Fiscal Year (FY) 2016 Inpatient Prospective Payment System (IPPS) and Long-Term Care Hospital (LTCH) PPS Changes

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CAUTION – What You Need to Know

New IPPS and LTCH PPS Pricer software packages will be released prior to October 1, 2015, that will include updated rates that are effective for claims with discharges occurring on or after October 1, 2015, through September 30, 2016. The new revised Pricer program will be installed in a timely manner to ensure accurate payments for IPPS and LTCH PPS claims.

GO – What You Need to Do

Make sure that your billing staffs are aware of these IPPS and LTCH PPS changes for FY 2016.

Background

The Social Security Amendments of 1983 (P.L. 98-21) provided for establishment of a PPS for Medicare payment of inpatient hospital services. In addition, the Medicare, Medicaid, and SCHIP Balanced Budget Refinement Act of 1999 (BBRA), as amended by the Medicare, Medicaid, and SCHIP Benefits Improvement and Protection Act of 2000 (BIPA), required that a budget neutral, per discharge PPS for LTCHs based on diagnosis-related groups (DRGs) be implemented for cost reporting periods beginning on or after October 1, 2002. The Centers for Medicare & Medicaid Services (CMS) is required to make updates to these prospective payment systems annually. Change Request (CR) 9253 outlines those changes for FY 2016.

The following policy changes for FY 2016 were displayed in the Federal Register on July 31, 2015, with a publication date of August 17, 2015. CR9253 is effective for hospital discharges occurring on or after October 1, 2015, through September 30, 2016, unless otherwise noted.

IPPS FY 2016 Update

A. FY 2016 IPPS Rates and Factors
The FY2016 IPPS rates and factors and operating rates are in the following tables:

| Standardized Amount Applicable Percentage Increase | • 1.017 if Quality = ‘1’ and EHR = ‘blank’ in PSF; or |
|                                                  | • 1.011 if Quality = ‘0’ and EHR = ‘blank’ in PSF; or |
|                                                  | • 1.005 if Quality = ‘1’ and EHR = ‘Y’ in PSF; or |
|                                                  | • 0.999 if Quality = ‘0’ and EHR = ‘Y’ in PSF |
| Common Fixed Loss Cost Outlier Threshold           | $22,539 |
| Federal Capital Rate                               | $438.75 |
| Puerto Rico Capital Rate                           | $212.55 |

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### Operating Rates for Wage Index > 1

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### B. PRICER Logic Changes

Pricer now applies the rural floor wage index policy to the Puerto Rico specific wage index for Puerto Rico providers. It compares each Puerto Rico provider’s Puerto Rico specific Core Based Statistical Area (CBSA) wage index to the rural Puerto Rico CBSA (“4*”) wage index. If the rural Puerto Rico specific wage index is higher than the provider’s Puerto Rico specific CBSA wage index, Pricer uses the rural Puerto Rico specific wage index for the provider.

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C. MS-DRG Grouper and Medicare Code Editor (MCE) Changes

The Grouper Contractor, 3M Health Information Systems (3M-HIS), developed the new ICD-10 MS-DRG Grouper, Version 33.0, software package effective for discharges on or after October 1, 2015. The GROUPER assigns each case into a MS-DRG on the basis of the reported diagnosis and procedure codes and demographic information (that is, age, sex, and discharge status). The ICD-10 MCE Version 33.0, which is also developed by 3M-HIS, uses edits for the ICD-10 codes reported to validate correct coding on claims for discharges on or after October 1, 2015.

For discharges occurring on or after October 1, 2015, the Fiscal Intermediary Standard System (FISS) calls the appropriate GROUPER based on discharge date. For discharges occurring on or after October 1, 2015, the MCE selects the proper internal code edit tables based on discharge date.

CMS created the following new MS-DRGs:

- MS-DRG 268 (Aortic and Heart Assist Procedures Except Pulsation Balloon with MCC)
- MS-DRG 269 (Aortic and Heart Assist Procedures Except Pulsation Balloon without MCC)
- MS-DRG 270 (Other Major Cardiovascular Procedures with MCC)
- MS-DRG 271 (Other Major Cardiovascular Procedures with CC)
- MS-DRG 272 (Other Major Cardiovascular Procedures without CC/MCC)
- MS-DRG 273 (Percutaneous Intracardiac Procedures with MCC) and
- MS-DRG 274 (Percutaneous Intracardiac Procedures without MCC).

CMS deleted the following MS-DRGs:

- MS-DRG 237 (Major Cardiovascular Procedures with MCC) and
- MS-DRG 238 (Major Cardiovascular Procedures without MCC).

