).</td>
<td>Cognitive ability assessed on admission. If dementia is present, then a reliable caregiver is required.</td>
<td>Not discussed.</td>
<td>Patient assessment on admission, including cognitive status. Goal is to identify learner(s) who can be either patient or caregiver.</td>
</tr>
</tbody>
</table>
## Program Scope

<table>
<thead>
<tr>
<th>Length of program</th>
<th>Care Transitions Initiative (CTI)</th>
<th>Transitional Care Model (TCM)</th>
<th>Project BOOST</th>
<th>Transforming Care at the Bedside (TCAB) Creating an Ideal Transition Home</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 weeks.</td>
<td>Transitions care (TCAB)</td>
<td>Hospital admission up to 72 hours after discharge.</td>
<td>Hospital admission up to 5 days following discharge.</td>
<td>Teams of 5-7 people, including front-line staff (nurses, physicians, and pharmacists) and patients or caregivers to create hospital program; APN makes follow-up phone calls.</td>
</tr>
<tr>
<td>1-3 months.</td>
<td>Transitions care nurse (TCN) is an advanced practice nurse (APN) with masters degree and a caseload of 15-20 patients.</td>
<td>No explicit care coordinator. Team approach among clinical nursing staff, hospitalists (physicians who specialize in the practice of hospital medicine) and other hospital staff.</td>
<td>Trained registered nurse (“discharge advocate”) coordinates discharge plan with the hospital team.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>“Coleman Model”</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>“Naylor Model”</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Staff or team involved

- **Transitions care nurse (TCN)** is not a skilled care provider.
- **Transitions care nurse (TCN)** is an advanced practice nurse (APN) with masters degree and a caseload of 15-20 patients.
- No explicit care coordinator.
- Trained registered nurse (“discharge advocate”) coordinates discharge plan with the hospital team.
- Teams of 5-7 people, including front-line staff (nurses, physicians, and pharmacists) and patients or caregivers to create hospital program; APN makes follow-up phone calls.

### Patient education

- Educates patients or caregivers about medications and personal health record. Provides information about signs of deteriorating conditions and appropriate follow-up actions.
- Educates patients and caregivers to identify (and meet) health goals and manage care. Nurse discusses medication and discharge instructions with patient and family.
- Uses teach-back methods with patients and caregivers to discuss medications, diagnosis, prognosis, and self-care, as well as to educate about warning signs requiring further medical attention.
- Provides education throughout the hospital stay. Explains medication plan. Educates patient about medical emergency options. Assesses patient's grasp of the discharge plan and follow-up care.
- Uses teaching materials (written, visual, audio, and face-to-face) and uses teach-back methods every day to educate patient and families about critical information needed after discharge.

### In-hospital services

- One visit to help patient manage transition out of hospital.
- Assessment within 24 hours of TCM enrollment. Daily visits throughout stay.
- At different points of stay, patients are assessed using general assessment of preparedness (GAP) tool to see if they are ready for discharge.
- Contact throughout the hospital stay.
- Intervention begins in the hospital on the first day of admission and continues every day during hospitalization.

### Discharge planning plan or checklist

- Provides personal health record (PHR) with structured discharge.
- Provides written plan with instructions and phone numbers for emergency.
- Provides patients with clear, understandable written.
- Evaluates discharge plan compared to national guidelines. Gives.
- Designates team member accountable for effective discharge of
### Addressing Medicare Hospital Readmissions

<table>
<thead>
<tr>
<th>Care Transitions Initiative (CTI) “Coleman Model”</th>
<th>Transitional Care Model (TCM) “Naylor Model”</th>
<th>Project BOOST</th>
<th>Re-Engineered Design (RED)</th>
<th>Transforming Care at the Bedside (TCAB) Creating an Ideal Transition Home</th>
</tr>
</thead>
<tbody>
<tr>
<td>checklist.</td>
<td>care.</td>
<td>discharge instructions that have reminders of what patients must do to care for themselves following discharge.</td>
<td>the patient a written discharge plan with hospitalization, medication, and follow-up care information.</td>
<td>each patient. Gives patient discharge checklist.</td>
</tr>
<tr>
<td>Post-discharge follow-up services with patient</td>
<td>Follow-up visits to SNF and/or the home. Telephone calls.</td>
<td>TCN visit in home within 24-48 hours of discharge and at least weekly during the first month following discharge, and at least semi-monthly during the rest of the intervention; daily telephone availability.</td>
<td>Telephone contact within 72 hours of discharge. Ensures follow-up appointment with aftercare medical provider within 7 days. Arranges transportation to initial follow up.</td>
<td>Telephone contact 2-3 days after discharge to reinforce discharge plan and help with any problems.</td>
</tr>
<tr>
<td>Assistance with planning follow-up services or treatment or communication with post hospital providers.</td>
<td>Emphasize importance of follow-up physician visit; prepare for visit using role-playing. Coach follows up with primary care provider or specialist following patient visit with provider or specialist.</td>
<td>TCN accompanies patient on first post-discharge physician visit and, if needed, on subsequent visits.</td>
<td>Hospitals confirm that patient’s principal outpatient provider receives discharge summary. Suggests communicating discharge summary information to other post-acute providers.</td>
<td>Makes appointments with clinicians and for post-discharge laboratory testing and other services. Coordinates appointments and helps patients keep these appointments. Provides outpatient physicians with discharge summaries, medication lists, list of patient medical issues, including test results.</td>
</tr>
<tr>
<td>Medication management services</td>
<td>In-hospital medications are discussed with</td>
<td>TCN discusses medications with hospital</td>
<td>Medications are reconciled at admission,</td>
<td>Reconciles the discharge medication plan</td>
</tr>
</tbody>
</table>

*Congressional Research Service*
### Care Transitions Initiative (CTI) - "Coleman Model"
- Patient and at home visit medication lists are reconciled. Intervention focuses on medication self-management by patient. Medication list provided in PHR.
- PHR includes patients medical history, medications (dosages) and allergies, list of warning signs or "red flags" (drug reactions and signs of worsening condition).

### Transitional Care Model (TCM) - "Naylor Model"
- Pharmacist and other providers. TCN reconciles medication upon patient discharge from hospital.
- Each patient and primary care provider of the patient receives a summary of the patient’s transition, at the end of the TCM intervention.

### Project BOOST
- During in-hospital transfers and at discharge. Medication use and side effects are reviewed with patients.
- Principal care providers receive discharge summary. Patients receive printed reminders of post-discharge care plan.

### Re-Engineered Design (RED)
- With prior medication plan. Medication use and side effects are discussed. Plan for acquiring medications is discussed with patient.
- Patients are given a written discharge plan.

### Transforming Care at the Bedside (TCAB) - Creating an Ideal Transition Home
- Evaluates withheld medications to decide if necessary to restart. Provides new medication list and assesses patient’s understanding of list.
- Transition report assesses patient’s ability to engage in various self-care activities. Patients are given phone numbers to call for help, reasons to request help, and self-care instructions.

### Written documentation of patient’s treatment, conditions and plan of care at discharge
- Written documentation of patient’s treatment, conditions and plan of care at discharge.

### Source:
CRS summary of information from care models’ websites provided in above descriptions.

<table>
<thead>
<tr>
<th>Source: CRS summary of information from care models’ websites provided in above descriptions.</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Teach back involves asking patients to recall and restate what they have been told.</td>
</tr>
</tbody>
</table>

Among other goals, CCTP seeks to document whether Medicare can realize measurable program savings by paying for care transition services. Evaluations of the earlier Medicare Care Coordination Demonstration (MCCD)\(^ {101} \) or the Medicare Health Support (MHS) Pilot Program\(^ {102} \) did not find that care coordination programs resulted in clear improvements to patient

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\(^{101}\) Established by the Balanced Budget of 1997, 15 care coordination programs for chronically ill FFS Medicare beneficiaries were started in 2002. The end dates for 11 of the 15 programs were extended from 2006 to 2008; Two of the 11 were further extended through March, 2010, because of their potential for achieving cost neutrality. http://www.cms.gov/DemoProjectsEvalRpts/MD/itemdetail.asp?filterType=none&filterByDID=0&sortByDID=3&sortOrder=descending&itemID=CMS1198864&intNumPerPage=200. Only two programs had a statistically significant effect on the annual number of hospitalizations. No program reduced Medicare program expenditures. The interventions did not systematically improve process measures of quality of care or patients’ health behaviors. Deborah Peikes, Arnold Chen, Jennifer Schore, and Randall Brown, “Effects of Care Coordination on Hospitalization, Quality of Care, and Health Care Expenditures Among Medicare Beneficiaries: 15 Randomized Trials” *JAMA*, vol. 301, no. 6 (2009), pp. 603-618. (Subsequently referred to as Peikes et al., “Effects of Care Coordination.”)

\(^{102}\) Established by MMA, starting in 2005, the MHS Program tested different care management interventions to improve clinical quality of care and beneficiary/provider satisfaction as well as achieving cost savings for chronically ill Medicare FFS beneficiaries with congestive heart failure or diabetes. Designed in two-phases, after a three-year period, the program or any of its components could be expanded if evaluated as successful according to established (continued...)
quality of care or lower Medicare’s costs. Still, an examination of the more successful MCCD participants indicates that care coordinators should interact with patients in person rather than by telephone only and should collaborate closely with patients’ physicians to influence their care. At this point, experts suggest that the most effective intervention for care coordination with respect to cost savings and quality improvement would include a proven care transitions program. However, hospitals or other entities may face certain difficulties in implementing or sustaining care transitions initiatives. Patient participation rates in these programs have been low, as a substantial proportion of patients were not interested in enrolling in the transitions programs or receiving home visits.

One study found that exposing heart failure patients to a transitions program led to a nearly 50% reduction in 30-day readmission rates. Looking at the program expenditures, hospital costs and patient revenues, the study found that the contribution of each patient to the hospital’s profit margin was reduced by $227 using a care transitions program, compared to the status quo. Each participating hospital lost roughly $750 of revenue on average for each patient participating in the program. The authors speculate that even after implementation of the readmission penalties, hospitals still would not have a financial incentive to pay for transitions programs. In their view, potential future payment reforms, such as bundled payments or payment based on measures and conditions. CMS discontinued the program in 2008 after a preliminary evaluation of 18-month interim results. See https://www.cms.gov/CCIP/02_Highlights.asp and https://www.cms.gov/reports/downloads/MHS_Second_Report_to_Congress_October_2008.pdf.

Also, in order to achieve reduced hospitalizations, the programs may want to target patients with intermediate average costs, not those who are relatively healthy or extremely sick. J. Z. Ayanian. “The Elusive Quest for Quality and Cost Savings in the Medicare Program.” JAMA, vol. 301, no. 6 (2009), pp. 668-670. This was also a lesson from MHS program. Michael Barr, Sandra Foote, Randall Krakauer, and Patrick Mattingly, “Lessons for the New CMS Innovation Center from the Medicare Health Support Program” Health Affairs, 29 No. 7 (2010); 1305-1309.

Peikes et al., “Effects of Care Coordination.” Also, Rachel Voss, Rebekah Gardner, Rose Baier, Kristen Butterfield, Susan Lehrman, and Stefan Gravenstein, “The Care Transitions Intervention: Translating from Efficacy to Effectiveness,” Archives of Internal Medicine, vol. 171, no. 14 (July 2011), pp. 1232-1237. (Subsequently referred to as the Voss study) In this study, Medicare patients who participated in the month-long intervention had 30-day readmission rates of 13% while those who did not participate in the intervention had readmission rates of 20%.

In the Voss study, 55% of patients agreed to participate in the intervention and 14% agreed to a home visit. Low participation rates also affected the care coordination programs participating in the MCCD. Peikes et al., “Effects of Care Coordination.”

