

1 **8.3000: HEALTHCARE AFFORDABILITY AND SUSTAINABILITY FEE COLLECTION AND**
2 **DISBURSEMENT**

3 PURPOSE: Subject to federal approval by the Centers for Medicare and Medicaid Services (CMS), the
4 Colorado Healthcare Affordability and Sustainability Enterprise Act of 2017 (Act), C.R.S. § 25.5-4-402.4,
5 authorizes the Colorado Healthcare Affordability and Sustainability Enterprise (CHASE) to assess a
6 healthcare affordability and sustainability fee, pursuant to rules adopted by the State Medical Services
7 Board, to provide business services to hospitals as described in C.R.S. § 25.5-4-402.4(4)(a). These
8 business services include, but are not limited to, obtaining federal financial participation to increase
9 reimbursement to hospitals for care provided under the state medical assistance program (Medicaid) and
10 the Colorado Indigent Care Program (CICP); expanding health coverage for parents of Medicaid eligible
11 children, for children and pregnant women under the Child Health Plan Plus (CHP+), and for low-income
12 adults without dependent children; providing a Medicaid buy-in program for people with disabilities;
13 implementing twelve month continuous eligibility for Medicaid eligible children; paying CHASE's
14 administrative costs of implementing and administering the Act; consulting with hospitals to help them
15 improve cost efficiency, patient safety, and clinical effectiveness; advising hospitals regarding potential
16 changes to federal and state laws and regulations governing Medicaid; providing coordinating services to
17 hospitals to help them adapt and transition to any new or modified performance tracking and payment
18 systems for the Medicaid program; and providing funding for a health care delivery system reform
19 incentive payments program.

20 **8.3001: DEFINITIONS**

21 "Act" means the Colorado Healthcare Affordability and Sustainability Enterprise Act of 2017, § 25.5-4-
22 402.4, C.R.S.

23 "CHASE" or "Enterprise" means the Colorado Healthcare Affordability and Sustainability Enterprise
24 described in C.R.S. § 25.5-4-402.4(3).

25 "CICP" means the Colorado Indigent Care Program, as described in 10 CCR 2505-10, Section 8.900.

26 "CICP Day" means an inpatient hospital day for a recipient enrolled in the CICP.

27 "CMS" means the federal Centers for Medicare and Medicaid Services.

28 "Critical Access Hospital" means a hospital qualified as a critical access hospital under 42 U.S.C. § 1395i-
29 4(c)(2) and certified as a critical access hospital by the Colorado Department of Public Health and
30 Environment.

31 "Disproportionate Share Hospital Payment" or "DSH Payment" means the payments made to qualified
32 hospitals that serve a disproportionate share of Medicaid and uninsured individuals as required under 42
33 U.S.C. § 1396r-4. Federal law establishes an annual DSH allotment for each state that limits federal
34 financial participation for total statewide DSH payments made to hospitals.

35 "Enterprise Board" means the Colorado Healthcare Affordability and Sustainability Enterprise Board
36 described in C.R.S. § 25.5-4-402.4(7).

37 "Essential Access Hospital" means a Critical Access Hospital or General Hospital not located within a
38 Metropolitan Statistical Area (MSA) designated by the United States Office of Management and Budget
39 and having 25 or fewer licensed beds.

1 "Exclusive Provider Organization" or "EPO" means a type of managed care health plan where members
2 are not required to select a primary care provider or receive a referral to receive services from a
3 specialist. EPOs will not cover care provided out-of-network except in an emergency.

4 "Fund" means the healthcare affordability and sustainability fee cash fund described in C.R.S. § 25.5-4-
5 402.4(5).

6 "General Hospital" means a hospital licensed as a general hospital by the Colorado Department of Public
7 Health and Environment.

8 "High Volume Medicaid and CICP Hospital" means a hospital with at least 27,500 Medicaid Days per year
9 that provides over 30% of its total days to Medicaid and CICP clients.

10 "Health Maintenance Organization" or "HMO" means a type of managed care health plan that limits
11 coverage to providers who work for or contract with the HMO and requires selection of a primary care
12 provider and referrals to receive services from a specialist. HMOs will not cover care provided out-of-
13 network except in an emergency.

14 "Heart Institute Hospital" means a hospital recognized as a HeartCARE Center by the American College
15 of Cardiology (ACC) with at least 25,000 Medicaid Non-Managed Care Days per year.

16 "Hospital-Specific Disproportionate Share Hospital Limit" or "Hospital-Specific DSH Limit" means a
17 hospital's maximum allowable Disproportionate Share Hospital payment eligible for Medicaid federal
18 financial participation allowed under 42 U.S.C. § 1396r-4.

19 "Hospital Transformation Program Supplemental Medicaid Payments" or "HTP Supplemental Medicaid
20 Payments" means the:

- 21 1. Outpatient Hospital Supplemental Medicaid Payment described in Section 8.3004.B.,
- 22 2. Inpatient Hospital Supplemental Medicaid Payment described in Section 8.3004.C., and
- 23 3. Essential Access Hospital Supplemental Medicaid Payment described in Section
24 8.3004.E.

25 The HTP Supplemental Medicaid Payments do not include the Hospital Quality Incentive Payment
26 described in Section 8.3004.F. or Rural Support Program Hospital Supplemental Medicaid Payment
27 described in Section 8.3004.G.