D. Post-acute Transfer and Special Payment Policy

The changes to MS-DRGs for FY 2016 have been evaluated against the general post-acute care transfer policy criteria using the FY 2014 MedPAR data according to the regulations under Section 412.4 (c). As a result of this review the following MS-DRGs will be added to the list of MS-DRGs subject to the post-acute care transfer policy and special payment policy:

- 273 and 274 (Percutaneous Intracardiac Procedures with and without MCC, respectively)

See corrected Table 5 of the [FY 2016 IPPS/LTCH PPS Final Rule](#) and subsequent correction notice for a listing of all Post-acute and Special Post-acute MS-DRGs. Then click on the link on the left side of the screen titled, “FY 2016 IPPS Final Rule Home Page” or “Acute Inpatient Files for Download”.

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E. New Technology Add-On

The following items will continue to be eligible for new-technology add-on payments in FY 2016:

1. Name of Approved New Technology: Argus
   • Maximum Add on Payment: $72,028.75;
   • MACs will identify and make new technology add-on payments with ICD-10-PCS procedure code 08H005Z or 08H105Z.

2. Name of Approved New Technology: Kcentra
   • Maximum Add on Payment: $1,587.50;
   • MACs will identify and make new technology add-on payments with ICD-10-PCS procedure code 30283B1;
   • MACs will not make this payment if one of the following diagnosis codes are on the bill: D66, D67, D68.1, D68.2, D68.0, D68.311, D68.312, D68.318, D68.32, and D68.4.

3. Name of Approved New Technology: CardioMEMSTM HF Monitoring System
   • Maximum Add on Payment: $8,875
   • Identify and make new technology add-on payments with ICD-10-PCS procedure code 02HQ30Z or 02HR30Z

4. Name of Approved New Technology: MitraClip® System
   • Maximum Add on Payment: $15,000;
   • MACs will identify and make new technology add-on payments with ICD-10-PCS procedure code 02UG3JZ.

5. Name of Approved New Technology: RNS® System
   • Maximum Add on Payment: $18,475;
   • MACs will identify and make new technology add-on payments with ICD-10-PCS procedure code 0NH00NZ in combination with 00H00MZ

Following are the items that are eligible for new-technology add-on payments in FY 2016:

6. Name of Approved New Technology: Blinatumomab (BLINCYTOMTM)
   • Maximum Add on Payment: $27,017.85;
   • MACs will identify and make new technology add-on payments with ICD 10 PCS procedure code XW03351 or XW04351.

7. Name of Approved New Technology: LUTONIX® Drug Coated Balloon (DCB) Percutaneous Transluminal Angioplasty (PTA) and IN.PACTADMIRALTM Paclixel Coated Percutaneous Transluminal Angioplasty (PTA) Balloon Catheter
   • Maximum Add on Payment: $1,035.72;
• MACs will identify and make new technology add-on payments with any of the following ICD-10-PCS procedure codes: 047K041, 047K0D1, 047K0Z1, 047K341, 047K3D1, 047K3Z1, 047K441, 047K4D1, 047K4Z1, 047L041, 047L0D1, 047L0Z1, 047L341, 047L3D1, 047L3Z1, 047L441, 047L4D1, 047L4Z1, 047M041, 047M0D1, 047M0Z1, 047M341, 047M3D1, 047M3Z1, 047M441, 047M4D1, 047M4Z1, 047N041, 047N0D1, 047N0Z1, 047N341, 047N3D1, 047N3Z1, 047N441, 047N4D1, and 047N4Z1.

F. Cost of Living Adjustment (COLA) Update for IPPS PPS

The IPPS incorporates a COLA for hospitals located in Alaska and Hawaii. There are no changes to the COLAs for FY 2016, and are the same COLAs established for FY 2014. For reference, a table showing the applicable COLAs that will continue to be effective for discharges occurring on or after October 1, 2014, can be found in the FY 2016 IPPS/LTCH PPS final rule and is also displayed in Table 2 in Attachment 1 of CR9253.

G. FY 2016 Wage Index Changes and Issues

1. New Wage Index Labor Market Areas and Transitional Wage Indexes

Effective October 1, 2014, CMS revised the labor market areas used for the wage index based on the most recent labor market area delineations issued by the Office of Management and Budget (OMB) using 2010 Census data.

In order to mitigate potential negative payment impacts due to the adoption of the new OMB delineations, CMS adopted a one-year transition for FY 2015 for hospitals that are experiencing a decrease in their wage index exclusively due to the implementation of the new OMB delineations. This transition adjustment expired effective October 1, 2015, and is not applicable in FY 2016.