Under the current payment system and typical intervention, the average episode of care costs per patient was determined to be $6,780, while the revenue was $8,196, for a contribution margin of $1,436. With the care transitions program, the episode of care costs was slightly lower, $6,236, while the revenue for the episode of care was also lower, $7,445, for a contribution margin of $1,209. The difference ($1,436-$1,209) in contribution margin was then $227. See Brett Stauffer, Cliff Fullerton, Neil Fleming, Gerald Ogola, Jeph Herrin, Pamala Martin Stafford, and David J. Ballard, “Effectiveness and Cost of a Transitional Care Program for Heart Failure,” Archives of Internal Medicine, vol. 171, no. 14 (July 2011), 1238-1243.(Subsequently referred to as Stauffer et al., Effectiveness and Cost of a Transitional Care Program for Heart Failure (2011)).

A hospital’s financial benefit from a rehospitalization could depend upon whether it had excess bed capacity. One study found that the average length of stay for rehospitalized patients was 0.6 day more than that for comparable patients whose most recent rehospitalization had been at least 6 months previously; although the hospital incurred higher costs when treating rehospitalized patients, Medicare’s payments would be approximately the same for both sets of patients. There might be as much financial benefit from rehospitalizations as first time admissions for a hospital with excess capacity, but not other hospitals. Jencks, Williams, and Coleman, “FFS Medicare Rehospitalizations,” NEJM, vol. 360 p. 1427.
episodes of care, may be necessary to encourage integration of the delivery system along with the effective use of coordination of care and improved transitional care programs.108

These conclusions were supported in a cost analysis of different clinical interventions and a simulation of alternative payment incentives using data from New York state.109 Generally, a hospital’s response would depend both on its circumstances and the payment incentives established by the different payors.110 The study examined pay-for-performance (P4P) and episode-based payments. The P4P simulation assumed that each hospital would receive a reduced payment if its readmissions exceeded a benchmark. With this payment design, a payer would retrieve savings immediately even if hospital behavior did not change because low-performing providers were paid less when they exceeded the benchmarks. High-performing hospitals’ payments were not adjusted. Although high performers have no financial incentive to reduce readmissions further, low-performing hospitals were seen as having the greatest potential for reducing aggregate readmissions. In this simulation however, only 7% of low-performing hospitals respond to the payment penalty by implementing a program, such as CTI or Project RED, to reduce readmissions.111 As discussed in the next section, the financial incentives for episode-based payments are markedly different than bundled payments under FFS. Under episode-based payment structures as modeled in the simulation, at least half of the hospitals in New York state could be motivated to implement either CTI or Project RED.

Forthcoming Medicare Payment Initiatives to Address Readmissions

As well as establishing CCTP to assist certain high readmission hospitals with care transitions, ACA included several payment initiatives to encourage FFS providers, particularly hospitals, to work to minimize rehospitalizations, if not coordinate patient care across settings. This section will discuss the Hospital Readmission Reduction Program (HRRP), the national pilot program included in ACA, and the national bundled payment pilot program established by the Center for Medicaid and Medicare Innovation (CMMI).112

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108 In the study by Stauffer noted above, bundled payments would both improve the quality of care for patients and pay for the transitional care programs. However, the bundled payment amount for the index discharge would need to be set higher than current reimbursement rates to appropriately fund these programs. Stauffer et al., Effectiveness and Cost of a Transitional Care Program for Heart Failure (2011).


110 The study examined pay-for-performance (P4P) and episode based payments. The P4P simulation assumed that each hospital would receive a reduced payment if its readmissions exceeded a benchmark. Under episode-based payments the hospitals would receive an enhanced payment for a patient’s initial admission, but no payments for subsequent admissions within 30 days.

111 This appears to be an obstacle for other care transitions programs as well. In fact, one component of Project BOOST (discussed earlier) is designed to help advocates for that program establish at least a revenue-neutral business case for the adoption of that intervention by the hospital See Project BOOST: A Return on Investment Analysis found http://www.hospitalmedicine.org/ResourceRoomRedesign/RR_CareTransitions/PDFs/BOOST_ROI_Paper.final.pdf.

112 The hospital Value-based Purchasing (VBP) program which will redistribute Medicare payments from low-performing hospitals to high-achieving or improving hospitals based on certain performance measures starting October 1, 2012, is outside the scope of this discussion; readmission measures cannot be included as part of that program. As directed by statute, hospital scores in the VBP program will include an efficiency measure starting in FY2015 that will assess hospital performance based on Medicare spending per beneficiary. This measure will include all spending on (continued...)
The Hospital Readmissions Reduction Program (HRRP)

Section 3025 of ACA establishes the HRRP which will reduce Medicare’s payments to hospitals with higher than expected readmission rates starting for discharges on October 1, 2012. In FY2013 and FY2014, CMS has been directed to select high-volume and high-expenditure conditions that have readmission measures that are endorsed by NQF. In FY2015, the readmission measures will be expanded (to the extent practicable) to include the additional four conditions identified by MedPAC in its June 2007, Report to Congress and to other appropriate conditions. For those measures, the Secretary may use measures without NQF endorsement as long as due consideration is given to any endorsed measures. Under the program, acute-care hospitals with excess readmissions will have their base operating DRG payment amounts (for all Medicare discharges) reduced by an adjustment factor. The adjustment factor selected is the one that would result in the least amount of penalty for the hospital. Specifically, the HRRP adjustment in a fiscal year will be the greater of: (1) a floor adjustment factor of 0.99 in FY2013; 0.98 in FY2014 and 0.97 in FY2015 and beyond or (2) an excess readmissions ratio based on a hospital’s adjusted actual or predicted readmissions versus adjusted expected readmissions (which is used to calculate the amount of excess payments for the applicable conditions and then divided by the hospital’s total operating base payments for Medicare to derive a penalty percentage). MedPAC has estimated that the aggregate HRRP penalties will be approximately 0.2% of Medicare’s IPPS payments in 2013.

CMS is implementing this program over two years. In the FY2012 IPPS rate-setting process, CMS finalized the readmission measures and related methodology, the calculation of the readmission rates, and the public reporting of the data. While the 2012 rule included a general discussion of the payment adjustment model, specific information regarding the payment adjustment will be included in next year’s IPPS rule. In FY2013, the program will include three readmissions measures for Medicare inpatient hospital readmissions involving three high-volume and/or high-rate conditions, PN, AMI, and HF, which account for approximately 12% of all Medicare admissions. As endorsed by NQF, Medicare’s time frame for a readmission is 30 days. As CMS stated, a 30-day timeframe incorporates “a substantial proportion of readmissions attributable to an index [or initial] hospitalization” and is short enough so that hospitals and other community entities would be able to improve patient outcomes with hospital patients from three days before admission to 30 days after discharge, including Medicare spending on any rehospitalization. In this respect, the VBP program may provide a general incentive for hospitals to devise and implement strategies to avoid their patients’ readmissions.

(...continued)

113 Section 3025 of ACA also establishes a program, to be administered by the Agency for Healthcare Research and Quality, where patient safety organizations (PSOs) work with high readmission hospitals to improve their readmission rates by March, 2012. See http://www.pso.ahrq.gov/readmin/readmin.htm#general for additional information.
114 MedPAC identified chronic obstructive pulmonary disease, coronary artery bypass graft surgery, percutaneous transluminal coronary angioplasty and other vascular procedures in addition to PN, HF, and AMI as accounting for almost 30% of potentially preventable readmissions.
115 The base operating DRG payment amount is determined without regard to the hospital value-based purchasing program and also excludes outlier, IME, DSH, and low-volume hospital payments. Statutory language indicates that hospital-specific payments for sole community hospitals (SCHs) are exempt and payments for Medicare dependent hospitals (MDHs) are exempt for discharges occurring during fiscal years 2012 and 2013. The MDH hospital status will expire on October 1, 2012.
116 Each rehospitalization during the 30 days following an index admission is considered a readmission, rather than another index admission. However, patients with multiple readmissions are only counted once.
Addressing Medicare Hospital Readmissions

appropriate hospital care and transitional care.\textsuperscript{117} For the FY2013 hospital readmission program, CMS will assess hospital performance on readmissions using a three-year measurement period (the applicable period) starting in July 1, 2008 through June 30, 2011. IPPS hospitals with a small number of cases in the selected conditions (less than 25 cases in three years) would not be subject to the HRRP penalty (but their cases would be included in the national data). Critical access hospitals and other IPPS exempt hospitals will not be subject to the readmission penalty.\textsuperscript{118} As noted earlier, CMS did not propose specific policies with respect to the HRRP payment adjustment in the FY2012 rule, but did receive public comments on certain issues. (See the discussion of the CMS’ all-cause measure in Appendix B for additional information on implementation issues raised during the FY2012 IPPS public comment period.)

HRRP’s risk-adjustment is intended to control for differences across hospitals in patient characteristics. Some contend, however, that certain factors affecting readmissions are not accounted for in the existing risk adjustment and that some hospitals may find it more difficult than others to reduce readmission rates. Because of the patients that they treat or due to other factors, hospitals with more complex patient populations or those in certain locations, may have greater difficulty than other hospitals in responding to high readmission rates.\textsuperscript{119} Some fear that these hospitals may have limited resources to spend investing in strategies to reduce preventable readmissions. This problem may be compounded because the payment penalty applies to only hospitals and not to other providers that may care for a patient following a patient discharge.\textsuperscript{120} Finally, hospitals may be located in areas where access to post-acute care or supportive services within the community following a hospitalization (during the time period for measuring readmissions) is limited and thus hospitals treating patients in those areas may be less able to prevent readmissions.

Other factors confronting hospitals may compete with HRRP’s incentives to reduce readmissions. First, hospitals will continue to be paid for each readmission; despite the payment penalty applied to the per discharge Medicare reimbursement, hospitals can potentially reduce losses from the penalty with income from the readmissions. Second, there are annual caps on the payment penalty, which could create an incentive for some hospitals to limit their investments in patient safety and other readmission reduction strategies if the costs of such investments are greater than

\textsuperscript{117} CMS noted that the 30-day time frame “is a clinically meaningful period for hospitals, in collaboration with their medical communities, to reduce readmission risk. This time period for assessing readmission is an accepted standard in research and measurement. We believe that during this 30-day time period, hospital and community partners can take steps to reduce risk by ensuring patients are clinically ready to be discharged, improving communication across providers, reducing risks of infections, and educating patients on symptoms to monitor whom to contact with questions and where and when to seek follow-up care can influence readmission rates.” See pp. 51669-70 of the Federal Register, August 18, 2011, vol. 76, no 160.

\textsuperscript{118} The Secretary may exempt Maryland hospitals (paid under a Medicare waiver) if the state has a comparable cost-savings program. As discussed in the proposed FY2013 IPPS rule published in the Federal Register on May 11, 2012, Maryland has established a Admission-Readmission Revenue (ARR) Program effective July 1, 2011. CMS will evaluate that voluntary program and determine whether it meets the criteria to exempt Maryland hospitals from HRRP.


\textsuperscript{120} In March 2012, MedPAC recommended that Medicare payments to SNFs with relative high-risk-adjusted rehospitalizations be reduced. Once the risk-adjusted measures have been established, MedPAC recommends that the policy be expanded to cover 30 days after discharge so that SNFs would be encouraged to adopt effective care transitions for patients going home. They contend that these policies will better align hospitals’ and SNFs’ incentives to reduce rehospitalizations. MedPAC’s March 2012, Report to Congress: Medicare Payment Policy, p. 199.
the potential payment penalty. Third, hospitals may be able to change coding practices, alter transfer policies or use of outpatient observation to avoid countable readmissions. For instance, hospitals could change coding practices to avoid identifying patients with AMI, HF, or PN; alternatively, hospitals might have increased incentives to transfer such initial admissions to other hospitals or readmit such patients on an outpatient basis for observation services rather than rehospitalize them. Fourth, since the initial readmission rate is based only on three conditions, hospitals may elect to target Medicare patients admitted with those diagnoses (in order to minimize resources expended and perhaps any associated reduction in patient volume) rather than adopting a broadly based care transition program across all conditions and all patients. Finally, the emphasis on preventing readmissions, although laudable, may come at the expense of other quality improvement or patient safety efforts.