28 "Independent Metropolitan Hospital" means an independently owned and operated hospital located within
29 a Metropolitan Statistical Area designated by the United States Office of Management and Budget with at
30 least 1,500 Medicaid Days per year.

31 "Inpatient Services Fee" means an assessment on hospitals based on inpatient Managed Care Days and
32 Non-Managed Care Days.

33 "Inpatient Upper Payment Limit" means the maximum amount that Medicaid can reimburse a provider for
34 inpatient hospital services and still receive federal financial participation.

35 "Long Term Care Hospital" means a General Hospital that is certified as a long-term care hospital by the
36 Colorado Department of Public Health and Environment.

37 "Managed Care Day" means an inpatient hospital day for which the primary payer is a managed care
38 health plan, including HMO, PPO, POS, and EPO days.

- 1 “Medicaid Day” means a Managed Care Day or Non-Managed Care Day for which the primary or
2 secondary payer is Medicaid.
- 3 “Medicaid Managed Care Day” means a Managed Care Day for which the primary payer is Medicaid.
- 4 “Medicare Cost Report” means the Medicare hospital cost report, form CMS 2552-96 or CMS 2552-10, or
5 any successor form created by CMS.
- 6 “MMIS” means the Medicaid Management Information System, the Department’s Medicaid claims
7 payment system.
- 8 “MIUR” means Medicaid inpatient utilization rate which is calculated as Medicaid Days divided by total
9 hospital days.
- 10 “Neonatal Intensive Care Unit Hospital” or “NICU Hospital” means a hospital with a NICU classification of
11 Level III or IV according to guidelines published by the American Academy of Pediatrics (AAP).
- 12 “Non-Managed Care Day” means an inpatient hospital day for which the primary payer is an indemnity
13 insurance plan or other insurance plan not serving as an HMO, PPO, POS, or EPO.
- 14 “Non-State-Owned Government Hospital” means a hospital that is either owned or operated by a local
15 government.
- 16 “Outpatient Services Fee” means an assessment on hospitals based on outpatient hospital charges.
- 17 “Outpatient Upper Payment Limit” means the maximum amount that Medicaid can reimburse a provider
18 for outpatient hospital services and still receive federal financial participation.
- 19 “Pediatric Specialty Hospital” means a hospital that provides care exclusively to pediatric populations.
- 20 “POS” or “Point of Service” means a type of managed care health plan that charges patients less to
21 receive services from providers in the plan’s network and requires a referral from a primary care provider
22 to receive services from a specialist.
- 23 “PPO” or “Preferred Provider Organization” means a type of managed care health plan that contracts with
24 providers to create a network of participating providers. Patients are charged less to receive services from
25 providers that belong to the network and may receive services from providers outside the network at an
26 additional cost.
- 27 “Privately-Owned Hospital” means a hospital that is privately owned and operated.
- 28 “Psychiatric Hospital” means a hospital licensed as a psychiatric hospital by the Colorado Department of
29 Public Health and Environment.
- 30 “Rehabilitation Hospital” means an inpatient rehabilitation facility.
- 31 “Respiratory Hospital” means a hospital that primarily specializes in respiratory related diseases.
- 32 “Rural Hospital” means a hospital not located within a Metropolitan Statistical Area (MSA) designated by
33 the United States Office of Management and Budget.
- 34 “Safety Net Metropolitan Hospital” means a hospital that provides services within the Pueblo, Colorado
35 Metropolitan Statistical Area designated by the United States Office of Management and Budget (Pueblo

1 MSA) with no less than 15,000 Days per year reported on its Medicare Cost Report, Worksheet S-3, Part
2 1, Column 7 (Title XIX), lines 1-18, and 28 (adult, pediatrics, intensive care, and subunits).

3 “State-Owned Government Hospital” means a hospital that is either owned or operated by the State.

4 “State University Teaching Hospital” means a High-Volume Medicaid and CICIP Hospital which provides
5 supervised teaching experiences to graduate medical school interns and residents enrolled in a state
6 institution of higher education, and in which more than fifty percent (50%) of its credentialed physicians
7 are members of the faculty at a state institution of higher education.

8 “Supplemental Medicaid Payments” means the:

- 9 1. Outpatient Hospital Supplemental Medicaid Payment described in 8.3004.B.,
- 10 2. Inpatient Hospital Supplemental Medicaid Payment described in 8.3004.C.,
- 11 3. Essential Access Hospital Supplemental Medicaid Payment described in 8.3004.E.,
- 12 4. Hospital Quality Incentive Payment described in 8.3004.F., and
- 13 5. Rural Support Program Hospital Supplemental Medicaid Payment described in 8.3004.G.

14 “Uninsured Cost” means uninsured days and charges allocated to routine and ancillary cost centers and
15 multiplied by the most recent provider-specific per diem cost and cost-to-charge ratio from the Medicare
16 Cost Report.