In addition, for the few hospitals that were located in an urban county prior to October 1, 2014, that became rural effective October 1, 2014, under the new OMB delineations, CMS is assigning a hold-harmless urban wage index value of the labor market area in which they are physically located for FY 2014 for 3 years beginning in FY 2015. That is, for FYs 2015, 2016, and 2017, assuming no other form of wage index reclassification or redesignation is granted, these hospitals are assigned the area wage index value of the urban CBSA in which they were geographically located in FY 2014. Note that for hospitals that are receiving the 3-year hold-harmless wage index, the transition is only for the purpose of the wage index and does not affect the hospital’s urban or rural status for any other payment purposes.

2. Treatment of Certain Providers Redesignated under Section 1886(d)(8)(B) of the Social Security Act (or The Act)

42 CFR 412.64(b)(3)(ii) implements Section 1886(d)(8)(B) of the Act, which redesignates certain rural counties adjacent to one or more urban areas as urban for the purposes of payment under the IPPS. (These counties are commonly referred to as “Lugar counties”.) Accordingly, hospitals located in Lugar counties are deemed to be located in an urban area and their IPPS payments are determined based upon the urban area to which they are redesignated. A hospital that waives its Lugar status in order to receive the out-migration adjustment has effectively waived its deemed urban status, and is considered rural for all IPPS purposes.

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3. Section 505 Hospital (Out-Commuting Adjustment)

Section 505 of the Medicare Modernization Act of 2003 (MMA), also known as the “outmigration adjustment,” is an adjustment that is based primarily on commuting patterns and is available to hospitals that are not reclassified by the Medicare Geographic Classification Review Board (MGCRB).

H. Treatment of Certain Urban Hospitals Reclassified as Rural Hospitals under Section 412.103

An urban hospital that reclassifies as a rural hospital under Section 412.103 is considered rural for all IPPS purposes. Note, hospitals reclassified as rural under Section 412.103 are not eligible for the capital DSH adjustment since these hospitals are considered rural under the capital PPS (see Section 412.320(a)(1)).

J. Multicampus Hospitals with Inpatient Campuses in Different CBSAs

Beginning with the FY 2008 wage index, CMS instituted a policy that allocates the wages and hours to the CBSA in which a hospital campus is located when a multicampus hospital has campuses located in different CBSAs. Medicare payment to a hospital is based on the geographic location of the hospital facility at which the discharge occurred. Also note that, under certain circumstances, it is permissible for individual campuses to have reclassifications to another CBSA. In general, subordinate campuses are subject to the same rules regarding withdrawals and cancellations of reclassifications as main providers.

K. Medicare-Dependent, Small Rural Hospital (MDH) Program

The MDH program provides enhanced payment to support small rural hospitals for which Medicare patients make up a significant percentage of inpatient days or discharges. The MDH program is currently effective through September 30, 2017, as provided by Section 205 of the Medicare Access and CHIP Reauthorization Act of 2015. Provider Types 14 and 15 continue to be valid through September 30, 2017.

L. Hospital Specific (HSP) Rate Factors for Sole Community Hospitals (SCHs) and MDHs

For FY 2016, the HSP amount in the PSF for SCHs and MDHs will continue to be entered in FY 2012 dollars. PRICER will apply the cumulative documentation and coding adjustment factor for FY's 2011 through 2014 of 0.9480 and apply all of the updates and DRG budget neutrality factors to the HSP amount for FY 2013 and beyond.
M. Low-Volume Hospitals – Criteria and Payment Adjustments for FY 2016

The temporary changes to the low-volume hospital payment adjustment originally provided by the Affordable Care Act, and extended by subsequent legislation, expanded the definition of a low-volume hospital and modified the methodology for determining the payment adjustment for hospitals meeting that definition. Section 204 of the Medicare Access and CHIP Reauthorization Act of 2015 extended the temporary changes to the low-volume hospital payment adjustment through September 30, 2017.

In order to qualify as a low-volume hospital in FY 2016, a hospital must be located more than 15 road miles from another “subsection (d) hospital” and have less than 1,600 Medicare discharges (which includes Medicare Part C discharges and is based on the latest available MedPAR data). The applicable low-volume percentage increase is determined using a continuous linear sliding scale equation that results in a low-volume hospital payment adjustment ranging from an additional 25 percent for hospitals with 200 or fewer Medicare discharges to a zero percent additional payment adjustment for hospitals with 1,600 or more Medicare discharges. For FY 2016, qualifying low-volume hospitals and their payment adjustment are determined using Medicare discharge data from the March 2015 update of the FY 2014 MedPAR file. Attachment 9 of CR9253 is the corrected Table 14 of the FY 2016 IPPS/LTCH PPS final rule and subsequent correction notice, which will be available and lists the “subsection (d)” hospitals with fewer than 1,600 Medicare discharges based on the March 2015 update of the FY 2014 MedPAR file and their low-volume hospital payment adjustment for FY 2016 (if eligible). CMS notes that the list of hospitals with fewer than 1,600 Medicare discharges in Table 14 does not reflect whether or not the hospital meets the mileage criterion (that is, the hospital is located more than 15 road miles from any other subsection (d) hospital, which, in general, is an IPPS hospital).