The final sections of this report will briefly describe the National Payment Bundling Pilot Program included in Section 3023 of ACA and then discuss the Bundled Payment for Care Improvement Initiative announced by CMMI.

**National Pilot Program of Payment Bundling**

Under a bundled payment method, a single payment is made for a defined group of services rather than individual payments for each service. Depending upon the scope of services included in the bundle, it may be used to pay for items or services furnished by a single provider or those furnished by several providers in different health care settings. Bundled payments are increasingly seen as a way to move away from the existing FFS incentives and to reduce Medicare costs, increase coordination of care, and improve the quality of care.

As established by Section 3023 of ACA, beginning no later than January 1, 2013, a voluntary pilot program will pay a single health care entity for all services delivered during an entire care episode centered on a hospitalization. CMS has deferred implementation of this national pilot program, so few details about its design are available. Moreover, the statutory language provides only general guidance about the design of the pilot program and leaves many implementation decisions to the Secretary such as:

- Which entities can receive bundled payments?
- What is an effective payment design and rate-setting method?
- What period of time after a hospitalization should constitute an episode?

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121 If a hospital is subject to the readmission penalty, Medicare payments for all discharges during the fiscal year will be reduced. The size of the aggregate penalty in any hospital would depend upon the number of Medicare patients served. A hospital with a high Medicare patient load would have a larger financial incentive to dedicate additional resources to preventing readmissions.

122 In the FY2012 IPPS final rule, CMS stated that it will monitor admissions and readmissions to ensure that there is no systematic shift in patients’ primary discharge diagnosis; CMS will consider future monitoring of transfer rates to see if there are unexpected changes in transfer rates. CMS did not mention monitoring trends in observation services provided in hospital outpatient departments.

• What additional services should be included in the bundle?
• What medical conditions should be included in the pilot?
• How should quality of care be measured?
• What constitutes an adequate post-acute provider referral network? and
• What patient assessment instrument should be used?

The statutory language defines a care episode as three days prior to a hospital admission, the hospital stay, and the first 30 days following discharge (unless another time period is selected). In addition to Medicare’s traditional acute and post-acute services,124 participating providers will be expected to deliver care coordination, medication reconciliation, discharge planning, transitional care services and other appropriate services. The pilot can cover up to 10 conditions which may include a mix of chronic or acute conditions, or surgical or medical conditions. The selected conditions might be those with a significant variation in readmission or post-acute spending or those with high volume and high post-acute spending. These conditions might be deemed most suitable for bundled payments across the spectrum of care given the range of practice patterns or those where evidence indicates that costs could be reduced without affecting quality.

The pilot’s payment methods may include bundled payments and bids from entities for episodes of care. An appropriate patient assessment instrument to evaluate the beneficiary’s condition and ensure the most clinically appropriate post-acute site for care will be used in the pilot. Site neutral quality measures for an episode of care and for post-acute care will be developed.125 Also, participating entities must provide an adequate choice of providers and suppliers to beneficiaries. However, payments for all services provided during the episode must meet a budget neutrality standard; spending cannot exceed an estimate of what would otherwise have been spent on these beneficiaries in the absence of the pilot. Finally, if the Secretary determines that the expansion of this program would reduce Medicare spending without reducing quality of care and the Chief Actuary for CMS certifies that such an expansion would reduce Medicare spending, the duration and scope of the pilot can be expanded after January 1, 2016.

Bundling payments for acute and post-acute care has the potential to reduce costs without compromising outcomes by changing some of the incentives within FFS Medicare. An entity’s financial returns will be higher if the patient is discharged to the community earlier or uses the least costly post-acute care setting. Since the entity bears the financial risk of both a readmission and the costs of all post-acute care, there is a strong incentive to coordinate care across settings, provide necessary post-acute care in the least expensive setting and not discharge patients prematurely. However, identifying a mix of providers that will agree to share payments may be challenging for that entity, unless provider groups are already organized under a single umbrella entity. Further, whether and how well providers can deliver coordinated care across an episode remains unclear. With bundled payments, there are strong incentives to take an active role in monitoring the provision of post-hospital care which could lead to unintended adverse consequences.

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124 The ‘applicable services’ are acute care inpatient services, physicians’ services delivered in and outside of an acute-care hospital, outpatient hospital services including emergency department services, post-acute services, including home health, skilled nursing, inpatient rehabilitation, long-term care hospital inpatient services, and other services.

125 Quality process, outcome and structure measures will be established to assess: functional status improvement, the reduction of avoidable hospital readmissions, the rates of discharges to the community, the rates of post-hospitalization emergency room admissions, the incidence of health care acquired infections, efficiency measures, measures of patient-centeredness of care, measures of patient perception of care and others.
consequences with respect to limiting access to necessary post-acute care or restricting patients’ choice of post-acute providers.\textsuperscript{126} Moreover, bundled payments alone would not necessarily create an incentive to lower the volume of patients served because hospitals and providers could profit from additional episodes of care.

**Bundled Payment for Care Improvement Initiative**

CMS has made implementation decisions with respect to a separate payment bundling effort. Under its authority to test innovative payment and service delivery models, CMMI issued a request for applications in August 2011, for its Bundled Payments for Care Improvement Initiative (Bundled Payment Initiative). The three-year project starting in 2012 will encompass four different bundled payment models.\textsuperscript{127} Generally, CMS will make one payment for the services a Medicare beneficiary receives during an episode of care. The eligible awardees (participating organizations), eligible suppliers and providers, scope of services included in the episode, and payment methods vary by model. Subject to certain standards, a participating organization may determine the conditions, length of an episode of care, target price, discount and other organizational components, including participating suppliers and providers. All models are subject to a post-episode monitoring period to ensure that that aggregate Medicare Parts A and B spending for the included beneficiaries does not increase as a result of the initiative; the awardees will pay Medicare for aggregate expenditures that exceed the trended baseline spending (based on historic claims experience including “risk threshold” set by CMS).\textsuperscript{128} Three of the models use a retrospective bundled payment method where the participating providers and suppliers are paid for services at a negotiated discount. Two of those models will compare those payments to a target price. If below the target, the awardees may share the savings with their participating providers. If above the target, the awardees will remit the difference to CMS. In the fourth model, the participating organization will be paid a single prospectively determined bundled payment for the episode. Generally, all bundled payment models will permit gainsharing arrangements where participants will be able to share any financial benefits that occur because of the efficiencies that result from better coordinated care.\textsuperscript{129} Mandatory participation in any gainsharing arrangement is not permitted.\textsuperscript{130}

\textsuperscript{126} A hospital that is the entity receiving the bundled payment may reduce the number of post-acute providers in its referral network or may increase the use of in-hospital post-acute units to reduce costs or minimize administrative inefficiencies. Neeraj Sood, Peter J. Huckfeldt, Jose J. Escarce, David C. Grabowski, and Joseph P. Newhouse, “Medicare’s Bundled Payment Pilot For Acute and Post-acute Care: Analysis and Recommendations on Where to Begin” *Health Affairs*, vol. 30, no. 9, (September 2011), pp. 1708-1715.

\textsuperscript{127} Applicants for Model 1 were to submit a non-binding letter of intent by September 22, 2011 and a completed application by October 1, 2011. These dates were changed to October 6, 2011 and November 18, 2011 respectively. Applications for Models 2-4 were originally due by March 15, 2012, but were delayed until June 28, 2012.

\textsuperscript{128} This will include measuring the spending for included beneficiaries at non-participating providers. According to the RFA, the risk threshold will be set to account for random variation; the methodology will be provided to awardees prior to entering their final agreement.


\textsuperscript{130} CMS has established parameters that must be met by the applicant for an acceptable gainsharing arrangement. See pp. 23-24 of the RFA http://innovations.cms.gov/documents/pdf/BundledPayments-Request_for_Application_v5.pdf. (Subsequently referred to as Bundling RFA).
Table 3 illustrates the differences in eligible services included in the different bundled payment models.

**Table 3. Differences in Eligible Services Included in the Four Bundled Payment Models**

<table>
<thead>
<tr>
<th>Model 1: Only Part A inpatient hospital care</th>
<th>Model 2: All inpatient care (Parts A &amp; B) plus post-acute care</th>
<th>Model 3: Only post-acute care (Parts A &amp; B)</th>
<th>Model 4: Only inpatient care</th>
</tr>
</thead>
<tbody>
<tr>
<td>Care Related to the Initial Hospitalization</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Preadmission Services(^a)</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Initial Hospitalization(^b)</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Hospital Physician(^c)</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Care Provided After the Initial Discharge</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Post-acute Care (PAC)(^d)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Related Admissions(^e)</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Hospital Physician(^c)</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Community Physician(^f)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other Post-Discharge Services(^g)</td>
<td></td>
<td>X</td>
<td>X</td>
</tr>
</tbody>
</table>

**Source:** CRS adaption of CMS documents and Commonwealth Fund Blog on Bundled Payment Initiative.

\(^a\) Hospital diagnostic testing and all related therapeutic Part A services furnished within 3 days of admission by an entity wholly owned or operated by the admitting hospital.

\(^b\) Acute care hospital facility Part A services furnished during the hospital stay.

\(^c\) All Part B physician and other professional services provided during the hospital stay.

\(^d\) Related PAC services paid under Parts A and B, including a long-term care hospital, skilled nursing facility, inpatient rehabilitation facility, and home health agency care.

\(^e\) Part A services for related readmissions and all related Part B services during the post-discharge period including related and unrelated readmissions.

\(^f\) Physician and other professional services delivered in an outpatient setting including the emergency department and hospital outpatient department.

\(^g\) Related Parts A or B services including outpatient therapy service clinical laboratory services, durable medical equipment and Part B drugs.

In Model 1, Medicare will continue to pay acute care hospitals under IPPS, but participating hospitals will be paid a reduced amount that reflects the applicable discount percentage on all MS-DRGs. Medicare Part B payments to physicians and other practitioners are not included as part of the episode and will not change under this model. The hospital is financially responsible if aggregate Medicare Parts A and B expenditures increase beyond a threshold for the period of the inpatient stay or during the 30 days after discharge, compared to historical expenditures.

Model 2 spans the widest scope of services, from initial hospitalizations through related professional services and post-acute care (PAC) as well as care associated with related readmissions. Model 3 is similar to Model 2, but the episode begins with the first PAC service.
within 30 days of a patient’s discharge from an IPPS hospital for an agreed upon condition. The IPPS hospitalization is not included in the Model 3 payment bundle. In Models 2 and 3, Medicare will continue to pay each provider through the traditional claims processing mechanism at the full FFS rates for the dates of service, but these payments will be retroactively reconciled with the target price. After an episode of care concludes, the aggregate Medicare expenditures for that episode of care will be compared to the target price. If the actual expenditures are less than the target price, Medicare will pay the difference. If the actual expenditures are more than the target price, the difference will be repaid to Medicare.

In Model 4, Medicare will make a single, prospectively established bundled payment to the acute-care hospital where a beneficiary is hospitalized. Unlike the bundled payments under Models 2 and 3, the Model 4 episode does not include PAC services. All Part A services and Part B physicians’ services furnished during the inpatient stay are included in the bundled payment, and the hospital will be responsible for distributing the payment to the other providers caring for the patient. Payment will be based on historical spending trends for all hospital facility and professional services during the initial hospitalization and related readmissions. The awardee (whether or not it is the admitting hospital) will be financially responsible for Medicare expenditures for any related readmissions for at least 30 days. Unlike the Medicare Acute Care Episode (ACE) demonstration project, none of the program savings will be shared with beneficiaries.