17 “Urban Center Safety Net Specialty Hospital” means a hospital located in a Metropolitan Statistical Area
18 designated by the United States Office of Management and Budget where its Medicaid Days plus CICIP
19 Days relative to total inpatient hospital days per year, rounded to the nearest percent, equals, or exceeds,
20 65%

21 **8.3002: RESPONSIBILITIES OF THE ENTERPRISE AND HOSPITALS**

22 **8.3002.A. DATA REPORTING**

- 23 1. For purposes of calculating the Outpatient Services Fee, Inpatient Services Fee and the
24 distribution of supplemental payments, the Enterprise shall distribute a data reporting template to
25 all hospitals. The Enterprise shall include instructions for completing the data reporting template,
26 including definitions and descriptions of each data element to be reported. Hospitals shall submit
27 the requested data to the Enterprise within thirty (30) calendar days after receiving the data
28 reporting template or on the stated due date, whichever is later. The Enterprise may estimate any
29 data element not provided directly by the hospital.
 - 30 a. For hospitals that do not participate in the electronic funds process utilized by the
31 Enterprise for the collection of fees, payments to hospitals shall be processed by the
32 Enterprise within two business days of receipt of the Outpatient Services Fee and
33 Inpatient Services Fee.
 - 34 b. For hospitals that do not participate in the electronic funds process utilized by the
35 Enterprise for the disbursement of payments, payments to hospitals shall be processed
36 through a warrant (paper check) by the Enterprise within two business days of receipt of
37 the Outpatient Services Fee and Inpatient Services Fee.

- 1 2. Hospitals shall submit days and charges for Medicaid Managed Care, out-of-state Medicaid, and
2 uninsured patients, Managed Care Days, and any additional elements requested by the
3 Enterprise.
- 4 3. The Enterprise shall distribute a data confirmation report to all hospitals annually. The data
5 confirmation report shall include a listing of relevant data elements used by the Enterprise in
6 calculating the Outpatient Services Fee, the Inpatient Services Fee and the supplemental
7 payments. The data confirmation report shall clearly state the manner and timeline in which
8 hospitals may request revisions to the data elements recorded by the Enterprise. Revisions to the
9 data will not be permitted by a hospital after the dates outlined in the data confirmation report.
- 10 4. The hospital shall certify that based on best information, knowledge, and belief, the data included
11 in the data reporting template is accurate, complete, and truthful, is based on actual hospital
12 records, and that all supporting documentation will be maintained for a minimum of six years. The
13 certification shall be made by the hospital's Chief Executive Officer, Chief Financial Officer, or an
14 individual who reports directly to the Chief Executive Officer or Chief Financial Officer with
15 delegated authority to sign for the Chief Executive Officer or Chief Financial Officer so that the
16 Chief Executive Officer or Chief Financial Officer is ultimately responsible for the certification.

17 **8.3002.B. FEE ASSESSMENT AND COLLECTION**

- 18 1. Establishment of Electronic Funds Process. The Enterprise shall utilize an Automated Clearing
19 House (ACH) debit process to collect the Outpatient Services Fee and Inpatient Services Fee
20 from hospitals and an Electronic Funds Transfer (EFT) payment process to deposit supplemental
21 payments in financial accounts authorized by hospitals. The Enterprise shall supply hospitals with
22 all necessary information, authorization forms and instructions to implement this electronic
23 process.
- 24 2. The Outpatient Services Fee and Inpatient Services Fee will be assessed on an annual basis and
25 collected in twelve monthly installments. Payments to hospitals will be calculated on an annual
26 basis and disbursed in twelve monthly installments.
- 27 a. For those hospitals that participate in the electronic funds process utilized by the
28 Enterprise, fees will be assessed and payments will be disbursed on the second Friday of
29 the month, except when State offices are closed during the week of the second Friday,
30 then fees will be assessed and payment will be disbursed on the following Friday of the
31 month. If the Enterprise must diverge from this schedule due to unforeseen
32 circumstances, the Enterprise shall notify hospitals in writing or by electronic notice as
33 soon as possible.
- 34 i. The Enterprise may assess fees and disburse payments for Urban Center Safety
35 Net Specialty Hospitals on an alternate schedule determined by the Department.
- 36 b. At no time will the Enterprise assess fees or disburse payments prior to the state fiscal
37 year for which they apply.
- 38 3. Electronic Funds Process Waiver. Hospitals not exempt from the Outpatient Services Fee and
39 Inpatient Services Fee must participate in the electronic funds process utilized by the Enterprise
40 for the collection of fees and the disbursement of payments unless the Enterprise has approved
41 an alternative process. A hospital requesting to not participate in the electronic fee collection
42 process and/or payment process must submit a request in writing or by electronic notice to the
43 Enterprise describing an alternative fee collection process and/or payment process. The
44 Enterprise shall approve or deny the alternative process in writing or by electronic notice within 30
45 calendar days of receipt of the request.

- 1 a. For hospitals that do not participate in the electronic funds process utilized by the
2 Enterprise for the collection of fees, payments to hospitals shall be processed by the
3 Enterprise within two business days of receipt of the Outpatient Services Fee and
4 Inpatient Services Fee.
- 5 b. For hospitals that do not participate in the electronic funds process utilized by the
6 Enterprise for the disbursement of payments, payments to hospitals shall be processed
7 through a warrant (paper check) by the Enterprise within two business days of receipt of
8 the Outpatient Services Fee and Inpatient Services Fee.