A hospital must notify and provide documentation to its MAC that it meets the mileage criterion. The use of a web-based mapping tool, such as MapQuest, as part of documenting that the hospital meets the mileage criterion for low-volume hospitals, is acceptable. The MAC will determine if the information submitted by the hospital, such as the name and street address of the nearest hospitals, location on a map, and distance (in road miles) from the hospital requesting low-volume hospital status, is sufficient to document that it meets the mileage criterion. If not, the MAC will follow up with the hospital to obtain additional necessary information to determine whether or not the hospital meets the low-volume hospital mileage criterion.

To receive a low-volume hospital payment adjustment under Section 412.101 for FY 2016, a hospital must have made a written request for low-volume hospital status that is received by its MAC no later than September 1, 2015, in order for the applicable low-volume hospital payment adjustment to be applied to payments for discharges occurring on or after October 1, 2015. Under this procedure, a hospital that qualified for the low-volume hospital payment adjustment in FY 2015 may continue to receive a low-volume hospital payment adjustment for FY 2016 without reapplying if it continues to meet the Medicare discharge criterion established for FY 2016 (as shown in corrected Table 14 of the FY 2016 IPPS/LTCH PPS Final Rule and subsequent correction notice) and the mileage criterion. However, the hospital must have sent a written verification that was received by its MAC no later than September 1, 2015, stating that it continues to be more than 15 miles from any other “subsection (d)” hospital. This written verification could be a brief letter to
the MAC stating that the hospital continues to meet the low-volume hospital distance criterion as
documented in a prior low-volume hospital status request. If a hospital’s written request for low-
volume hospital status for FY 2016 was received after September 1, 2015, and if the MAC
determines that the hospital meets the criteria to qualify as a low-volume hospital, the MAC will
apply the applicable low-volume hospital payment adjustment to determine the payment for the
hospital’s FY 2016 discharges, effective prospectively within 30 days of the date of its low-volume
hospital status determination.

The MAC will determine, based on the most recent data available, if the hospital qualifies as a low-
volume hospital, so that the hospital will know in advance whether or not it will receive a payment
adjustment for the FY. The MAC and CMS may review available data, in addition to the data the
hospital submits with its request for low-volume hospital status, in order to determine whether or
not the hospital meets the qualifying criteria.

N. Hospital Quality Initiative

The hospitals that will receive the quality initiative bonus are listed at www.qualitynet.org on the
Internet. Should a provider later be determined to have met the criteria after publication of this list,
they will be added to the website, and MACs will update their file as needed. A list of hospitals that
will receive the statutory reduction to the annual payment update for FY 2016 under the Hospital
Inpatient Quality Reporting (IQR) Program was provided to the MACs.

O. Hospital Acquired Condition Reduction Program (HAC)

Section 3008 of the Affordable Care Act establishes a program, beginning in FY 2015, for IPPS
hospitals to improve patient safety, by imposing financial penalties on hospitals that perform poorly
with regard to certain Hospital Acquired Conditions (HACs). HACs are conditions that patients did
not have when they were admitted to the hospital, but which developed during the hospital stay.
Under the HAC Reduction Program, a 1-percent payment reduction applies to a hospital whose
ranking is in the top quartile (25 percent) of all applicable hospitals, relative to the national average,
of HACs acquired during the applicable period, and applies to all of the hospital's discharges for the
specified fiscal year.

The HAC Reduction Program adjustment amount (that is, the 1-percent payment reduction) is
calculated after all other IPPS per discharge payments, which includes adjustments for DSH
(including the uncompensated care payment), IME, outliers, new technology, readmissions, VBP,
low-volume hospital payments, and capital payments. This amount will be displayed in the HAC
PAYMENT AMT field in the IPPS PRICER output record. For SCHs and MDHs, the HAC
Reduction Program adjustment amount applies to either the Federal rate payment amount or the
hospital-specific rate payment amount, whichever results in a greater operating IPPS payment.

A list of providers subject to the HAC Reduction Program for FY 2016 was not publicly available
in the final rule because the review and correction process was not yet completed. CMS provided
the MACs with a preliminary list of hospitals subject to the HAC Reduction Program. Updated
hospital level data for the HAC Reduction Program will be made publicly available following the
review and corrections process.

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P. Hospital Value Based Purchasing

Section 3001 of the Affordable Care Act added Section 1886(o) to the Social Security Act, establishing the Hospital Value-Based Purchasing (VBP) Program. This program began adjusting base operating DRG payment amounts for discharges from subsection (d) hospitals, beginning in FY 2013. Under its current agreement with CMS, Maryland hospitals are not subject to the Hospital VBP Program for the FY 2016 program year. The regulations that implement this provision are in Subpart I of 42 CFR Part 412 (Section 412.160 through Section 412.162).