A participating provider will receive a bundled payment for all Medicare beneficiaries who receive care and meet the episode definition. Beneficiaries who meet the eligibility criteria and receive care from a model participant cannot opt out of the bundled payment program for that particular provider. These beneficiaries will be notified of the provider’s participation and have the right to get care from a different provider who is not involved in the bundled payment initiative. Table 4 summarizes key features of the four bundled payment models in CMMI’s bundled payment initiative.

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131 This model builds on the ongoing Medicare ACE demonstration where bundled payments are made for all Parts A and B services associated the hospitalization of specified cardiovascular and/or orthopedic procedures in participating sites. See https://www.cms.gov/DemoProjectsEvalRpts/downloads/ACEFactSheet.pdf.

132 CMS will share up to 50% of the Medicare savings with beneficiaries up to a maximum of the annual standard Part B premium, (currently $1,199 in 2012) in the ACE demonstration project. (The exact amount of the ACE shared saving payment to the beneficiary will vary by site and procedure). According to the Request for Applications (RFA), Model 4 will not include sharing savings with patients because past experiences with such policies have proven operationally challenging to administer and confusing for the beneficiaries. Bundling RFA p. 20.
Table 4. Characteristics of the Four Bundled Payment Models under CMMI’s Bundled Payment Initiative

<table>
<thead>
<tr>
<th>Model 1: Only Par A inpatient hospital care</th>
<th>Model 2: All inpatient(Parts A &amp; B) plus post-acute care</th>
<th>Model 3: Only post-acute care (Parts A &amp; B)</th>
<th>Model 4: Only inpatient care</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eligible awardees/participating organizations</td>
<td>Physician group practices, Inpatient prospective payment system (IPPS) hospitals, health systems, physician-hospital organizations (PHOs), and conveners.¹</td>
<td>Physician group practices, IPPS hospitals, health systems, post acute care (PAC) providers, PHOs, and conveners.</td>
<td>Physician group practices, IPPS hospitals, health systems, PHOs, and conveners.</td>
</tr>
<tr>
<td>Target conditions</td>
<td>All Medicare Severity-Diagnostic Related Groups (MS-DRGs) (overlapping MS-DRGs covered by other models will not be included).</td>
<td>Proposed by applicants. Agreed-upon MS-DRGs for inpatient hospital stay.</td>
<td></td>
</tr>
<tr>
<td>Length of episode</td>
<td>Inpatient stay in the acute care or IPPS hospital.</td>
<td>Option 1: 30 to 89 days or Option 2: a minimum of 90 days after initial discharge.</td>
<td>At least 30 days after initial post-acute discharge (which occurs within 30 days of discharge from an acute care hospital for an included MS-DRG).</td>
</tr>
<tr>
<td>Payment method</td>
<td>Discounted IPPS payment to hospital. (physician payments not included).</td>
<td>Traditional fee-for-service (FFS) payments to participating entities subject to reconciliation to predetermined target price.</td>
<td>Prospectively set bundled payment to admitting hospital. Hospital distributes payments.</td>
</tr>
<tr>
<td>Expected Medicare discount</td>
<td>Minimum discount of 0.0% in 1st 6 months, 0.5% in 2nd 6 months, 1.0% in 2nd year and 2% in 3rd year. Exact discount set by applicant.</td>
<td>Minimum discount of 3% for episodes with a post-discharge period of 30-89 days. Minimum discount of 2% for 90 day or longer episodes. Exact discount set by applicant.</td>
<td>Proposed by applicant.</td>
</tr>
<tr>
<td>Episode and post-episode reconciliation</td>
<td>Parts A and B payments for the hospital stay that exceed trended aggregate payments beyond a risk</td>
<td>If aggregate FFS payments for included services during episode exceed a target amount, entity pays Medicare the difference. If the reverse occurs, Medicare pays the difference to the participating</td>
<td>Any Part B professional claims, Parts A and B claims for related readmissions paid outside the bundled</td>
</tr>
</tbody>
</table>
Addressing Medicare Hospital Readmissions

<table>
<thead>
<tr>
<th>Model 1: Only Par A inpatient hospital care</th>
<th>Model 2: All inpatient (Parts A &amp; B) plus post-acute care</th>
<th>Model 3: Only post-acute care (Parts A &amp; B)</th>
<th>Model 4: Only inpatient care</th>
</tr>
</thead>
<tbody>
<tr>
<td>threshold will be repaid. Parts A and B payments over a 30 day post-hospital monitoring period that exceed a trended aggregate payments above a threshold will be repaid.</td>
<td>organization. Parts A and B payments over a 30 day monitoring period that exceed a trended aggregate payments above a threshold will be repaid.</td>
<td>payment will be repaid by the participating organization. Parts A and B payments over a 30 day monitoring period that exceed a trended aggregate payments above a threshold will be repaid.</td>
<td></td>
</tr>
<tr>
<td>Monitoring period</td>
<td>30 days post-hospital discharge.</td>
<td>30 days after the end of the episode.</td>
<td>30 days post-hospital discharge.</td>
</tr>
<tr>
<td>Quality measures</td>
<td>All Inpatient Quality Reporting (IQR) measures and additional measures proposed by applicant.</td>
<td>Proposed by applicants. At some point, CMS will establish a standardized set of measures that are aligned with other required measures.</td>
<td></td>
</tr>
</tbody>
</table>

Source: Adapted by CRS from CMS documents.

a. A convener is an entity such as a state hospital association or a group of providers that can bring together multiple participating health care providers.

Concluding Observations

Hospitals are required by Medicare’s COP to have a discharge planning process that applies to all patients. However, the incentives for a hospital to expend significant resources on an effective discharge planning process within the existing Medicare FFS payment system are blunted. Medicare is striving to encourage hospitals to adopt care-transition programs and will modify FFS payment incentives so that hospitals will be more attentive to how this transition care is provided and the costs of such care. As a positive inducement, CMS is providing technical and financial assistance to hospitals to enable the adoption of care models so they can better manage the patient discharge process and address problem areas associated with hospital readmissions. Future penalties for hospitals with higher than expected readmissions may also motivate change. Since June, 2009, CMS has included comparisons of hospitals’ 30-day risk-adjusted readmission rates for aged Medicare patients with AMI, HF, and PN on its Hospital Compare website. Starting in October, 2012, the importance of the publically reported data will be magnified as low-performing hospitals will be subject to readmission penalties. The adoption of bundled payment methods holds the promise of providing clear incentives to avoid service overutilization and enhance care coordination between providers. Medicare seeks to align financial and other incentives so that hospitals will proactively identify and track patient problems longitudinally, rather than treat emergent care crises after they have occurred.

On the other hand, certain issues have been raised about the level of control that hospitals have over readmissions, particularly since the FFS payment system will still reimburse the majority of
providers and health care professionals for the volume of services they provide. While some
hospitals will be penalized for having too many readmissions and others will be paid a bundled
payment for certain services, these payment changes are limited in scope and do not correct for
some of the over-riding incentives within the majority of Medicare’s payment systems. Also, as
noted by hospital advocates, readmissions do not depend solely on the quality of inpatient care or
the extent of the care transitions services rendered to a particular beneficiary. Readmissions can
be contingent on the quality and the availability of post-acute and outpatient care, an individual’s
access to such care, an individual’s access to caregivers at home or other unique circumstances. In
the view of CMS, the existing measures adjust for key factors that are clinically relevant and have
strong relationships with patient outcome. The agency seeks to motivate hospitals to work with
their communities to lower readmission rates and improve patient care. These initiatives are
necessary first steps to understand how to address the complicated (and expensive) problem of
Medicare readmissions; CMS has acknowledged the need to monitor its implementation carefully
to prevent untoward impacts on beneficiary access to quality care.
Appendix A. Hospital Actions That May Mitigate Against Readmissions

The QIOs, in their 10th Statement of Work’s Care Transitions Theme, and other experts in care transitions have considered a number of factors that are responsible for hospital readmissions. A discussion of selected factors is provided in this appendix.

Improving Hospital Discharge Procedures

Hospital discharge planning is intended to provide clear, timely, and understandable information or instructions to the patient and his or her caregiver or family members, as well as to other providers outside the hospital setting. This process may include addressing needed post-discharge services, medications, and equipment, setting up follow-up appointments, coordinating with families as well as providing some education to patients (and their caregivers) about the transition to home or other settings, upon discharge. Experts recommend that the discharge process within a hospital be standardized with an explicit delineation of roles and responsibilities among hospital staff to ensure that the patient leaves the hospital under the best possible circumstances and avoids adverse events that could lead to rehospitalization.\(^{133}\) Ideally, the discharge process begins before the decision that the patient should be discharged is made and education of the patient and the caregiver should occur throughout the hospitalization, not just at the time of discharge. Advocates of a standardized discharge process maintain that the discharge summary should be completed before discharge and updated at time of discharge. A personalized patient health record may complement the formal hospital discharge summary and should include information regarding the patient’s medications and dosages, a checklist of items to be completed by the time of discharge, questions the patient may have for providers outside the hospital setting, among others. Recently, MedPAC discussions have included adding a COP requirement that hospitals provide patients’ discharge instructions to the appropriate community provider within 48 hours of discharge. This COP change has not been proposed by CMS.

Lapses in the hospital discharge planning process can lead to problems with post-discharge care and with the quality of the patient’s discharge summary. Prior to discharge, a number of different hospital personnel can provide information to patients about results from laboratory tests, prescribed medications, and other clinical or therapeutic information as well as instructions about how to care for a condition and whether post-discharge follow-up care is required. Upon leaving the hospital, patients may not have a clear idea of what post-acute or community, outpatient care they require or how best to facilitate their own care.

Generally, fragmented documentation can indicate a problem with hospital discharge planning and have a significant impact on post-hospital providers’ ability to render competent care. For example, a patient can be discharged from the hospital before the results of ordered tests have been completed and included in the discharge summary.\(^ {134}\) As recommended by the Society of

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\(^{133}\) Also, experts indicate that efficient and safe hospital discharges are significantly more challenging if appropriate hospital staff are available only during limited daytime hours. Jeffrey L. Greenwald, Charles R. Denham, and Brian W. Jack, “The Hospital Discharge: A Review of a High Risk Care Transition with Highlights of a Reengineered Discharge Process,” Journal of Patient Safety, vol. 3, no. 2 (June 2007), pp. 97-106.

\(^{134}\) Up to 41% of general medical patients are discharged from the hospital with pending laboratory tests; as much as (continued...)
Addressing Medicare Hospital Readmissions

Hospital Medicine’s Quality and Patient Safety Committee, the checklist in an ideal discharge summary would include a list of pending tests and the responsible person to whom the results should be sent. 135 One study (of approximately 700 patients in two medical facilities) found large deficiencies in documenting tests with pending results as well as including information on the follow-up provider. 136 With appropriate documentation of patient information, providers outside of the hospital setting have access to timely information regarding the patient’s condition, prior treatment history, medication usage, and laboratory test results, among others.

Improving Patient-Provider Communication

A number of factors may influence the ability of the patient or the caregiver to appropriately manage the patient’s condition or illness. Ineffective communication between physicians or other hospital staff and their patients has been identified as a factor leading to lack of prescribed medication compliance. 137 First, a patient may not sufficiently understand his or her condition. For example, written discharge information may be given to patients with limited literacy or English proficiency; alternatively, these instructions may conflict with a patient’s cultural values. Other contributing factors may include cognitive impairment and lack of access to services. The range and complexity of choices that patients confront—including whether and when to seek care, how to reconcile conflicting opinions from various providers or family members, and the introduction of technology into everyday decisions—may make patient engagement challenging. 138

Transitional care teams have emphasized educating patients about warning signs or “red flags” indicating deterioration in the patient’s health condition. 139 Coaching has been used, with the intent to “activate” patients, in an effort to make them better advocates for their own care, to teach

(...continued)

9.4% of the tests results are abnormal and might change patient care. These pending tests were frequently omitted from the discharge summaries. Stacy Walz, Maureen Smith, and Elizabeth Cox et al., “Pending Laboratory Tests and the Hospital Discharge Summary in Patients Discharged to Sub-Acute Care,” Journal of General Internal Medicine, vol. 26, no. 4 (April 2011), pp. 394-398.