9 **8.3003: HEALTHCARE AFFORDABILITY AND SUSTAINABILITY FEE**

10 **8.3003.A. OUTPATIENT SERVICES FEE**

- 11 1. Federal requirements. The Outpatient Services Fee is subject to federal approval by CMS. The
12 Enterprise shall demonstrate to CMS, as necessary for federal financial participation, that the
13 Outpatient Services Fee is in compliance with 42 U.S.C. §§ 1396b(w), 1396b(w)(3)(E), and
14 1396b(w)(4).
- 15 2. Exempted hospitals. Psychiatric Hospitals, Long Term Care Hospitals and Rehabilitation
16 Hospitals are exempted from the Outpatient Services Fee.
- 17 3. Calculation methodology. The Outpatient Services Fee is calculated on an annual basis as
18 1.8705% of total hospital outpatient charges with the following exception.
- 19 a. High Volume Medicaid and CICP Hospitals' Outpatient Services Fee is discounted to
20 1.8548% of total hospital outpatient charges.

21 **8.3003.B. INPATIENT SERVICES FEE**

- 22 1. Federal requirements. The Inpatient Services Fee is subject to federal approval by CMS. The
23 Enterprise shall demonstrate to CMS, as necessary for federal financial participation, that the
24 Inpatient Services Fee is in compliance with 42 U.S.C. §§ 1396b(w), 1396b(w)(3)(E), and
25 1396b(w)(4).
- 26 2. Exempted hospitals. Psychiatric Hospitals, Long Term Care Hospitals and Rehabilitation
27 Hospitals are exempted from the Inpatient Services Fee.
- 28 3. Calculation methodology. The Inpatient Services Fee is calculated on an annual per inpatient day
29 basis of \$114.10 per day for Managed Care Days and \$510.05 per day for all Non-Managed Care
30 Days with the following exceptions:
- 31 a. High Volume Medicaid and CICP Hospitals' Inpatient Services Fee is discounted to
32 \$59.57 per day for Managed Care Days and \$266.30 per day for all Non-Managed Care
33 Days, and.
- 34 b. Essential Access Hospitals' Inpatient Services Fee is discounted to \$45.64 per day for
35 Managed Care Days and \$204.02 per day for Non-Managed Care Days.

36 **8.3003.C. ASSESSMENT OF HEALTHCARE AFFORDABILITY AND SUSTAINABILITY FEE**

- 37 1. The Enterprise shall calculate the Inpatient Services Fee and Outpatient Services Fee under this
38 section on an annual basis in accordance with the Act. Upon receiving a favorable
39 recommendation by the Enterprise Board, the Inpatient Services Fee and Outpatient Services

1 Fee shall be subject to approval by the CMS and the Medical Services Board. Following these
2 approvals, the Enterprise shall notify hospitals, in writing or by electronic notice, of the annual fee
3 to be collected each year, the methodology to calculate such fee, and the fee assessment
4 schedule. Hospitals shall be notified, in writing or by electronic notice, at least thirty calendar days
5 prior to any change in the dollar amount of the Inpatient Services Fee and the Outpatient
6 Services Fee to be assessed.

7 2. The Inpatient Services Fee and the Outpatient Services Fee will be assessed on the basis of the
8 qualifications of the hospital in the year the fee is assessed as confirmed by the hospital in the
9 data confirmation report. The Enterprise will prorate and adjust the Inpatient Services Fee and
10 Outpatient Services Fee for the expected volume of services for hospitals that open, close,
11 relocate or merge during the payment year.

12 3. In order to receive a Supplemental Medicaid Payment or DSH Payment, hospitals must meet the
13 qualifications for the payment in the year the payment is received as confirmed by the hospital
14 during the data confirmation report. Payments will be prorated and adjusted for the expected
15 volume of services for hospitals that open, close, relocate or merge during the payment year.

16 **8.3003.D. REFUND OF EXCESS FEES**

17 1. If, at any time, fees have been collected for which the intended expenditure has not received
18 approval for federal Medicaid matching funds by CMS at the time of collection, the Enterprise
19 shall refund to each hospital its proportion of such fees paid within five business days of receipt.
20 The Enterprise shall notify each hospital of its refund amount in writing or by electronic notice.
21 The refunds shall be paid to each hospital according to the process described in Section
22 8.3002.B.

23 2. After the close of each federal fiscal year the Enterprise shall present a summary of fees
24 collected, expenditures made or encumbered, and interest earned in the Fund during the federal
25 fiscal year to the Enterprise Board.

26 a. If fees have been collected for which the intended expenditure has received approval for
27 federal Medicaid matching funds by CMS, but the Enterprise has not expended or
28 encumbered those fees at the close of each federal fiscal year:

29 i. The total dollar amount to be refunded shall equal the total fees collected, less
30 expenditures made or encumbered, plus any interest earned in the Fund, less
31 the minimum Fund reserve recommended by the Enterprise Board.

32 ii. The refund amount for each hospital shall be calculated in proportion to that
33 hospital's portion of all fees paid during the federal fiscal year.

34 iii. The Enterprise shall notify each hospital of its refund in writing or by electronic
35 notice 30 days before payment is made. The refunds shall be paid to each
36 hospital by September 30 of each year according to the process described in
37 Section 8.3002.B.

