December 30, 2020

The Honorable Douglas A. Ducey
Governor of Arizona
1700 W Washington
Phoenix, Arizona 85007

The Honorable Karen Fann
Arizona State Senate
1700 W Washington
Phoenix, Arizona 85007

The Honorable Russell Bowers
Speaker of the House
Arizona House of Representatives
1700 W Washington
Phoenix, Arizona 85007

Dear Governor Ducey, President Fann, and Speaker Bowers:

In accordance with A. R. S. § 36-2903.12, please find the enclosed report on hospital chargemaster transparency. Please contact Matthew Isiogu, Assistant Director, at (602) 417-4168 or matthew.isiogu@azahcccs.gov if you have any questions or would like additional information.

Sincerely,

Jami Snyder
Director

cc: The Honorable Katie Hobbs, Arizona Secretary of State
REPORT TO THE GOVERNOR,
PRESIDENT OF THE SENATE AND
SPEAKER OF THE HOUSE OF REPRESENTATIVES

Hospital Chargemaster Transparency
January 2021
AHCCCS AND ADHS CHARGEMASTER/TRANSPARENCY REPORT
EXECUTIVE SUMMARY

This report is submitted jointly by the Arizona Department of Health Services (ADHS) and Arizona Health Care Cost Containment System (AHCCCS). It describes the state’s mandated process for hospitals to report their respective Chargemasters, how billed hospital charges compare to hospital costs, the processes for reporting Chargemasters and hospital prices in other states, progress since last year’s report, and recommendations on the state’s use of this information. To place these issues in context, AHCCCS and ADHS have conceptualized this report through a broader lens of transparency in healthcare of which hospital charges and/or price is a critical element.

In the Fiscal Year (FY) 2020 Hospital Outpatient Prospective Payment System (OPPS) Final Rule (CMS-1717-F2), the Centers for Medicare and Medicaid Services (CMS) issued additional guidance on the requirement for hospitals to establish and make public a yearly list of hospital’s standard charges for items and services. In addition, CMS-9915-F in 2020 focused on price transparency at the health plan and issuers level for participants, beneficiaries and enrolles.

The information in the Arizona Chargemaster is not meaningful to persons covered by an insurance plan. Virtually all insurance carriers negotiate the prices they pay hospitals and other providers. Because many Chargemaster prices are inflated relative to the hospitals’ costs, Medicare rates are often the basis for the negotiated prices which health plans pay. Furthermore, because these contractual arrangements are confidential, the patient can draw little useful information from the Chargemaster, even if the negotiated pricing is a percent discount of charges.

As explained in prior reports, hospital price and quality information has gained increased attention in recent years, due in part to the trend toward patients’ increased out of pocket cost. Prior Hospital Chargemaster Transparency Reports discussed that, in order for health care purchasers to assess value, they need information on both price and quality, and this information must be presented in a clear and accessible format. As noted in prior reports, hospital charges and the chargemaster do not fully address this need.

States are making slow progress on price transparency because legislation and the development of transparency websites take time. In the most recent 2020 Report Card on State Price Transparency Laws, sixteen states received passing grades, up from only seven in 2017. Ten states scored at least one letter grade higher in 2020 than they did in 2017 because they since
passed price transparency legislation and/or created or improved a state-mandated transparency website.\textsuperscript{1}

AHCCCS AND ADHS CHARGEMASTER/TRANSPARENCY REPORT

A. R. S. § 36-2903.12 requires the Arizona Health Care Cost Containment System (AHCCCS) and the Arizona Department of Health Services (ADHS) to report on hospital chargemaster transparency. Specifically:

On or before January 2, 2020, and each year thereafter, the director of the Arizona health care cost containment system administration and the director of the department of health services shall submit a joint report on hospital charge master transparency to the governor, the speaker of the house of representatives and the president of the senate and shall provide a copy to the secretary of state. The report shall do all of the following:

1) Summarize the current charge master reporting process and hospital billed charges compared to costs;

2) Provide examples of how charge masters or hospital prices are reported and used in other states;

3) Include recommendations to improve the state’s use of hospital charge master information, including reporting and oversight changes.

BACKGROUND

When consumers make any type of purchase decision among competing products and services, they typically know, or can learn, the price. Often, they are able to make a reasonable assessment of the quality of the item. However, health care purchasers in Arizona, especially individual patients, purchase services with little or no knowledge of what they will pay for the service or related alternative services and have limited ability to compare healthcare providers based on quality measures. This lack of price transparency is becoming increasingly more important for consumers as health care costs continue to rise and consumers pay more for “out-of-pocket” care.