Only a quarter of the discharge summaries mentioned any pending tests. Only 13% of the summaries mentioned all pending tests. Follow-up provider information was documented in less than 70% of the summaries. Martin C. Were, Xiaochun Li, and Joe Kesterson et al., “Adequacy of Hospital Discharge Summaries in Documenting Tests with Pending Results and Outpatient Follow-up Providers,” Journal of General Internal Medicine, vol. 24, no. 9 (July 2009), pp. 1002-1006.


As noted in the section of the report on CTTP for High Risk Beneficiaries, several of the care transition programs specifically address “red flags” or warning signs that a patient’s condition is worsening and steps to take in those cases. For instance, see Eric A. Coleman, Carla Parry, Sandra Chalmers, and Sung-Joon Min, “The Care Transitions Intervention: Results of a Randomized Controlled Trial,” Archives of Internal Medicine, 2006;166(17): pp. 1822-8. In the Care Transitions Initiative (CTI), a transition “coach” educates a patient about red flags related to the patient’s condition and specific red flags during the hospitalization (symptoms and drug reactions); during a post-discharge home visit (symptoms and adverse effects of medications); as well as during post-discharge telephone calls (instructions regarding when to call a primary care provider).
patients and their caregivers the steps to take in the event of an emergency, and to improve patients’ ability to communicate with other providers they encounter. “Activation” itself—an emerging topic of study in health services research—has been associated with better quality of care.\textsuperscript{140} However, adequate patient follow-up can also be also dependent on the availability of patient resources, such as housing and the presence of informal caregivers, factors that are outside the control of the hospital.\textsuperscript{141}

In addition, studies suggest that post-discharge contact with patients by hospital personnel or transitional care staff can address patient-provider communication gaps and patient compliance issues. There has been mixed evidence from the substantial amount of research evaluating the benefit of post-discharge telephone calls, either as one part of a transitional care program or as a separate intervention.\textsuperscript{142} However, certain proponents support the implementation of a post-discharge phone call program to reinforce discharge instructions, medication changes and follow-up care plans as well as to monitor clinical developments of these patients and to intervene if necessary. Given the resources necessary for the program, targeting high risk patients may be warranted.\textsuperscript{143}

**Targeting Patients at Risk of Readmission**

Generally, determining which readmissions are appropriate or which readmissions may be preventable involves a complex set of questions that are subject to intense debate among hospital advocates, researchers and policy makers. Academics have developed predictive models to identify which patient populations are at greatest risk for hospitalizations and rehospitalizations.\textsuperscript{144} However, these clinical models used to predict readmission risk have limited success with such predictions.\textsuperscript{145} Alternatively, hospitals can identify patients who have a high risk of readmissions and are appropriate candidates for intervention, such as those with a history


\textsuperscript{142} Most of the studies evaluating the effectiveness of post-discharge calls as an independent intervention have low patient numbers and high risk of bias. Many of the interventions focus on certain diagnoses or localized groups of patients. Also, the primary and secondary outcomes have varied across the studies and have included patient satisfaction, reduction in medication errors, and effect on readmissions or repeat emergency department visits. *Spotlight Case: Postdischarge Follow-up Phone Call*. WebM&M, March 2012, Agency for Healthcare Research and Quality

\textsuperscript{143} Published research indicates that most post-discharge phone calls take 10 to 20 minutes. However, depending upon the patient’s situation, pharmacists, physicians, and case managers may become involved to identify and address issues and then provide information to the patient’s community providers. Ibid.

\textsuperscript{144} Joseph Ross, M.D., M.H.S.; Gregory Mulvey, Brett Stauffer, Vishnu Patlolla, Susannah Bernheim, Patricia Keenen, Harlan Krumholz, “Statistical Models and Patient Predictors of Readmission for Heart Failure: A Systematic Review,” *Archives of Internal Medicine*, vol. 168, no. 13, (July 14, 2008), pp. 1371-1385. There are key differences between models that seek to predict patient risk of readmission from those that profile and compare hospital readmission rates. Among other differences, most patient risk models rely on clinical information and laboratory test results while profiling models use more easily accessible administrative data, such as billing information that is submitted on claims. As noted by the authors, most patient risk models accounted for patient characteristics (such as length of stay, discharge disposition, in-hospital events and complications, and patient income education, and race/ethnicity) that may be inappropriate to include in profiling models. Accounting for such characteristics could inappropriately risk-standardize hospital performance for the differences in quality and efficiency that profiling efforts attempt to measure.

of a recent admission or readmission, those with longer-than-expected stays or high-risk diagnoses and those with diabetes.

As currently structured, the HRRP program provides some incentive for hospitals to focus on managing the readmissions for Medicare patients initially admitted with one of the three applicable conditions, (at least until additional measures can be adopted in FY2015). Alternatively, hospitals may see attempts to target efforts to select patient populations as more costly than implementing systemic procedural and programmatic changes to address readmissions, particularly if the HRRP program is seen as likely to expand to other conditions or if other insurers are apt to become concerned with readmissions. As noted previously in Table 2, transitional care interventions frequently target patients with certain characteristics and individual circumstances, so hospitals could focus on managing the readmissions of the patients best situated to stay out of the hospital for 30 days. Simply, the response of any given hospital is difficult to predict in the abstract.

**Accessing and Training Available Caregivers**

Caregivers—family and friends who provide care generally without compensation—can play a significant role in the hospital discharge as well as post-discharge activities of Medicare beneficiaries. The ability of Medicare beneficiaries to perform activities of daily living, and also to make doctor’s appointments and handle financial transactions may be compromised as they age or suffer from cognitive impairments. Those patients who have access to caregiver support may be at less risk for a hospital readmission than patients who live alone and have restricted access to caregivers. Caregivers and patients may work together to address the patient’s primary needs—medication management, management of the patient’s condition, and the patient’s confidence in knowing how to care for himself or herself following the hospital discharge. A number of the transitional care models emphasize inclusion of the caregiver during “coaching” sessions with patients in the hospital prior to discharge as well as during follow-up after the discharge. This training of caregivers can enhance the quality of the assistance that they provide to patients and hence could minimize readmissions. Of course, a hospital has no control over whether a patient has access to an engaged caregiver. The hospital’s goal would be to enable any available caregiver to give the strongest possible support to the discharged patient.

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146 Activities of daily living (ADL) are everyday tasks performed by individuals. These include eating, dressing, bathing, getting in and out of bed, and using the bathroom. Instrumental activities of daily living (IADL), which also can be included under the broader ADL category, involve activities related to independent living and include preparing meals, managing money, shopping, doing housework, and using a telephone.


148 Eric A. Coleman, Carla Parry, and Sandra Chalmers et al., “The Care Transitions Intervention: Results of a Randomized Controlled Trial,” *Archives of Internal Medicine*, vol. 166 (September 25, 2006), pp. 1822-1828. This study is a randomized control trial and is a follow-up study to an earlier observational study using the same transitional care intervention (using the Care Transitions Initiative) that also showed significant reductions in hospital readmission rates at 30, 90, and 180 days following discharge (see the following footnote).

Minimizing Medical Errors

There is evidence that avoidable medical errors occur in the inpatient hospital setting and that these errors can cause adverse events resulting in readmissions for some Medicare beneficiaries. Medical errors, which may result in ineffective or incorrect treatments as well as preventable injuries or death, include

- errors related to diagnosis or treatment;
- medication errors, such as prescribing, modification, and administration of medications to patients; and
- surgical errors, which are mistakes or omissions made during and around the performance of surgical procedures (such as wound infections, deterioration of a clinical condition, postoperative complications).

One study found that, of patients undergoing a major surgery, those who experience a postsurgical adverse event are at substantially higher risk (one-third higher) of a hospital readmission than patients not experiencing such an adverse event. Although it is unlikely that all medical and surgical errors that result in readmissions could be eliminated, additional efforts might be made to minimize such errors and their implications. Options may include the implementation of system-wide quality improvements in hospitals, such as the establishment of new medical and surgical protocols (and checklists related to those protocols), payment incentives to providers for additional quality improvements or penalties for the lack of such improvements, and the addition of new training requirements for hospital staff, among others.

Arranging for Post-Discharge Care

Medicare COP requires a hospital (1) to develop any necessary discharge plan and arrange for its initial implementation; (2) to counsel the patient, family members or interested parties as necessary to prepare them for post-hospital care and advise them of its availability; and (3) to transfer or refer patients along with necessary medical information to appropriate facilities, agencies, or outpatient services as needed for follow-up or ancillary care. In the view of CMS, “hospitals can communicate effectively with post-acute providers and take other measures that can better prepare a patient for discharge to reduce the risk of readmission.” Half of Medicare patients with a medical condition who were readmitted within 30 after discharge did not have an outpatient physician claim submitted within that time period. Transitional care teams or others within hospitals may be able to assist patients by scheduling appointments for the patient

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150 The term medical error as been defined by the Institute of Medicine as “the failure of a planned action to be completed as intended (an error of execution) or the use of a wrong plan to achieve an aim (an error of planning). An error may be an act of commission or an act of omission”. An adverse event is “an injury caused by medical management rather than the underlying condition of the patient.” The Agency for Healthcare Research and Quality’s (AHRQ) has developed a framework and set of Patient Safety Indicators, to measure health care quality, including potentially preventable surgical and procedural errors in the inpatient setting. See http://www.qualityindicators.ahrq.gov/Downloads/Software/SAS/V2R2A/psi_guide_rev2.pdf


following the hospital discharge or communicating with the outpatient provider. As mentioned earlier, these teams may also ensure that the providers in the outpatient setting have access to a complete and detailed history of the patient’s treatment, medications, and other information.

Care teams in the hospital can also collect provider contact information and create useful resource compendiums for patients. For instance, under the Project RED program, the discharge advocate creates an after-hospital care plan with provider contact information, a calendar with appointment and test dates, a medication schedule, and other resources intended to be user-friendly. As discussed earlier in this report, other transitional care programs have similar tools designed to assist patients with post-discharge care. Several of these programs last four weeks or longer and include telephone or in-person contact with the patient, such as visiting the patient’s home or accompanying the patient to a skilled nursing facility or outpatient provider. In one of the care models, the “coach” communicates with the outpatient provider following the first patient visit subsequent to hospital discharge. Again, the extent to which a hospital decides to adopt these interventions and the benefit to a particular patient will vary.

Developing Collaborations between Providers and Community Organizations

Hospital readmissions may be associated with problems that are beyond the “four walls” of the hospital or other institutions that treat patients. To improve transitions in care and, perhaps, reduce readmissions, providers must collaborate across organizational and service-line boundaries and enlist the resources of community organizations to provide complementary services. Readmissions can reflect care provided by hospitals but also by outpatient physicians and post-acute providers, as well as supportive services to seniors or disabled adults within the community. A number of programs target the health of those who can be at risk for readmissions. These can include programs run through local or state agencies, including Departments of Public Health. However, such coordination is difficult because the different entities may not share information or have existing financial or referral relationships. Also, communities may have different infrastructures or practices when it comes to providing hospital or post-acute care. The supply of resources in particular communities may also affect health care utilization, including readmissions. Researchers have found that collective action among community providers,

154 Other resources in the after-hospital care plan include a list of tests for which results were not available at the time of discharge, an illustrated description of the patient’s diagnosis, and information about what to do if the patient’s condition deteriorates. Brian Jack, Veerappa Chetty, David Anthony, Jeffrey Greenwald, Gail Sanchez, Anna Johnson, Shaula Forsythe, Julie O’Donnell, Michael Paasche-Orlow, Christopher Manasseh, Stephen Martin, Larry Culpepper, “A Reengineered Hospital Discharge Program to Decrease Rehospitalization: A Randomized Trial”, *Annals of Internal Medicine*, vol. 150, no. 3 (February 3, 2009), pp. 178-187.