38 **8.3004: SUPPLEMENTAL MEDICAID AND DISPROPORTIONATE SHARE HOSPITAL PAYMENTS**

39 **8.3004.A. CONDITIONS APPLICABLE TO ALL SUPPLEMENTAL PAYMENTS**

40 1. All Supplemental Medicaid Payments are prospective payments subject to the Inpatient Upper
41 Payment Limit and Outpatient Upper Payment Limit, calculated using historical data, with no
42 reconciliation to actual data for the payment period. In the event that data entry or reporting

1 errors, or other unforeseen payment calculation errors are realized after a supplemental payment
2 has been made, reconciliations and adjustments to impacted hospital payments may be made
3 retroactively, as determined by the Enterprise.

4 2. No hospital shall receive a DSH Payment exceeding its Hospital-Specific Disproportionate Share
5 Hospital Limit. If upon review, the Disproportionate Share Hospital Payment, described in 10 CCR
6 2505-10, Section 8.3004.D, exceeds the Hospital-Specific Disproportionate Share Hospital Limit
7 for any qualified hospital, the hospital's payment shall be reduced to the Hospital-Specific
8 Disproportionate Share Hospital Limit retroactively. The amount of the retroactive reduction shall
9 be retroactively distributed to other qualified hospitals by each hospital's percentage of Uninsured
10 Costs compared to total Uninsured Costs for all qualified hospitals not exceeding their Hospital-
11 Specific Disproportionate Share Hospital Limit.

12 3. In order to receive a Supplemental Medicaid Payment or Disproportionate Share Hospital
13 Payment, hospitals must meet the qualifications for the payment in the year the payment is
14 received as confirmed by the hospital during the data confirmation report. Payments will be
15 prorated and adjusted for the expected volume of services for hospitals that open, close, relocate
16 or merge during the payment year.

17 **8.3004.B. OUTPATIENT HOSPITAL SUPPLEMENTAL MEDICAID PAYMENT**

18 1. Qualified hospitals. Hospitals providing outpatient hospital services to Medicaid clients are
19 qualified to receive this payment except as provided below.

20 2. Excluded hospitals. Psychiatric Hospitals are not qualified to receive this payment.

21 3. Calculation methodology for payment. For each qualified hospital, the annual payment shall equal
22 outpatient billed costs, adjusted for utilization and inflation, multiplied by a percentage adjustment
23 factor. Outpatient billed costs equal outpatient billed charges multiplied by the Medicare cost-to-
24 charge ratio. The percentage adjustment factor may vary for State-Owned Government Hospitals,
25 Non-State-owned Government Hospitals, Privately-Owned Hospitals, for urban and rural
26 hospitals, for State University Teaching Hospitals, for Pediatric Specialty Hospitals, for Urban
27 Center Safety Net Specialty Hospitals, or for other hospital classifications, except that the
28 adjustment factor for a Safety Net Metropolitan Hospital shall be equal to the adjustment factor for
29 a Privately-Owned Independent Metropolitan Hospital. Total payments to qualified hospitals shall
30 not exceed the Outpatient Upper Payment Limit. The percentage adjustment factor for each
31 qualified hospital shall be published annually in the Colorado Medicaid Provider Bulletin.

32 **8.3004.C. INPATIENT HOSPITAL SUPPLEMENTAL MEDICAID PAYMENT**

33 1. Qualified hospitals. Hospitals providing inpatient hospital services to Medicaid clients are qualified
34 to receive this payment, except as provided below.

35 2. Excluded hospitals. Psychiatric Hospitals are not qualified to receive this payment.

36 3. Calculation methodology for payment. For each qualified hospital, the annual payment shall equal
37 Medicaid Non-Managed Care Days multiplied by an adjustment factor. The adjustment factor may
38 vary for State-Owned Government Hospitals, Non-State-owned Government Hospitals, Privately-
39 Owned Hospitals, for urban and rural hospitals, for State University Teaching Hospitals, for
40 Pediatric Specialty Hospitals, for Urban Center Safety Net Specialty Hospitals, or for other
41 hospital classifications, except that the adjustment factor for a Safety Net Metropolitan Hospital
42 shall be at least equal to the adjustment factor for a Privately-Owned Independent Metropolitan
43 Hospital. Total payments to qualified hospitals shall not exceed the Inpatient Upper Payment

1 Limit. The adjustment factor for each qualified hospital shall be published annually in the
2 Colorado Medicaid Provider Bulletin.

3 **8.3004.D. DISPROPORTIONATE SHARE HOSPITAL SUPPLEMENTAL PAYMENT**

4 1. Qualified hospitals.

5 a. Hospitals that are Colorado Indigent Care Program providers and have at least two
6 obstetricians who have staff privileges at the hospital and who have agreed to provide
7 obstetric care for Medicaid clients or are exempt from the obstetrician requirement
8 pursuant to 42 U.S.C. § 1396r-4(d)(2)(A) are qualified to receive this payment.

9 b. Hospitals with a MIUR equal to or greater than the mean plus one standard deviation of
10 all MIURs for Colorado hospitals and have at least two obstetricians who have staff
11 privileges at the hospital and who have agreed to provide obstetric care for Medicaid
12 clients or are exempt from the obstetrician requirement pursuant to 42 U.S.C. § 1396r-
13 4(d)(2)(A) are qualified to receive this payment.