Under the Hospital VBP Program, CMS reduces base operating DRG payment amounts for subsection (d) hospitals by the applicable percent defined in statute. The applicable percent for payment reductions for FY 2016 is 1.75 percent. This percent is gradually increasing each fiscal year from 1.0 in FY 2013 to 2.0 percent in FY 2017. These payment reductions fund value-based incentive payment to hospitals that meet or exceed performance standards on the measures selected for the program. By law, CMS must base value-based incentive payments on hospitals’ performance under the Hospital VBP Program, and the total amount available for value-based incentive payments must be equal to the amount of payment reductions, as estimated by the Secretary of Health and Human Services. CMS calculates a Total Performance Score (TPS) for each hospital eligible for the Hospital VBP Program. CMS then uses a linear exchange function to convert each hospital’s TPS into a value-based incentive payment. Based on that linear exchange function’s slope, as well as an individual hospital’s TPS, the hospitals’ own annual base operating DRG payment amount, and the applicable percent reduction to base operating DRG payment amounts, CMS calculates a value-based incentive payment adjustment factor that will be applied to each discharge at a hospital, for a given fiscal year.

For FY 2016, CMS will implement the base operating DRG payment amount reduction and the value-based incentive payment adjustments, as a single value-based incentive payment adjustment factor applied to claims for discharges occurring in FY 2016. CMS expects to post the value-based incentive payment adjustment factors for FY 2016 in the near future in Table 16B of the FY 2016 IPPS/LTCH PPS final rule, which will be available on the CMS website. (MACs received subsequent communication of the value-based incentive payment adjustment factors for FY 2016 in Table 16B.)

Q. Hospital Readmissions Reduction Program

For FY 2016, the readmissions adjustment factor is the higher of a ratio or 0.97 (-3 percent). The readmissions adjustment factor is applied to a hospital’s “base operating DRG payment amount” that is, the wage-adjusted DRG payment amount (adjusted under the transfer policy, if applicable) plus new technology add-on payment (if applicable), to determine the reduction amount under the Hospital Readmissions Reduction Program. Add-on payments for IME, DSH (including the uncompensated care payment), outliers, and low-volume hospitals are not adjusted by the readmissions adjustment factor. In addition, for SCHs, the difference between the SCH’s operating IPPS payment under the hospital-specific rate and the Federal rate is not adjusted by the readmissions adjustment factor. For FY 2016, the portion of a MDH’s payment reduction due to excess readmissions that is based on 75 percent difference between payment under the hospital-specific rate and payment under the Federal rate will be determined at cost report settlement.

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Consequently, in determining the claim payment, the PRICER will continue to only apply the readmissions adjustment factor to a MDH’s wage-adjusted DRG payment amount (adjusted under the transfer policy, if applicable) plus new technology add-on payment (if applicable) to determine the payment reduction due to excess readmissions.

The readmissions payment adjustment factors for FY 2016 are in Table 15 of the FY 2016 IPPS/LTCH PPS final rule, which will be available on the CMS website. Hospitals that are not subject to a reduction under the Hospital Readmissions Reduction Program in FY 2016 (such as Maryland hospitals) have a readmission adjustment factor of 1.0000. For FY 2016, hospitals should only have a readmission adjustment factor between 1.0000 and 0.9700.

NOTE: Hospitals located in Maryland (for FY 2016) and in Puerto Rico are not subject to the Hospital Readmissions Reduction Program, and therefore, are not listed in Table 15.

R. Medicare Disproportionate Share Hospitals (DSH) Program

Section 3133 of the Affordable Care Act modified the Medicare DSH program beginning in FY 2014. Starting in FY 2014, hospitals received 25 percent of the amount they previously would have received under the current statutory formula for Medicare DSH. The remainder, equal to 75 percent of what otherwise would have been paid as Medicare DSH, will become an uncompensated care payment after the amount is reduced for changes in the percentage of individuals that are uninsured. Each Medicare DSH hospital will receive a portion of this uncompensated care pool based on its share of total uncompensated care reported by Medicare DSH hospitals. A Medicare DSH hospital’s share of uncompensated care is based on its share of insured low income days, defined as the sum of Medicare SSI days and Medicaid days, relative to all Medicare DSH hospitals’ insured low income days.

The Medicare DSH payment will be reduced to 25 percent of the amount they previously would have received under the current statutory formula in PRICER. The calculation of the Medicare DSH payment adjustment will remain unchanged and the 75 percent reduction to the DSH payment will be applied in PRICER.