155 See, for instance, the Care Transitions Initiative, which discusses and practices how to schedule follow-up visits with the patient and provides encouragement to the patient to do so. Rachel Voss, Rebekah Gardner, Rose Baier, Kristen Butterfield, Susan Lehrman, and Stefan Gravenstein, “The Care Transitions Intervention: Translating from Efficacy to Effectiveness,” *Archives of Internal Medicine*, vol. 171, no. 14 (July 2011), pp. 1232-1237.

156 See the Care Transitions Initiative and the Transitional Care Model, as well as the other care models, listed in Table 1 of this report.

157 There are a number of programs that could impact the quality of care and likelihood of readmissions for older and disabled adults, including Caregiver Resource Centers, Meals on Wheels, Aging and Disability Resource Centers, and adult day health programs.

158 Thomedi Ventura, Douglas Brown, Traci Archibald, Alicia Goroski, and Jane Brock, *Improving Care Transitions And Reducing Hospital Readmissions: Establishing The Evidence For Community-Based Implementation Strategies* (continued...)
including hospitals and other health care providers, can be useful in creating an efficient health care system; this in turn may result in lower readmission rates for hospitals in such communities.

To help hospitals reduce readmissions, QIOs and others have focused on bringing together providers and community organizations to build coalitions to understand common patient populations and their care deficiencies, and implement necessary improvements in the different health care settings. One of the necessary steps towards understanding readmissions patterns will depend upon the ability to track patients across providers and systems. As noted by Jencks, individual hospitals need access to all-hospital (perhaps all-payer) data to track their readmissions since 20% to 40% of patients are rehospitalized in other facilities. To that end, CMS is required to collect and report on the hospital readmissions for all patients.

(...continued)

Through The Care Transitions Theme, Colorado Foundation for Medical Care (2010) (CFMC) (Ed.).


160 See Task C.8 Integrating Care for Populations and Communities, including Improving Care Transitions Leading to the Reduction of Readmissions in the QIOs 10th Statement of Work RFP. QIOs will be evaluated on (1) recruitment and education of provider groups/communities, (2) coalition building, (3) root cause analysis, (4) plan for intervention selection and implementation, (5) application for participation in a formal Care Transitions Program, (6) ongoing assistance for communities that are not accepted in to a formal Care Transitions Program, and (7) performance measures.

161 Amy Boutwell, Marian Johnson Patricia Rutherford et al., “An Early Look at A Four-State Initiative to Reduce Avoidable Hospital Readmissions,” Health Affairs, vol 30, no. 7 (July 2011) pp. 172-1280. In 4 states (Massachusetts, Michigan, Washington, and Ohio), participating hospitals formed “cross-continuum teams” that involved community agencies, such as SNFs or community-based care providers, as well as representatives of patients and families. Participating hospitals are asked to collect data for all-cause 30-day day hospital readmission rates and to conduct five chart reviews of readmitted patients to identify opportunities to improve transitions .


163 CMS has solicited public comments with respect to the mechanisms to collect all payer data and the need for common patient identifiers to track patient utilization across providers among other issues in the 2012 IPPS Final Rule. See the August 18, 2001 Federal Register, p. 51673. Also, as the first step of a QIO’s root cause analysis, hospitals are required to collect data to analyze the problem and develop solutions. See http://www.cfmc.org/integratingcare/toolkit_rca.html
Appendix B. Different Readmission Measures and Methodologies

Generally speaking, a hospital readmission is an admission to a hospital within a certain time frame, following an original admission and discharge. A readmission rate is the number of rehospitalizations (numerator) divided by the number of index (or initial) discharges (denominator) in a given period of time. However, different definitions of the “number” of readmissions and the definition of the “number” of discharges, result in a wide divergence of readmission measures. For example, a readmission measure is dependent on the definitions of the universe of patients who are included as part of the measure, what types of cases are excluded as index admissions, what types of cases are excluded as countable rehospitalizations, the risk-adjustment methodology used to adjust the numerator and/or denominator, how multiple readmissions for the same patient are counted, whether to consider only clinically related admissions, and whether to distinguish and exclude planned surgical, planned medical or other readmissions. Not only can these technical decisions result in different readmission rates, but also in different hospital performance rankings with respect to those relative readmission rates.

Although several entities have worked to identify preventable readmissions, there is no consensus on the method to distinguish readmissions that might be avoided from those that are unavoidable. Different approaches result in different potentially preventable readmission (PPR) rates. Answers to these questions may help to define PPRs:

- Does a clinical relationship exist between the admission and a readmission?
- Which conditions or procedures should be counted as potentially preventable and which should not be counted as such (e.g., malignant cancers)? and,
- Should readmissions to a different acute-care hospital be added to the count of readmissions for the hospital with the initial admission?

This appendix will discuss five approaches to determining readmission measures: (1) the Jencks framework which categorizes readmissions as planned and unplanned and then potentially preventable or not; (2) the warranty provided by the Geisinger Health System that covers specified adverse events and/or readmissions resulting from a particular surgery and (3) the all-cause measure used by UnitedHealthcare (a health care insurer) which defines PPR more narrowly than Jencks; (4) the 3M approach which defines certain preventable readmissions as readmissions related to selected medical conditions; and (5) the NQF all-cause readmission calculation adopted by CMS, which generally does not account for the relationship between the index discharge and the readmission.

The Jencks Readmission Framework

Dr. Stephen Jencks used the following framework to discuss which cases might be identified as PPRs in a presentation before the National Medicare Readmissions Summit in Washington, DC in June 2009.164 In general, unplanned readmissions within 30 days constitute 90% of all 30-day

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164 See p. 109 of MedPAC’s Greater Efficiency, June 2007 for a different dissection of potentially preventable medical and surgical admissions and readmissions.
readmissions. Reducing these readmissions could reduce Medicare expenditures. Table B-1 provides four categories of readmissions, depending on whether or not they are related and/or planned.

Table B-1: Jencks Readmission Framework

<table>
<thead>
<tr>
<th>Type</th>
<th>Examples</th>
</tr>
</thead>
<tbody>
<tr>
<td>Related and Unplanned</td>
<td>Heart failure, pneumonia, stroke</td>
</tr>
<tr>
<td>Related and Planned</td>
<td>Chemotherapy, staged surgery</td>
</tr>
<tr>
<td>Unrelated and planned</td>
<td>Unrelated procedures</td>
</tr>
<tr>
<td>Unrelated and unplanned</td>
<td>Some kinds of trauma and harm from the environment</td>
</tr>
</tbody>
</table>


Note: In his analysis, Jencks excluded patients who were transferred on the day of discharge to other acute care hospitals, including patients admitted to hospital specialty units, inpatient rehabilitation facilities, and long-term care hospitals, and patients rehospitalized for rehabilitation.

- **Related and Unplanned.** Some readmissions can be considered both related to the initial admission and unplanned. For instance, a person may be readmitted to a hospital to address an adverse event caused by an infection or sepsis, which resulted from problems occurring during a surgery. Another example is a person with heart failure who is readmitted for chest pain.

- **Related and Planned.** Other readmissions are those that are related to the initial hospitalization and are scheduled in advance by a hospital in order to deliver follow-up medical care, perform medical procedures, or both. For example, a patient may be admitted for heart failure and readmitted later for the placement of a cardiac stent. Such readmissions are often part of the treatment plan for certain conditions.

- **Unrelated and Planned.** Still other readmissions are those that are unrelated and planned. For example, an admission for chronic obstructive pulmonary disorder (COPD) could be followed by a readmission for a scheduled hip replacement surgery.

- **Unrelated and Unplanned.** Finally, some readmissions are unrelated to the initial hospitalization and are also unplanned. For example, readmissions for burns or traumas that are caused by accidents can be both unrelated and unplanned. Another example might be an initial admission for a gastrointestinal disorder followed by a readmission for skin cancer.

165 A stent is a tiny tube placed into an artery, blood vessel, or other duct (such as one that carries urine) to hold the structure open. Stents are commonly used to treat coronary heart disease and other conditions that result from blocked or damaged blood vessels.

166 Chronic obstructive pulmonary disease (COPD) is a progressive disease that makes it difficult to breathe. Chronic bronchitis and emphysema are common examples of COPD.
Geisinger and UnitedHealthcare Group (UHG) Approaches

Payers, providers, hospitals, and health systems have defined PPRs in different ways. The Geisinger Health System and UHG, for example, are two entities that have tried to define PPRs for the purpose of implementing strategies to reduce hospital readmissions rates. Under the Geisinger ProvenCare program, preoperative, inpatient and postoperative care within 90 days for non-emergency coronary artery bypass graft (CABG) surgery is covered by one fixed price; Geisinger physicians performing these CABGs on patients covered by the Geisinger Health Plan agreed not to be paid for readmissions within 90 days that were “not unrelated” to the initial surgery. Examples of such readmissions include atrial fibrillation; venous thrombosis; infections due to an internal prosthetic device, implant, or graft; and postoperative infections. By using this approach to defining readmissions, Geisinger avoids having to finely distinguish between readmissions that are clearly related and those that are possibly related to the surgery.168

In its reporting of readmission rates for California hospitals, UHG uses a different approach. As discussed by MedPAC, only readmissions that are billed under the same Medicare payment diagnostic category (MS-DRG), or those that are for infections, are considered reasonably preventable. For example, if the initial hospitalization and a readmission both were coded as MS-DRG-313 (chest pain), the readmission would be considered reasonably preventable. Conversely, if the initial hospitalization was coded as MS-DRG 304 (hypertension with major complications/comorbidities) and the readmission was coded as MS-DRG 313, the readmission would not be considered reasonably preventable.170 To adjust for patient risk severity, the UHG approach compares each patient with all other patients statewide with the same initial DRG.171

3M’s PPR Approach

MedPAC examined the issue of hospital readmissions and its implications for the Medicare program using 3M’s proprietary software.172 Broadly speaking, in the 3M PPR approach, readmissions for a medical condition that follow an initial medical or surgical admission are

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167 The pricing component is just one aspect of the program. Geisinger created a new model for CABG surgery with three components: (1) identifying and implementing best practices across the episode of care; (2) developing a risk-based price (which included a 50% discount in the average related postoperative readmission cost); and (3) establishing a patient engagement mechanism (a signed contract where patients agree to actively participate in their care plan). Ronald Paulus, Karen Davis, and Glenn Steele, “Continuous Innovation in Health Care: Implications of the Geisinger Experience,” Health Affairs, vol. 27 no 5 (September/October 2008), pp. 1235-1245.

168 As noted by MedPAC, Geisinger includes all readmissions “not unrelated” in an effort to avoid litigating the difference between ‘definitely related’ and ‘possibly related’. MedPAC, Greater Efficiency, June 2007, p. 108.

169 Medicare makes payments to most acute care hospitals under the inpatient prospective payment system (IPPS) using a prospectively determined amount for each discharge. A hospital’s payment will depend on several factors including the Medicare severity-diagnosis related group (MS-DRG) to which the patient is assigned. See CRS Report R40425, Medicare Primer, coordinated by (name redacted).