14 c. Critical Access Hospitals with at least two obstetricians who have staff privileges at the
15 hospital and who have agreed to provide obstetric care for Medicaid clients or are exempt
16 from the obstetrician requirement pursuant to 42 U.S.C. § 1396r-4(d)(2)(A) are qualified
17 to receive this payment

18 2. Excluded hospitals. Psychiatric Hospitals are not qualified to receive this payment.

19 3. Calculation methodology for payment.

20 a. Total funds for the payment shall equal \$244,068,958.

21 b. A qualified hospital with CICIP write-off costs greater than 700% of the state-wide average
22 shall receive a payment equal to 96.00% of their Hospital-Specific DSH Limit. A qualified
23 Critical Access Hospital shall receive a payment equal to 96.00% of their Hospital
24 Specific DSH Limit. A qualified hospital not owned/operated by a healthcare system
25 network within a Metropolitan Statistical Area and having less than 2,400 Medicaid days
26 shall receive a payment equal to 96.00% of their Hospital-Specific DSH Limit.

27 c. All remaining qualified hospitals shall receive a payment calculated as the percentage of
28 uninsured costs to total uninsured costs for all remaining qualified hospitals, multiplied by
29 the remaining funds.

30 d. No remaining qualified hospital shall receive a payment exceeding 96.00% of their
31 Hospital-Specific DSH Limit as specified in federal regulation. If a qualified hospital's
32 payment exceeds 96.00% of their Hospital-Specific DSH Limit, the payment shall be
33 reduced to 96.00% of the Hospital-Specific DSH Limit. The amount of the reduction shall
34 then be redistributed to other qualified hospitals not exceeding 96.00% of their Hospital-
35 Specific DSH Limit based on the percentage of uninsured costs to total uninsured costs
36 for all qualified hospitals not exceeding 96.00% of their Hospital-Specific DSH Limit.

37 e. A new CICIP hospital shall have their Hospital-Specific DSH Limit equal to 10.00%. A Low
38 MIUR hospital shall have their Hospital-Specific DSH Limit equal 10.00%.

39 i. A new CICIP hospital is a hospital approved as a CICIP provider after October 1,
40 2022.

1 ii. A low MIUR hospital is a hospital with a MIUR less than or equal to 22.50%.

2 **8.3004.E. ESSENTIAL ACCESS HOSPITAL SUPPLEMENTAL MEDICAID PAYMENT**

- 3 1. Qualified hospitals. Essential Access Hospitals are qualified receive this payment.
- 4 2. Calculation methodology for payment. For each qualified hospital, the annual payment shall equal
- 5 the available Essential Access funds divided by the total number of qualified Essential Access
- 6 Hospitals.

7 **8.3004.F. HOSPITAL QUALITY INCENTIVE PAYMENT**

- 8 1. Qualified hospitals. Hospitals providing hospital services to Medicaid clients are qualified to
- 9 receive this payment except as provided below.
- 10 2. Excluded hospitals. Psychiatric Hospitals are not qualified to receive this payment.
- 11 3. Calculation methodology for payment. For each qualified hospital, the annual payment shall equal
- 12 adjusted discharge points multiplied by dollars per-adjusted discharge point.

13 a. Adjusted discharge points equal normalized points awarded multiplied by adjusted

14 Medicaid discharges. Normalized points awarded equals the sum of points awarded,

15 normalized to a 100-point scale for measures a hospital is not eligible to complete. The

16 measures and measure groups are published annually in the Colorado Medicaid Provider

17 Bulletin.

18 Adjusted Medicaid Discharges equal inpatient Medicaid discharges multiplied by a

19 discharge adjustment factor.

20 i. The discharge adjustment factor equals total Medicaid charges divided by

21 inpatient Medicaid charges. The discharge adjustment factor is limited to 5.

22 ii. For qualified hospitals with less than 200 inpatient Medicaid discharges, inpatient

23 Medicaid discharges shall be multiplied by 125%.

24 b. Dollars per-adjusted discharge point are determined using a qualified hospital's

25 normalized points awarded. Dollars per-adjusted discharge point are tiered so that

26 qualified hospitals with more normalized points awarded receive more dollars per-

27 adjusted discharge point. There are five tiers delineating the dollars per-adjusted

28 discharge point with each tier assigned a certain normalized points awarded range. For

29 each tier the dollars per-adjusted discharge point increase by a multiplier.

30 The multiplier and normalized points awarded for each tier are:

31

Tier	Normalized Points Awarded	Dollars Per-Adjusted Discharge Point
1	1-19	0(x)
2	20-39	1(x)
3	40-59	2(x)
4	60-79	3(x)

5	80-100	4(x)
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1 The dollars per discharge point shall equal an amount such that the total quality incentive
2 payments made to all qualified hospitals shall equal seven percent (7.00%) of total
3 hospital payments in the previous state fiscal year.

4 4. A hospital shall have the opportunity to request a reconsideration of points awarded that are
5 provided with the preliminary scoring letter.

6 a. To be considered for payment, a hospital shall submit a survey through the data
7 collection tool on or before May 31 of each year.