The total uncompensated care payment amount to be paid to the Medicare DSH hospitals was finalized in the FY 2016 IPPS Final Rule. The uncompensated care payment will be paid on the claim as an estimated per discharge amount to the hospitals that have been projected to receive Medicare DSH for FY 2016. The estimated per claim amount is determined by dividing the total uncompensated care payment by the average number of claims from the most recent three years of claims data (FY2012-2014). CMS is issued a Correction Notice to the FY 2016 IPPS final rule, which changed each provider's uncompensated care payment per claim amounts. Attachment 3 of CR9253 includes the updated estimated per discharge uncompensated care payment amounts per claim to be used for updating the PSF, which will be displayed in the corrected Medicare DSH Supplemental Data File for the Corrected Notice to the FY 2016 IPPS Final rule on the CMS website. The estimated per discharge uncompensated care payment amount will be included in the outlier payment determinations. In addition the estimated per discharge uncompensated care payment amount will be included as a Federal payment for SCHs to determine if a claim is paid under the hospital-specific rate or Federal rate and for Medicare Dependent Hospitals to determine
if the claim is paid 75 percent of the difference between payment under the hospital-specific rate and payment under the Federal rate. The total uncompensated care payment amount finalized in the Correction Notice to the FY 2016 IPPS Final Rule will be reconciled at cost report settlement with the interim estimated uncompensated care payments that are paid on a per discharge basis.

The hospitals that were located in urban counties that are becoming rural under our adoption of the new OMB delineations, are subject to a transition for their Medicare DSH payment. For a hospital with more than 99 beds and less than 500 beds that was redesignated from urban to rural, it would be subject to a DSH payment adjustment cap of 12 percent. Under the transition, per the regulations at Section 412.102, for the second year after a hospital loses urban status, the hospital will receive an additional payment that equals one-third of the difference between DSH payment before its redesignation from urban to rural and the DSH payment otherwise applicable to the hospital subsequent to its redesignation from urban to rural. In the second year after a hospital loses urban status, the hospital will receive an additional payment that equals one third of the difference between the DSH payments applicable to the hospital before its redesignation from urban to rural and the DSH payments otherwise applicable to the hospital subsequent to its redesignation from urban to rural. This adjustment will be determined at cost report settlement. In determining the claim payment, the PRICER will only apply the DSH payment adjustment based on its urban/rural status according to the redesignation.

S. Recalled Devices

A hospital's IPPS payment is reduced, for specified MS-DRGs, when the implantation of a device is replaced without cost or with a credit equal to 50 percent or more of the cost of the replacement device.

New MS-DRGs are added to the list subject to the policy for payment under the IPPS for replaced devices offered without cost or with a credit when they are formed from procedures previously assigned to MS-DRGs that were already on the list. MS-DRGs 266 and 267 (Endovascular Cardiac Valve Replacement with MCC and Endovascular Cardiac Valve Replacement without MCC, respectively) were inadvertently omitted from the list of MS-DRGs subject to the policy for FY 2015; therefore they are being added to the list with an effective date retroactive to October 1, 2014.

For FY 2016, MS-DRGs 237 and 238 (Major Cardiovascular Procedures with MCC and without MCC, respectively) will be deleted. The following MS-DRGs will be added:

- MS-DRG 268 (Aortic and Heart Assist Procedures Except Pulsation Balloon with MCC)
- MS-DRG 269 (Aortic and Heart Assist Procedures Except Pulsation Balloon without MCC)
- MS-DRG 270 (Other Major Cardiovascular Procedures with MCC)
- MS-DRG 271 (Other Major Cardiovascular Procedures with CC)
- MS-DRG 272 (Other Major Cardiovascular Procedures without CC/MCC)
- MS-DRG 273 (Percutaneous Intracardiac Procedures with MCC)
- MS-DRG 274 (Percutaneous Intracardiac Procedures without MCC)

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The complete list of MS-DRGs subject to the IPPS policy for replaced devices offered without cost or with a credit and their effective and termination dates is displayed in CR9121.

**LTCH PPS FY 2016 Update**

**A. FY 2016 LTCH PPS Rates and Factors**
FY 2016 LTCH PPS Rates and Factors are in the following table:

<table>
<thead>
<tr>
<th>LTCH PPS Standard Federal Rates</th>
<th>Rates based on successful reporting of quality data.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>• Full update (quality indicator on PSF = 1):</td>
</tr>
<tr>
<td></td>
<td>$41,762.85</td>
</tr>
<tr>
<td></td>
<td>• Reduced update (quality indicator on PSF = 0 or</td>
</tr>
<tr>
<td></td>
<td>blank): $40,941.55</td>
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</table>

<table>
<thead>
<tr>
<th>Labor Share</th>
<th>62.0 percent</th>
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</thead>
<tbody>
<tr>
<td>Non-Labor Share</td>
<td>38.0 percent</td>
</tr>
<tr>
<td>High-Cost Outlier Fixed-Loss Amount for Standard Federal Rate Discharges</td>
<td>$16,423</td>
</tr>
<tr>
<td>High-Cost Outlier Fixed-Loss Amount for Site-Neutral Rate Discharges</td>
<td>$22,539</td>
</tr>
</tbody>
</table>

The LTCH PPS Pricer has been updated with the Version 33.0 MS-LTC-DRG table, weights and factors, effective for discharges occurring on or after October 1, 2015, and on or before September 30, 2016.