172 As noted by MedPAC, its use of 3M’s software should be viewed as an examination of a certain approach to defining a preventable readmission and not as an endorsement of a specific product. MedPAC, Greater Efficiency, June 2007, p. 109.
likely to be considered preventable, whereas surgical readmissions are not likely to be preventable. A medical readmission would include, among others, heart failure, pneumonia, and chronic obstructive pulmonary disease (COPD), and a surgical readmission would include, among others, cardiac stent placement, major hip or knee surgery, and vascular surgery. Under this definition, however, unintended results might occur. For example, a patient who is admitted with a heart attack and then readmitted to the hospital for diabetes would be considered a PPR. On the other hand, readmission for an appendectomy following an admission for pneumonia would not considered preventable.

All Patient Refined Diagnosis Related Groups (APR-DRGs) are used to classify patients according to their reason for admission and to establish the existence of a clinical relationship between an initial admission and a readmission. APR-DRGs are also stratified according to the patient’s severity of illness (SOI) level, which is based upon secondary patient diagnoses.

The 3M approach aims to refine the definition of preventable readmission and to ensure that the readmission is clinically related to the initial admission by using expert panels. The experts assess whether or not there was a reasonable expectation that the readmission could have been prevented by (1) provision of quality of care in the hospital; (2) adequate discharge planning; (3) adequate post-discharge follow-up; and/or (4) improved coordination between hospitals and providers outside of the hospital setting. For the purposes of this definition, exclusions include major or metastatic malignancies, multiple trauma, burns, certain chronic conditions (such as cystic fibrosis that are seen as not preventable or are expected to require follow-up care) and neonatal and obstetrical admissions. The analysis also excludes patients who left the hospital against medical advice.

The algorithm created by 3M identifies readmissions within 7 to 30 days following the index hospital admission, depending upon the length of stay parameters specified by the user. A readmission chain includes the initial admission and any subsequent readmissions determined to be related to the initial admission. Under the 3M approach, an adjusted PPR rate is calculated using the number of readmission chains as the numerator, rather than the total number of PPRs. The denominator consists of all candidate admissions defined as those admissions that could have been linked to a PPR. APR-DRGs and SOI levels, as well as age and the presence or absence of mental health or substance abuse comorbidities, are then used to create a hospital’s expected

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173 Ibid.
174 According to this approach, a medical readmission for an acute decompensation of a chronic problem that was not the reason for the initial admission, but was plausibly related to care either during or immediately after the initial admission, is considered to be clinically related to the initial admission - thus potentially preventable. Norbert I. Goldfield, Elizabeth C. McCullough, and John S. Hughes et al., “Identifying Potentially Preventable Readmissions,” Health Care Financing Review, vol. 30, no. 1 (Fall 2008), pp. 75-91. (Subsequently referred to as Goldfield et al., “Identifying Potentially Preventable Readmissions”).
176 APR-DRGs are determined using the principal diagnosis of each patient or, in the case of surgical patients, the most important surgical procedure that was performed on the patient. See Goldfield et al., “Identifying Potentially Preventable Readmissions.”
178 In a readmission chain, the total time period encompassed can exceed the specified time interval. For example, if the readmission time interval is 15 days, but there are two related readmissions each 14 days apart, the second readmission would be counted even though it was 28 days from the initial admission. Ibid., p. 78.
number of PPRs. Finally, the hospital’s adjusted PPR rate is calculated by dividing a hospital’s actual number of PPRs by the hospital’s risk-adjusted expected number of PPRs.

CMS addressed the use of the 3M PPR approach for HRRP in the FY2012 final rule in response to a public comment. Although Florida uses the 3M PPR measure, after review by NQF in 2009, the measure was not endorsed. According to CMS, the NQF steering committee expressed concerns about the reliability of the methodology used to specify 98,000 admission-readmission pairs (such as an HF admission followed by a readmission for a fall) as either clinically related (and therefore preventable) or not related (and not preventable). The NQF Steering Committee did not think those judgments were reliable and rejected the measure in part on this issue. CMS agreed that a measure cannot accurately determine what is related and not related simply on the basis of the coded diagnosis for the admission and readmission.\(^\text{179}\)

**CMS’ All-Cause Readmission Measure**

As noted earlier, CMS adopted the NQF-endorsed, risk-standardized 30-day readmission measures which is currently publically reported on the Hospital Compare website as part of their FY2012 rulemaking process.\(^\text{180}\) The methodology calculates an all-cause readmission measure using administrative claims data for Medicare FFS beneficiaries who are age 65 and over for three conditions (HF, PN and AMI). In 2015, this will be expanded to seven conditions. Only one readmission during the 30 days following the discharge from the initial hospitalization will count as a readmission.\(^\text{181}\) A subsequent admission to a different hospital is counted as a readmission for the hospital in which the original, index admission took place.\(^\text{182}\)

Section 1886(q)(5)(A) of the SSA establishes that the measures should exclude readmissions that are unrelated to the index admission (such as a planned readmission or a transfer to another acute hospital). However, only the AMI 30-day risk-standardized readmission measure excludes certain planned follow-up procedures when counting readmissions.\(^\text{183}\) The AMI measure also excludes patients who are discharged alive on the same day of admission.\(^\text{184}\) Other types of patient events are excluded from all three measures: patients who die during the initial hospitalization, same day readmissions to the same hospital for the same condition, patients who are transferred out of the hospital to another acute care facility, and patients who are discharged against medical advice.\(^\text{185}\)

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\(^{180}\) Ibid., p. 51668.

\(^{181}\) For any given patient none of the subsequent readmissions experienced within the 30 days after the initial index admission would be counted as a new index admission. Ibid., p. 51666.

\(^{182}\) An index admission is “the admission with a principal diagnosis of a specified condition that meets the inclusion and exclusion criteria for that measure.” See http://www.hospitalcompare.hhs.gov/staticpages/help/hospital-glossary.aspx?toolAudiance=Hospital&Language=English&TermID=0045.

\(^{183}\) For instance, the 30-day AMI readmissions measure does not count as readmissions those admissions after a discharge that include percutaneous transluminal coronary angioplasty (PTCA) or coronary artery bypass graft (CABG) procedures, unless the readmission discharge diagnosis is not consistent with a scheduled readmission: heart failure, AMI, unstable angina, arrhythmia, or cardiac arrest. CMS did not exclude any conditions as planned readmissions for HF or PN, because clinical experts who were consulted did not identify common follow-up causes for a scheduled procedure that would represent continuing treatment care for a HF or PN initial admission. See p. 51667 of the *Federal Register*, August 18, 2011, vol. 76, no 160.

\(^{184}\) This is because they would have been unlikely to have had a heart attack. http://www.hospitalcompare.hhs.gov/staticpages/for-professionals/ooc/data-collection-methods.aspx.

\(^{185}\) There are two other exclusions from all measures: all admissions for beneficiaries under the age of 65 and (continued...)
In the view of CMS, many cases with seemingly unrelated diagnoses may correspond to the patient diagnosis during the original hospitalization and therefore determining whether the readmission is related to the original admission cannot be made solely on the basis of the admitting diagnosis for the readmission.\textsuperscript{186} Also, in their view, rehospitalizations that are unrelated to the original admission should not affect some hospitals disproportionately, because similarly situated patients should have the same probability of readmission, regardless of where the initial hospitalization occurred. Finally, the exclusions of transfers to other applicable hospitals is seen as sufficient to meet the requirement that certain unrelated readmissions be excluded from the measures.

Hospital advocates maintain that the small set of existing exclusions does not meet the statutory requirement that unrelated readmissions not be counted; in their view, without additional exclusions from the existing measures, hospitals will be penalized for readmissions beyond their control.\textsuperscript{187} To that end, hospital advocates suggest that CMS conduct a study to determine the common reasons for readmissions and identify unrelated readmissions. In the meantime, these advocates recommend that patients with certain conditions (such as cancer, trauma, burns, substance abuse or psychiatric disorders) be excluded; that a claims modifier be implemented so a hospital can identify planned readmissions; and that other existing classification schemes (discussed above) be used to identify related readmissions.\textsuperscript{188} CMS declined to make such exclusions in its FY2012 rulemaking because they viewed this action as inconsistent with the statutory requirement that CMS adopt the measures as endorsed by NQF. CMS stated that additional readmissions seen as properly excluded from the existing readmission measures would be brought to NQF for review and potential endorsement. Any revised and endorsed measure would be subsequently included in future rulemaking actions.\textsuperscript{189}

As endorsed by NQF, Medicare’s time frame for a readmission is 30 days.\textsuperscript{190} For the FY2013 hospital readmission analysis, CMS will assess hospital performance on readmissions using a three-year measurement period (the applicable period) starting in July 1, 2008 through June 30, 2011. While the 30-day readmission time frame did not raise industry concerns, the use of a three-year performance period beginning before ACA’s enactment date (as well as the 25 minimum case threshold) did generate public comments. Although CMS finalized its proposal to use 25

\textsuperscript{186} As stated by CMS, limiting readmissions to particular diagnoses would permit a hospital to avoid countable readmissions by changing coding practices and could also create an incentive to avoid patients with conditions that are part of readmission measures. See p. 51669 of the \textit{Federal Register}, August 18, 2011, vol. 76, no 160.

\textsuperscript{187} As noted by the California Hospital Association, measures that are suitable for public reporting are not appropriate for a payment reduction program. In its view, the bar for accountability should be much higher when hospital payments are at risk. June 20, 2011, IPPS comment letter, p. 13, available at http://www.regulations.gov.

\textsuperscript{188} These recommendations were included in various FY2012 IPPS comment letters from different state hospital associations including those from California, Illinois, Massachusetts, and New Jersey, as well as the Association of American Medical Colleges.

\textsuperscript{189} See p. 51668 of the \textit{Federal Register}, August 18, 2011, vol. 76, no 160.

\textsuperscript{190} Each rehospitalization during the 30 days following an index admission is considered a readmission, rather than another index admission. Only one readmission for a patient within the 30-day follow-up period is counted. A patient admitted to a hospital with one of the three conditions and then readmitted twice within 30 days of that initial admission would be counted as having one index admission and one readmission.
Addressing Medicare Hospital Readmissions

cases and a 3-year data set, it is conducting an analysis to determine if a different sample size or a shorter time period can yield reliable data.191

The risk-standardization method is designed to adjust for the unique mix of patients that each hospital treated during the study period, including patients’ past medical history (for the past 12 months) and patients’ comorbid conditions.192 The hierarchical logistic regression used by CMS also adjusts for the patient’s age, gender, and a hospital-specific quality component.193 The measures do not adjust for a patient’s admission source and discharge disposition, because these factors are associated with the structure of the health care system and not patient clinical risk factors.194 The model does not account for patient socioeconomic status (SES) either.195 As noted in the measures report, the association between SES status and health outcomes can be due, in part, to differences in the quality of health care provided to patients; thus, including SES in the risk adjustment may suggest that hospitals that treat lower SES patients are held to different readmission standards than those hospitals treating higher SES patients.196

This risk adjustment methodology attracted significant public comment during the FY2012 rulemaking process. As noted by CMS, many commenters argued that the measures should be adjusted for patient characteristics beyond medical diagnosis, age, and gender which are currently included in the risk adjustment methodology. Commenters believed that the methodology should include risk adjustment for patient race, language/English proficiency, life circumstances, environmental factors and that SES should be included in the methodology because of the potential impact of these factors on health outcomes. Omission of these factors, according to those commenters, may disproportionately affect hospitals serving a large number of minorities and ultimately adversely affect the quality of and access to care for minorities. CMS did not agree

191 CMS believes that a three-year period would ensure that the proposed measures would includes a sufficient number of patients (at least 25 cases) to fairly represent the hospital’s performance. With the 2006 to 2008 data set, only 2,477 of the 4,476 hospitals had a sufficient number of AMI cases; however, 4,209 hospitals had sufficient HF cases and 4,450 had sufficient number of PN cases. See pp. 51830-51832 of the Federal Register, August 18, 2011, vol. 76, no 160 for the information on the distribution of excess readmissions by region, hospital bed size, teaching, and urban/rural status. Information from critical access hospitals (CAHs) are included in these tables. According to CMS, the CAH data will be excluded when establishing IPPS readmission program standards.