Our prior reports, particularly the 2014 Report\(^2\), provided considerable detail on price transparency. Since then, our overall observations remain unchanged:

- In order for health care consumers to be able to assess value as they do for other goods and services, reliable and understandable price and quality information must be

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accessible, and must be comparable across providers to allow a consumer to use it for decision-making.

- Because of significant changes in the healthcare market, the current Arizona Chargemaster reporting requirements provide no public service and do not deliver accurate pricing comparison and transparency as originally intended.

- Outpatient services comprise a large and growing portion of the services provided by hospitals, and should be included in a meaningful reporting structure. However, this would require action by the legislature to enact new reporting requirements.

- All Payer Claims Databases (APCD) can provide a mechanism for significant price transparency by providing credible cost and quality information for most payers. In order to ensure the uniformity, consistency, and transparency of reported data, state agencies serve an important clearinghouse role. However, establishing an Arizona APCD would require legislative action and significant financial support.

Laws 2013, Chapter 202 established additional price reporting requirements for Arizona health care providers. Chapter 202 requires providers to make available on request or online the direct pay prices for at least the 25 most commonly provided services. Health care facilities with more than 50 inpatient beds must make available online or by request the 50 most commonly used Diagnosis Related Group (DRG) and outpatient codes (for facilities with fifty or fewer beds, the mandate declines to the top 35 most used DRG and 35 most used outpatient codes). However, this information is reported separately by each hospital, is not centrally reported or aggregated, and opportunities to compare prices are more limited as the most common procedures can vary between hospitals.

ARIZONA CHARGEMASTER PROCESS AND OTHER HOSPITAL REPORTING

Chargemaster Reporting
Pursuant to A.R.S. §36-436 and A.A.C. R9-11-302, hospitals report their entire Chargemaster and accompanying Overview form to ADHS. ADHS is authorized by statute and rule to review these documents, but not to dispute or direct the amounts or methods of charging.

Although hospitals base their charges for the uninsured on information contained in their Chargemaster, the Chargemaster content is of no utility to health care consumers regardless of their health insurance status. The Chargemaster contains charges at the individual detail level (e.g. per dose, per hour, per day, per item). Since every health care encounter includes many separate service components such as physician care, nursing, bed charges, service charges (e.g. venipuncture, radiology, lab), procedures (anesthesiologist, operating room, recovery room), and supply charges (e.g. stents, drugs, IV line), it is impossible for any consumer, whether insured or not, to estimate their cost for any hospital visit from the content of the Chargemaster. Virtually all insurance carriers negotiate the prices they pay hospitals and other providers. Since health plan contractual arrangements are confidential, these pricing structures are not publicly released. While many hospitals will provide an estimated out-of-pocket cost to patients upon request, for the most accurate estimate, insured patients must contact their health plan directly.
As noted above, where pricing information is made available, it must be presented in a clear and accessible format, and must be comparable across providers to allow a consumer to use it for decision-making. The current Chargemaster reporting requirements do not meet this criteria, because Chargemasters are lists of thousands of individual charges with no relationship to specific procedures or diagnoses, and with no uniformity of format, description or categorization between hospitals.

The current Chargemaster reporting requirements were implemented decades ago. The significant changes in health care reimbursement that have occurred over the ensuing years have rendered the current Chargemaster reporting obsolete and of minimal value to health care consumers.

ADHS does not use the collected Chargemasters for any purpose. Neither AHCCCS nor ADHS are aware of any state or other government agency that uses the Chargemasters data for any purpose.

Other Hospital Reporting
Pursuant to A.R.S. §36-125.04, hospitals also report certain financial information to ADHS, including Audited Financial Statements and the state Uniform Accounting Report (UAR). AHCCCS uses the UAR data, as well as other publicly available information to provide a report to the Legislature and Governor’s office pursuant A.R.S. §36-125.04. While these reports do not provide pricing information to consumers, they do shed light on the financial status of hospitals for policymakers and provide information used to calculate certain AHCCCS payments to providers.