1. **Application of the Site Neutral Payment Rate**

Section 1206(a) of Public Law 113–67 amended Section 1886(m) of the Act to establish patient-level criteria for payments under the LTCH PPS for implementation for cost reporting periods beginning on or after October 1, 2015. This revision to payments under the LTCH PPS established a dual-rate payment structure, under which discharges are paid based on either of the following:

- The LTCH PPS standard Federal payment rate (that is, generally consistent with the payment amount determined under the LTCH PPS prior to the amendments made by Public Law 113–67) for LTCH cases meeting the specified patient criteria upon discharge; or

- The site neutral payment rate (that is, the lesser of an “IPPS-comparable” payment amount determined under Section 412.529(d)(4), including a high cost outlier payment under Section412.525(a) as applicable, or 100 percent of the estimated cost of the case as determined under Section 412.529(d)(2)) for those cases not the meeting specified patient criteria upon discharge.
In order to be paid at the LTCH PPS standard Federal rate amount, the following criteria must be met:

- The discharge must not have a principal diagnosis in the LTCH of a psychiatric diagnosis or rehabilitation as indicated by the grouping of the discharge into one of 15 “psychiatric and rehabilitation” MS-LTC-DRGs (that is, MS-LTC-DRGs 876, 880, 881, 882, 883, 884, 885, 886, 887, 894, 895, 896, 897, 945, and 946).

- The discharge must have been immediately preceded by an IPPS hospital discharge (“immediately preceded” is defined as the LTCH admission occurring within one day of the IPPS hospital discharge based on the admission date on the LTCH discharge claim and the discharge date on the IPPS hospital claim).

- The patient discharged from the LTCH must have spent 3 days in the ICU during the immediately preceding IPPS hospital stay (discharges meeting this criteria will be identified by the use of revenue center codes 020x and 021x on the IPPS hospital discharge claim) or have received at least 96 hours of respiratory ventilation services during the LTCH stay (which will generally be identified by the use of ICD-10-PCS procedure code 5A1955Z on the LTCH claim).

The site neutral payment rate amount will be paid for patients discharged from the LTCH that do not meet the above criteria. The application of the site neutral payment rate is codified in the regulations at Section 412.522. Additional information on the final policies implementing the application of the site neutral payment rate are in the FY 2016 Final Rule (80 FR 49601-49623). Information on the requirements implementing the application of the site neutral payment rate are in CR9015. A related MLN Matters® article, MM9015, is available on the CMS website.

Existing LTCH PPS policies, such as the short-stay outlier (SSO) policy (for discharges paid the LTCH PPS standard Federal rate) and the Interrupted Stay policy, will continue to apply in determining the applicable payment amount (that is, site neutral payment rate or standard Federal payment rate) under the LTCH PPS.

2. Transition Blended Payment Rate for FYs 2016 and 2017

Public Law 113-67 establishes a transitional payment method site neutral payment rate for LTCH discharges occurring in cost reporting periods beginning during FY 2016 or FY 2017. The blended payment rate is comprised of 50 percent of the site neutral payment rate for the discharge and 50 percent of the LTCH PPS standard Federal payment rate that would have applied to the discharge if the provisions of Public Law 113-67 had not been enacted. Under new Section 412.522(c)(1), the site neutral payment rate is the lower of the IPPS comparable per diem amount determined under Section 412.529(d)(4), including any applicable outlier payments under Section 412.525(a), or 100 percent of the estimated cost of the case determined under Section 412.529(d)(2). For purposes of the blended payment rate, the payment rate that would otherwise be applicable had the provisions of Public Law 113-67 not been enacted, is the LTCH PPS standard Federal payment determined under Section 412.523 (that is, the LTCH PPS standard Federal payment rate that is applicable to

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discharges that meet the criteria for exclusion from the site neutral payment rate under new Section 412.522(a)(2)).