8 b. A preliminary scoring letter containing the scores and scoring rationale shall be provided
9 to a hospital that submits a survey within ninety calendar days of May 31. The preliminary
10 scoring letter will be delivered to each hospital that submitted a survey via the data
11 collection tool.

12 c. A hospital that believes a measure in the preliminary scoring letter was inaccurately
13 scored may submit a reconsideration request within ten business days of delivery of the
14 preliminary scoring letter. The request must be made by electronic notice.

15 i. The reconsideration request must be provided following the process established
16 through the HQIP scoring review and reconsideration period user guide.
17 Reconsideration requests may not be accepted if they are not provided through
18 this process.

19 d. A response to the reconsideration request shall be provided within ten business days
20 upon receipt of the reconsideration request via electronic notice. The response shall
21 provide whether a change to a measure score was made or if the reconsideration request
22 was denied.

23 e. If a hospital is not satisfied with the reconsideration response, the hospital may request
24 the reconsideration be escalated to the Special Financing Division Director within five
25 business days of delivery of the reconsideration response. Any escalations must be
26 provided to the Department via electronic notice.

27 i. The escalation request must be provided following the process established
28 through the HQIP scoring review and reconsideration period user guide.
29 Escalation requests may not be accepted if they are not provided through this
30 process.

31 f. A response to the escalation request shall be provided to the hospital within ten business
32 days via electronic notice. The response shall provide whether a change to a measure
33 score was made or if the escalation request was denied. The escalation response is final,
34 and points awarded may not be reconsidered further.

35 g. No other reconsiderations of points awarded, both preliminary and final, may be accepted
36 by the Department outside of this process. The Department's decision is not an adverse
37 action subject to administrative or judicial review under the Colorado Administrative
38 Procedure Act (ACA).

39 **8.3004.G. RURAL SUPPORT PROGRAM HOSPITAL SUPPLEMENTAL MEDICAID PAYMENT**

40 1. Qualified hospitals. Hospitals that meet all the following criteria:

- 1 a. Is state licensed as a Critical Access Hospital or is a Rural Hospital, participating in
2 Colorado Medicaid,
- 3 b. Is a nonprofit hospital, and
- 4 c. Meets one of the below:
 - 5 i. Their average net patient revenue for the three-year 2016, 2017, and 2018 cost
6 report period is in the bottom ten percent (10%) for all Critical Access Hospitals
7 and Rural Hospitals, or
 - 8 ii. Their funds balance for the 2019 cost report period is in the bottom two and one-
9 half percent (2.5%) for all Critical Access Hospitals and Rural Hospitals not in the
10 bottom 10% of the three-year average net patient revenue for all Critical Access
11 Hospitals and Rural Hospitals,
- 12 2. Calculation methodology for payment. For a qualified hospital, the annual payment shall equal
13 twelve million dollars (\$12,000,000) divided by the number of qualified hospitals.
- 14 3. The payment shall be calculated once and reimbursed in monthly installments over the
15 subsequent five federal fiscal years.
- 16 4. A qualified hospital must submit an attestation form every year to receive the available funds. If a
17 qualified hospital does not submit the required attestation form their funds for the year shall be
18 redistributed to other requalified hospitals.

19 **8.3004.H REIMBURSEMENT OF SUPPLEMENTAL MEDICAID PAYMENTS AND**
20 **DISPROPORTIONATE SHARE HOSPITAL PAYMENT**

- 21 1. The Enterprise shall calculate the Supplemental Medicaid Payments and DSH Payment under
22 this section on an annual basis in accordance with the Act. Upon receiving a favorable
23 recommendation by the Enterprise Board, the Supplemental Medicaid Payments and DSH
24 Payment shall be subject to approval by the CMS and the Medical Services Board. Following
25 these approvals, the Enterprise shall notify hospitals, in writing or by electronic notice, of the
26 annual payment made each year, the methodology to calculate such payment, and the payment
27 reimbursement schedule. Hospitals shall be notified, in writing or by electronic notice, at least
28 thirty calendar days prior to any change in the dollar amount of the Supplemental Medicaid
29 Payments or the DSH Payment to be reimbursed.

30 **8.3004.I HOSPITAL TRANSFORMATION PROGRAM**

31 Qualified hospitals shall participate in the Hospital Transformation Program (HTP). The HTP leverages
32 supplemental payments as incentives designed to improve patient outcomes and lower Medicaid cost.
33 Qualified hospitals are required to complete certain reporting activities. Qualified hospitals not completing
34 a reporting activity shall have their supplemental Medicaid payments reduced. The reduced supplemental
35 Medicaid payments shall be paid to qualified hospitals completing the reporting activity. The HTP is a
36 multi-year program with a program year (PY) being on a federal fiscal year (October 1 through September
37 30) basis.

- 38 1. Qualified hospitals. Hospitals providing hospital services to Medicaid clients shall participate in
39 the HTP except as provided below.
- 40 2. Excluded hospitals. Psychiatric Hospitals, Rehabilitation Hospitals, or Long-Term Care Hospitals
41 shall not participate in the HTP.