Figure 1, compares the billed charges, reimbursements, and operating costs for fiscal year 2019 for all ADHS licensed hospitals to illustrate the differences in charges, operating costs, and reimbursements based on the aggregate information from data submitted by hospitals on the UAR. This chart shows that, in aggregate, hospital costs are approximately 21% of billed charges, reflecting the large disparity between charges originally billed for services and the amount ultimately received in payment for those services.
OTHER STATES’ REPORTING OF HOSPITAL CHARGES AND PRICES

As outlined in detail in the 2014 report, states have undertaken a variety of initiatives, including making charges and payments available on public websites and establishing all-payer claims databases. In addition, Medicare has moved to release data on hospital charges and payments and, in 2014, expanded this to include physician charges and payments; both of these have generated public interest and significant analysis on the wide variation on charges and payments across the nation.

Over the past year, the Centers for Medicare & Medicaid Services (CMS) has implemented actions to target price transparency. In 2019, CMS finalized the Hospital Outpatient Prospective Payment System (OPPS) CMS-1717-F2. In this rule, it requires each hospital operating within the United States to establish and make public a yearly list of hospital’s standard charges for items and services provided by the hospital. It also requires making public discounted cash prices, payer-specific negotiated charges, and de-identified minimum and maximum negotiated charges for at least 300 ‘shoppable’ services that are packaged in a consumer-friendly manner.

As part of CMS-9915-F, certain health plans and health insurance issuers will be required to make available personalized out-of-pocket costs information and the underlying negotiated rates,
for all covered health care items and services through an internet-based self-service tool. These requirements need to be available by January 1, 2023 for the initial set of services and January 1, 2024 for the remaining services. In addition, the health plans and health insurance issuers will need to produce files with detailed pricing information such as negotiated rates for all covered items and services between the plan or issuer and in-network providers.

Recently more states are emphasizing quality transparency in addition to price transparency. Besides providing a more robust means to evaluate value, this addresses a general misconception that higher health care prices indicate better quality. States that provide robust price transparency do not necessarily provide robust quality information, and vice versa.


CONCLUDING OBSERVATIONS AND RECOMMENDATIONS

AHCCCS and ADHS Actions
AHCCCS and ADHS will employ the following strategies to continue a focus on increasing price and quality transparency:

1) As the single largest payer in the State of Arizona, AHCCCS will continue to be transparent in sharing information on hospital billed charges and the payment amounts made by AHCCCS.
2) AHCCCS will obtain comparable quality data and consider leveraging the APR-DRG hospital payment system to adjust future reimbursement based on outcomes.
3) AHCCCS, with the support of ADHS, will continue to make publicly available financial information on hospital and other provider types more accessible through the AHCCCS website.
4) Through AHCCCS payment modernization initiatives, AHCCCS will continue to drive improved quality with a goal to decrease costs (e.g., through reduced readmissions, emergency department visits, etc.).
5) ADHS will continue to annually update and post hospital quality information via AZ Care Check, a searchable database containing information about deficiencies found against facilities/providers by the Arizona Department of Health Services. The link to that site: http://www.azdhs.gov/licensing/index.php#azcarecheck.
6) AHCCCS and ADHS will continue to review their various transparency initiatives to consolidate or aggregate current reported data and streamline its display to avoid consumer confusion over multiple sets of similar data.
## Appendix A

Example of a Hospital Chargemaster Submission Page

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<th>Percent Increase</th>
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### Daily Charge for:

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<th>Increase Amount</th>
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- **Private Room**: $ - 
- **Semi-Private Room**: $ - 
- **Pediatric Bed**: $ - 
- **Nursery Bed**: $ - 
- **Pediatric Intensive Care Bed**: $ - 
- **Neonatal Intensive Care Bed**: $ - 
- **Cardiovascular Intensive Care Bed**: $ - 
- **Swing Bed**: $ - 
- **Rehabilitation Bed**: $ - 
- **Skilled Nursing Bed**: $ - 

### Minimum Charge for:

<table>
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<tr>
<th>Hospital Charge Code</th>
<th>Proposed Rate</th>
<th>Existing Rate</th>
<th>Increase Amount</th>
<th>Percent Increased</th>
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- **Labor and Delivery**: $ - 
- **Trauma Team Activation**: $ - 
- **EKG**: $ - 
- **Blood Bank Crossmatch**: $ - 
- **Lithotripsy**: $ - 
- **X-ray**: $ - 
- **IVP**: $ - 
- **Respiratory Therapy session with a Small Volume Nebulizer**: $ - 
- **CT scan of a head without contrast medium**: $ - 
- **CT scan of an abdomen with contrast medium**: $ - 
- **Abdomen Ultrasound**: $ - 
- **Brain MRI without contrast medium**: $ - 
- **15 minutes of Physical Therapy**: $ - 