Under the blended payment rate at Section 412.522(c)(3), for LTCH discharges occurring in cost reporting periods beginning on or after October 1, 2015, and on or before September 30, 2017 (that is, discharges occurring in cost reporting periods beginning during FY’s 2016 and 2017), the portions of the payment amounts determined under Section 412.522(c)(1) (the site neutral payment rate) and under Section 412.523 (the LTCH PPS standard Federal rate) include any applicable adjustments, such as HCO payments, as applicable, consistent with the requirements under Section 412.523(d). For example, the portion of the blended payment for the discharge that is based on the site neutral payment rate includes 50 percent of any applicable site neutral payment rate HCO payment under our revised HCO payment policy under Section 412.525(a). Similarly, the portion of the blended payment for the discharge that is based on the LTCH PPS standard Federal payment rate includes any applicable HCO payment under existing Section 412.525(a).

3. Subclause (II) LTCHs

In the FY 2015 IPPS Final Rule, CMS established a payment adjustment under the LTCH PPS at Section 412.526 for hospitals “classified under subclause (II) of subsection (d)(1)(B)(iv)” of the Act (referred to as “subclause (II) LTCHs), effective for cost reporting periods beginning on or after October 1, 2014 (that is, Federal FY 2015 and beyond). Under this payment adjustment, payments to subclause (II) LTCHs are adjusted so that their LTCH PPS payments are generally equivalent to an amount determined under the reasonable cost-based reimbursement rules for both operating and capital-related costs. Consequently, the application of the site neutral payment rate at Section 412.522 is not applicable to subclause (II) LTCHs. Currently there is only one hospital meeting the statutory definition of a subclause (II) LTCH, which is located in New York. The FY 2016 LTCH PPS Pricer includes logic to determine the claim payment amount for discharges from the subclause (II) LTCH that does not include the application of the site neutral payment rate in accordance with these policies.

B. Average Length Of Stay Calculation

Consistent with the amendments made by Public Law 113–67, beginning with cost reporting periods starting on or after October 1, 2015, for LTCHs which were classified as such by December 10, 2013, Medicare Advantage (MA) discharges and discharges paid the site neutral payment rate will not be included in the calculation of an LTCH’s Average Length of Stay (ALOS) for the purposes of a hospital’s payment classification as an LTCH under Section 412.23(e). All other requirements for calculating an LTCH’s ALOS remain unchanged.

C. Discharge Payment Percentage

For all LTCHs’ FY 2016 or later cost reporting periods, the statute requires LTCHs to be notified of their “discharge payment percentage” (DPP). The DPP is the ratio (expressed as a percentage) of the LTCHs’ FFS discharges which received LTCH PPS standard Federal rate payment to the LTCHs’ total number of LTCH PPS discharges. The LTCH’s total number of LTCH PPS discharges for a cost reporting period and discharges which were paid at the LTCH PPS standard Federal payment rate are to be determined at cost report settlement using data from the define?(PS&R). (Additional information regarding the identification of the discharge counts used in

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this calculation is forthcoming.) To calculate the DPP, divide the number of discharges paid at the LTCH PPS standard Federal payment rate by total LTCH PPS discharges. The percent equivalent of that result is the DPP. MACs will provide notification to the LTCH of its DPP upon final settlement of the cost report, beginning with cost reporting periods beginning on or after October 1, 2015. MACs may use the form letter in Attachment 2 of CR9253 to notify LTCHs of their DPP.

D. LTCH Quality Reporting (LTCHQR) Program

Section 3004(a) of the Affordable Care Act requires the establishment of the LTCH Quality Reporting (LTCHQR) Program. For FY 2016, the annual update to a standard Federal rate will continue to be reduced by 2.0 percentage points if a LTCH does not submit quality reporting data in accordance with the LTCHQR Program for that year.

E. Provider Specific File (PSF)

CR9253 provides instructions for MACs to use in updating relevant fields in their PSF.

F. Cost of Living Adjustment (COLA) under the LTCH PPS

The LTCH PPS incorporates a COLA for hospitals located in Alaska and Hawaii. There are no changes to the COLAs for FY 2016, and are the same COLAs established in the FY 2014 IPPS/LTCH PPS final rule. For reference, a table showing the applicable COLAs that will continue to be effective for discharges occurring on or after October 1, 2015, is in the FY 2016 IPPS/LTCH PPS final rule and is also shown in Table 2 in Attachment 1 of CR9253.

Additional Information


If you have any questions, please contact your MAC at their toll-free number. That number is available at [http://www.cms.gov/Outreach-and-Education/Medicare-Learning-Network-MLN/MLNMattersArticles/index.html](http://www.cms.gov/Outreach-and-Education/Medicare-Learning-Network-MLN/MLNMattersArticles/index.html) under - How Does It Work.

Document History

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<th>Description of Change</th>
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<tr>
<td>December 29, 2015</td>
<td>This article was revised reflect a revised CR that announced that CardioMEMSTM HF Monitoring System was added to the list of items approved for a New Technology Add-On Payment and to renumber the list. In the article the transmittal number, CR release date and link to the transmittal was also changed.</td>
</tr>
</tbody>
</table>