- 1 3. Calculation methodology for payment.
- 2 a. Each program year includes reporting activities that a qualified hospital is required to
3 complete. A qualified hospital not completing a reporting activity shall have their HTP
4 Supplemental Medicaid Payments reduced by a designated percent.
- 5 b. The dollars not paid to those qualified hospitals shall be redistributed to qualified
6 hospitals completing the reporting activity. A qualified hospital's distribution shall equal
7 their percent of HTP Supplemental Medicaid Payments to the total HTP Supplemental
8 Medicaid Payments for all qualified hospitals completing the reporting activity, multiplied
9 by the total reduced dollars for qualified hospitals not completing the reporting activity.
- 10 c. The reduction and redistribution shall be calculated using the HTP Supplemental
11 Medicaid Payments effective during the reporting activity period. The reduction and
12 redistribution for reporting activities shall occur at the same time during the last quarter of
13 the subsequent program year.
- 14 e. There are five HTP reporting activities. The reporting activities are listed below, along
15 with the total percent at-risk associated with each reporting activity.
- 16 i. Application (1.5% at-risk total) – Qualified hospitals must provide interventions
17 and measures focusing on improving processes of care and health outcomes
18 and reducing avoidable utilization and cost. The percent at-risk shall be scored
19 on timely and satisfactory submission.
- 20 ii. Implementation Plan (1.5% at-risk total) – Qualified hospitals must submit a plan
21 to implement interventions with clear milestones that shall impact their measures.
22 The percent at-risk shall be scored on timely and satisfactory submission.
- 23 iii. Quarterly Reporting (0.5% at-risk per report) – Qualified hospitals must report
24 quarterly on the different activities that occurred in that quarter. For any given
25 quarter, this includes interim activity reporting, milestone reporting, self-reported
26 data associated with the measures, and Community and Health Neighborhood
27 Engagement (CHNE) reporting. The percent at-risk shall be scored on timely and
28 satisfactory submission.
- 29 iv. Milestone Report (2.0% at-risk per report in PY 2, 4.0% at-risk per report in PY 3)
30 – Qualified hospitals must report on achieved/missed milestones over the
31 previous two quarters. The percent at-risk shall be scored on timely and
32 satisfactory submission and for achievement of milestones. Qualified hospitals
33 that miss a milestone can have the reduction for the milestone reduced by 50% if
34 they submit a course correction plan with the subsequent Milestone Report. A
35 course correction reduction for a missed milestone can only be done once per
36 intervention.
- 37 v. Sustainability Plan (8.0% at-risk total) – Qualified hospitals must submit a plan
38 demonstrating how the transformation efforts will be maintained after the HTP is
39 over. The percent at-risk shall be scored on timely and satisfactory submission.
- 40 f. A qualified hospital not participating in the HTP may have the entirety of their HTP
41 Supplemental Medicaid Payments withheld.

- 1 4. A hospital shall have the opportunity to request a reconsideration of scores for reporting
2 compliance, milestone completion (including milestone amendments and course corrections), and
3 performance measure data accuracy.
- 4 a. The scoring review and reconsideration period begins when the Department notifies
5 hospitals of initial scores. This period consists of multiple steps that will span 45 business
6 days.
- 7 i. The Department completes initial review of reports within 20 business days of
8 report due date.
- 9 ii. The Department notifies hospital of scores available for viewing and the scoring
10 review and reconsideration period begins within 21 business days of report due
11 date.
- 12 iii. The hospital request for reconsideration is due within 10 business days of
13 release of initial scores.
- 14 iv. The Department issues final scores and reconsideration decisions within 14
15 business day of the scoring review and reconsideration period close date.
- 16 b. All hospitals will receive electronic notification when initial scores are released to the
17 Department's web portal.
- 18 c. To submit a request for reconsideration of an initial score, a hospital must utilize the
19 scoring review and reconsideration form available on the Department's web portal. It
20 must identify the specific scoring elements the hospital would like reconsidered and the
21 rationale for the reconsideration request. The form must be emailed following the proper
22 guidelines as mentioned on the form.
- 23 i. Late report submissions and report revisions are not accepted through the
24 reconsideration process.
- 25 ii. The hospital will receive an electronic notification of the outcome of the
26 reconsideration request.
- 27 d. If a hospital is not satisfied with the reconsideration response, the hospital may request
28 the reconsideration be escalated to the Project Manager or the Special Financing
29 Division Director. Initial escalations to the Project Manager must be made within five
30 business days of delivery of the reconsideration response. Final escalations to the
31 Special Financing Division Director must be made within 15 business days of delivery of
32 the reconsideration response. Any escalations must be provided to the Department via
33 electronic notice.
- 34 i. The escalation request must be provided following the process established
35 through the HTP scoring review and reconsideration period user guide.
36 Escalation requests may not be accepted if they are not provided through this
37 process.
- 38 e. A response to the initial escalation request shall be provided to the hospital within ten
39 business days via electronic notice. A response to the final escalation request shall be
40 provided to the hospital within 20 business days via electronic notice. Any response shall
41 provide whether a change to a measure score was made or if the escalation request was

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denied. The escalation response is final, and points awarded may not be reconsidered further.

- f. No other reconsiderations of scores, both preliminary and final, may be accepted by the Department outside of this process. The Department's decision is not an adverse action subject to administrative or judicial review under the Colorado Administrative Procedure Act (ACA).

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