### Daily rate for Behavioral Health Services for:

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<th>Proposed Rate</th>
<th>Existing Rate</th>
<th>Increase Amount</th>
<th>Percent Increased</th>
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</tbody>
</table>

- **Adult Patient**: $ - 
- **Adolescent Patient**: $ - 
- **Pediatric Patient**: $ - 

**Date Submitted to ADHS**

**Facility License Number**

**Facility Name**

**Facility Street Address**

**City**

**Zip**

**County**

**Type of Control (Drop Down Box)**

**Hospital Classification (Drop Down Box)**

**Licensed Capacity**

**Implementation Date of Rates and Charges**

**Percent Increase**

**Gross Patient Revenue - Existing:**

**Gross Patient Revenue - Proposed:**

**Previous Increase Date**

**Previous Increase Percent**

**Prepared By**

**Phone Number**

**E-mail Address**

### Daily Charge for:

- **Private Room**: $ - 
- **Semi-Private Room**: $ - 
- **Pediatric Bed**: $ - 
- **Nursery Bed**: $ - 
- **Pediatric Intensive Care Bed**: $ - 
- **Neonatal Intensive Care Bed**: $ - 
- **Cardiovascular Intensive Care Bed**: $ - 
- **Swing Bed**: $ - 
- **Rehabilitation Bed**: $ - 
- **Skilled Nursing Bed**: $ - 

### Minimum Charge for:

- **Labor and Delivery**: $ - 
- **Trauma Team Activation**: $ - 
- **EKG**: $ - 
- **Blood Bank Crossmatch**: $ - 
- **Lithotripsy**: $ - 
- **X-ray**: $ - 
- **IVP**: $ - 
- **Respiratory Therapy session with a Small Volume Nebulizer**: $ - 
- **CT scan of a head without contrast medium**: $ - 
- **CT scan of an abdomen with contrast medium**: $ - 
- **Abdomen Ultrasound**: $ - 
- **Brain MRI without contrast medium**: $ - 
- **15 minutes of Physical Therapy**: $ - 

### Daily rate for Behavioral Health Services for:

- **Adult Patient**: $ - 
- **Adolescent Patient**: $ - 
- **Pediatric Patient**: $ -
Appendix C
Definitions

- **Charge Description Master (CDM):** The ‘charge master’, ‘hospital chargemaster’, or the ‘charge description master’ (CDM) is primarily a list of services/procedures, room accommodations, supplies, drugs/biologics, and/or radiopharmaceuticals that may be billed to a patient registered as an inpatient or outpatient on a claim.

- **Charge-to-cost ratios:** According to Anderson, “the ratio of charges to costs measures the relationship between actual hospital charges for services (what self-pay patients are generally asked to pay) and Medicare-allowable costs (what the CMS has determined to be the costs associated with care for all patients, not just Medicare patients).”

- **Diagnoses Related Groups (DRG):** Codes assigned to hospital inpatient claims for reimbursement purposes. Although created and required by CMS for Medicare billing, most other payers also utilize DRG for determining reimbursement on inpatient hospital claims. The current MS-DRG (“medical severity”) code sets are severity adjusted, so claims for care of patients with complications or comorbidities receive a higher level of reimbursement. A special software called a "grouper" program uses ICD diagnosis and procedures codes, sex, discharge status, and the presence of complications or comorbidities to group clinically similar patients expected to use the same amount of hospital resources, and assigns an appropriate DRG code to the claims. The DRG code determines the amount of reimbursement the hospital will receive for that patient stay. MS-DRG is currently the national standard for Medicare hospital inpatient billing. AHCCCS utilizes the APR-DRG version.

- **All Patient Refined Diagnostic Related Groups (APR-DRG):** is a classification system that classifies patients according to their reason of admission, severity of illness and risk of mortality. It is the inpatient rate methodology utilized by AHCCCS. The APR-DRGs expand the basic DRG structure by adding four subclasses to each DRG. The addition of the four subclasses addresses patient differences relating to severity of illness and risk of mortality. The four severity of illness subclasses and the four risk of mortality subclasses are numbered sequentially from 1 to 4 indicating respectively, minor, moderate, major, or extreme severity of illness or risk of mortality.

- **Hospital Charges:** The amount the hospital billed for the entire hospital stay; not the charges for any specific procedure or condition. Total charges do not reflect the actual cost of providing care nor the payment received by the hospital for services provided.

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