192 These are modeled using CMS’s Condition Categories based on ICD-9 codes from the patient’s discharge claim and from hospital inpatient and outpatient and physician medical claims for the 12 months prior to the patient’s admission. If a patient does not have any medical claims for the prior 12 months, then only diagnoses from the index admission are used as part of the risk-adjustment methodology.

193 The hospital-specific effect is included in the numerator to estimate the adjusted actual admissions. This effect is negative for a hospital with lower than average adjusted rates of admission and positive for a hospital with higher than average adjusted rates of admission (relative to hospitals with similar patients). See pp. 51674-75 of the Federal Register, August 18, 2011, vol. 76, no. 160.

194 The measures maintenance report does acknowledge that regional differences in resource availability and practice patterns may exert an undue influence on model results. Also, the accuracy of the coding of admission and discharge disposition in the claims data is not known. 2010 Measures Maintenance Technical Report: Acute Myocardial Infarction, Heart Failure, and Pneumonia 30-Day Risk-Standardized Readmission Measures, submitted by Yale New Haven Health Services Corporation: Center for Outcomes Research and Evaluation, March 31, 2010, pp. 9-10, p. 24. (Subsequently referred to as the 2010 Measures Maintenance Report.)

195 The National Association of Public Hospitals and Health Systems (NAPH), among other hospital industry advocates, encouraged CMS to include additional patient characteristics such as those related to SES that have been observed to be associated with the likelihood of hospital readmissions. According to NAPH, these factors may include race, insurance status, language, health literacy and post-discharge support structure. In their view, race and insurance status were particularly important to include. NAPH FY2012 IPPS comment letter, June 17, 2011, pp. 3-4.

that the NQF-endorsed risk adjustment methodology used in the HRRP would harm minorities. In
the view of CMS, the current methodology adjusts for case-mix differences based on the clinical
status of the patient at the time of admission to the hospital and would account for the extent that
race or SES would influence the disease burden in certain patient groups. Also, these adjustments
are not seen as appropriate by CMS because the association between these factors and health
outcomes can be due, in part, to differences in the quality of care received by these groups of
patients that should not be obscured. As CMS noted, risk-adjusting for patient race, for instance,
may suggest that hospitals with a high proportion of minority patients are held to different
standards of quality than hospitals treating fewer minority patients.197

As directed by statute, the risk-standardized readmission ratio is calculated as the number of
adjusted actual or predicted readmissions divided by the number of expected readmissions at a
given hospital.198 The ratio is measure of relative performance: if a hospital performs better than
the average hospital that admitted similar patients (in terms of the measured risk factors for the
included demographic characteristics and comorbidities), the ratio will be less than one. Those
hospitals performing worse than the average hospital, after risk adjustment, will have a ratio
greater than one. As finalized by CMS, the NQF-endorsed measures calculated the risk-
standardized ratio using hierarchical logistic regression modeling to account for each hospital’s
unique quality of care for its patient population and which produces a predicted over expected
ratio.

Finally, several criticisms have been raised about the hierarchical model used in CMS measure
development. The shrinkage affect reduces the variation of hospital performance which can
obscure differences in provider performance and render the information not as useful to
consumers.199 Also, the model masks the performance of small hospitals, because these entities
get a rate close to the national mean. As noted by MedPAC, the smaller the hospital, the less of its
information is used and the more of the national average is used. In their view, this method will
tend to underestimate excess readmissions, especially for small hospitals with high readmission
rates. Moreover, this methodology is also difficult to explain to the public and other stakeholders
who are more familiar with the results of a methodology that uses an observed over expected ratio
determined in a logistic regression model.200

198 The denominator is the number of readmissions (following initial discharges for AMI, HF, PN) that would be
anticipated in the particular hospital during the study period, given the patient case mix and the hospital’s unique
quality of care effect on readmission. The numerator is the number of readmissions (following discharges for AMI, HF,
PN) that would be expected if the same patients with the same characteristics had instead been treated at an “average”
hospital, given the “average” hospital’s quality of care effect on readmission for patients with that condition.
199 Hierarchical models combine information from all hospitals when estimating the usage rate for a single hospital
which adds to the stability of the estimate, particularly for small hospitals. Each hospital’s estimate is shrunk toward
the overall mean of all hospitals with the amount of the shrinkage greater for hospitals with small sample sizes. This
shrinkage adjustment minimizes the reported variance between providers and can make it more difficult for a small
volume hospital to be identified as a top hospital. Sean O’Brien, Elizabeth DeLong, and Eric Peterson, “Impact of Case
Volume on Hospital Performance Assessment,” Archives of Internal Medicine, vol. 168, no. 12 (June 23, 2008), pp.
1277-1284.
200 Interested parties are more familiar with an observed over expected ratio determined in a logistic regression model.
This approach replaces the observed estimate in the numerator with a predicted estimate that includes the shrinkage
adjustment. Also, CMS acknowledges that the hospital-specific effect is not comprehensible to most stakeholders.
Arlene Ash, Stephen Fienberg, Thomas Louis et al., The COPSS-CMS White Paper Committee, Statistical Issues in
Assessing Hospital Performance, November 28, 2011, p. 52.
As discussed in the next section, depending upon the methodology used—such as what is included in the numerator and denominator, the time period used, and the choice of the statistical model—readmission rates can vary considerably.201

**Measure Design Can Affect Hospitals’ Readmission Rates**

Using Massachusetts hospital discharge data, Boutwell and Jencks measured the statewide 30-day readmission rates (for medical conditions only) under three different methodologies. The 3M PPR readmission rate was 10.7%; the UHG readmission rate was 19.3%; and CMS all-cause readmission rate was 21.9%. Individual hospital performance rankings (by readmission rate) also varied significantly; a hospital that ranked first with the CMS methodology was ranked ninth with the 3M PPR methodology and ranked forty-third with the UHG methodology.

Finally, the time interval or the period of time between the date of initial discharge and the date of readmission will also affect readmission measures. CMS (and NQF) have adopted 30 days as the readmission period, but readmissions have also been established within 7, 15, or 30 days following discharge from the initial hospital stay. For some purposes, the time frame can also be defined as the period up to 2, 3, 4, or 12 months following discharge. Simply, the use of longer time frames when establishing readmission rates could result in larger savings for Medicare. MedPAC states that annual Medicare spending on PPRs is $5 billion for 7-day, $8 billion for 15-day, and $12 billion for 30-day readmissions.202 Yet, such longer time frames raise challenges for identifying whether a readmission is related to an initial admission and if so, which entities would be held responsible for avoiding the rehospitalization.

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201 Two recent presentations analyzed and compared three different readmissions methods, including the CMS 30-day readmission measure and 3M’s potentially preventable readmission measure. See Boutwell and Jencks. See also Sheryl Davies, “Characterizing Hospitals Readmissions in California Inpatient Data” from the same research meeting at http://www.academyhealth.org/files/2011/tuesday/davies.pdf.

Appendix C. Illustrative Example of the Hospital Readmission Reduction Program Calculation

This appendix provides an illustrative example for CMS’s Hospital Readmission Reduction Program (HRRP) calculation. A full description of HRRP is provided previously in the report. This appendix describes each of the components of the formula, followed by a hypothetical example of how that formula will be applied in practice.

Each component of the formula is described in statute as follows:

- Determine the *excess readmissions ratio* for the hospital defined as the *risk-adjusted predicted readmissions* divided by the *risk-adjusted expected readmissions*;

- Determine the *aggregate payments for excess readmissions* for the hospital defined as the product of three components:
  - The base operating DRG payments for the applicable conditions,
  - The number of admissions for those conditions, and
  - The hospital’s excess readmissions ratio;

- Determine the aggregate payment for all discharges for the hospital defined as the sum of base operating DRG payments for all discharges for all conditions in the hospital;

- Determine the *excess readmissions payment ratio* defined as 1 minus the ratio of the aggregate payments for excess readmissions for the hospital to the aggregate payments for all discharges—which can be displayed as:
  \[
  1 - \left( \frac{\text{Aggregate payments for all excess readmission}}{\text{Aggregate payments for all discharges}} \right)
  \]

- Determine the *adjustment factor* by using greater of the excess readmissions payment ratio or the floor adjustment factor (of 0.99 of the discharge payments in FY2013, 0.98 of the discharge in FY2014, 0.97 in FY2015 and in subsequent fiscal years (effectively limiting the adjustment to no more than a 1% reduction in FY2013, 2% in FY2014 and 3% thereafter);

- Determine the *adjustment to the hospital payments for excess readmissions* by multiplying the base operating DRG payment amount for discharges from the hospital by the applicable adjustment factor.

To summarize, to calculate the penalty, the amount of excess payments made for each applicable condition is determined as the product of the number of patients with that condition, the base DRG payment for those patients and the percentage of readmissions above the expected
readmissions for that hospital. That calculation is done for each of the applicable conditions. These excessive payments are summed and then divided by the hospital’s total operating base payments for Medicare to derive a penalty percentage. However, that penalty is capped, depending upon the year.

The application of the formula is best understood through an illustrative example for FY2013 which may not represent the final calculation as implemented by CMS. Consider the situation of hospital A with 260 initial admissions for the applicable conditions and 3,250 total Medicare discharges.

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Source: CRS calculation.

In this example, the hospital’s excess payment ratio is not the adjustment factor used to calculate its readmission penalty, because that reduction of 2% is larger than would be permitted according to statute. Instead in FY2013, the floor of 0.99 (or a 1% reduction) would be applied to the hospital’s base operating payment per discharge used to reimburse that hospital for all Medicare discharges in that fiscal year.

As noted by CMS, some commenters believe that the penalty should only be applied to readmissions for the applicable conditions and not to all the hospital’s Medicare discharges. Others have stated the readmission payment penalty should be applied to the number of excessive
Addressing Medicare Hospital Readmissions

The number of readmissions for the applicable conditions, instead of a penalty on all Medicare discharges. Certain hospital advocates have stated that the excess readmissions ratio was incorrectly established in statute and the existing formula will result in penalties far greater than Medicare’s payments for excess readmissions. Accordingly, they argued Congress should redefine the excess readmissions ratio as the percentage of Medicare excess readmissions to total Medicare admissions (not as a ratio of predicted to expected admissions); at a minimum, with the readmission penalty capped at the amount of actual Medicare payments for excess readmissions. MedPAC has indicated that the formula in the law produces a higher count of excess readmissions than if the calculation were based on the difference between the actual and expected readmissions and will produce a higher estimate of Medicare spending on readmissions. This tendency is offset by the hierarchical models used to establish the readmission measures which blend the experience of the hospital with the average experience in the country. In MedPAC’s view, any reexamination of the readmission policy should consider both of these aspects.

However, if the penalties are designed to motivate hospitals to work to minimize readmissions, there is some question whether smaller penalties will provide sufficient incentives to hospitals to dedicate adequate resources to address systemic hospital processes affecting readmissions. Some believe that the existing HRRP penalty may not provide adequate incentives for hospitals to address readmissions and suggest that it should be restructured. Hospitals with lower than average readmission rates for all three conditions face no financial penalty. Hospitals facing penalties may be better off financially if they maintain the status quo, given the costs of implementing transition care interventions and the lost revenue from readmissions. These issues and others associated with the HRRP payment adjustment are likely to garner significant attention over the upcoming IPPS rulemaking cycle.

Author Contact Information

(name redacted)  
Specialist in Health Care Financing 
[redacted]@crs.loc.gov, 7-....

(name redacted)  
Research Associate 
[redacted]@crs.loc.gov, 7-....

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