

Price Transparency: How to Comply and Flourish Under the New Rules

September 28, 2023

Presenter: Richard Riter

Based on 2024 OPPS Proposed Rule

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Presenters



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Our team supports a wide range of clients from individual clinics to health systems, from surgery centers to long-term care facilities, and from ancillary health care providers to private equity firms investing in the health care sector.



Agenda



01 Current rules and enforcement activity

02 2024 proposed rules

03 Developing price transparency ecosystem and interaction with No Surprises Act

04

Using price transparency to support your patient-centric strategy

05 ^{Q&A}



Why are we here?

\equiv KFF Health News

KHN & POLITIFACT HEALTHCHECK

Prices

Rapper Fat Joe Says No One Is

Making Sure Hospitals Post Their



OPINION

Readers respond: Enforce hospital price transparency

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RESEARCH ARTICLE | HOSPITALS HEALTH AFFAIRS > VOL. 42, NO. 8: PRESCRIPTION DRUGS, HOSPITALS & MORE

Hospital Prices For Commercial Plans Are Twice Those For Medicare Advantage Plans When Negotiated By The Same Insurer

Mark Katz Meiselbach, Yang Wang, Jianhui Xu, Ge Bai, and Gerard F. Anderson <u>AFFILIATIONS</u> ~

PUBLISHED: AUGUST 2023 No Access

https://doi.org/10.1377/hlthaff.2023.00039



Comparison shopping – Hood River style



*** BEER LIST ***

Action District and AML 25 ML

my Disease Court and used, who

topped Pole Ale Chatlen

- IBA = India Red Ale Our India Red Ale uses plenty of Northwest grown Brewer's Gold and Sh

foundation of Piliner and crystol malts a shining ruby hue. d.sie ABU as BU UBCY, CLEARLY NOT HAZY + luky IPA. Not all luky IPAs need to be heavy. Pour into a device tropical the licity, delicious memory. Initial herb, and rise arrange. The taste of the tropics continues in the rounded bady

y, delicious manga, hind herb, and ripe arange. Th per of hittames. *haicy?* Clearly. 5.9% ABV, 25 BU

ADVIAV - Heav IPA to here we are, on the road again to the next vene to the same. The ventor of our heavy IPA feature manage, Care Care orange and a bit of trapic rean ranging lead, unlike green law, rainfacet, and guous take the hearness fam on the Bitteress and increasity direbulat. A size ADV. So PUT

RING MY BELL* Collaboration IDA (Solero) Fresh hop in July! Thanks to YCH Trial 30 hop technology, we have it! Skring-pine and fareit petrichor mingle with a bouquet of grapehult, stone fruit and rise strauberry that only fresh hops can bring. Free get liquidit on me finger! 6.3% ABV, 55 BU

HOP LAVA = Northwest IPA This big, glowing, powerful IPA is packed with copious amounts of Northwest his the considerable hap flower with a sturdy backbone of maity goodness. The result? Explosivel 7.0% ABV, 75 BU

 HOP LION - IPA Tropic resin, tangaring, everyreen, and the earthy scent of Northwest petricher leap from the proud IPA. Tangelo and finish bread italit closely behind, finishing with orange and dark pine. #7# ABV; as BU the nose of this

BLISSED RELIEF = Single Hop IPA Zappo hops are unique in their wild origin. Crisp and dank, this combo of Zappo hops and a lean grain bill screams flavors of pine and forest with a tropical rift. Assertive and unapologetic, like Frank, 6.4%ABV.

BLACK IRISH = Dry Inith-Style Stout. This brew is a quintessential Double Mountain take of a classic style; rich, darb, creamy. Autorison instance stay and - style stole, this brow is 3 quintersential balance is our standard to a standard to the standard of the standard standard to the standard st

PRYBAR = Porter Spent a day turning over that iron, and need a fortifying brew to soathe bistered hands? We've got our remedy. Hazelnut, dusty baker's chocolate, and lightly roast coffee aromas pry their way through a chestnut brown foundation, finishing crisp and refreshing Lord knows it's hard to be a workin' man. 5.9% ABV, 50 BU

*** CIDER LIST ***

BLE MOUNTAIN DRY CIDER = Dry Cider For our flagship cider, we hept it simple and local. Newton's and old world uppling from the Double Mountain Orchard are presed and fermented on a house years train. We gave it plenty of time olep wonderous aromas of juicy pear, lychee, green fruit and chamomile. It finishes tart, dry, crisp and

· Petiliant Naturel-style Dry Cider We are an all natural bunch here at Double Mountain, and with this as natural as possible making a "pétillant naturel", or pét-nat for short, which is a French term that tes to "noturally sparkling." Using all the naturally occurring yeast on the apple skins to ferment and cider, giving it a slight funky risking grape and citrus peel flavor. This wild fermentation produces a I funk that makes it truly an unique product. 7.5% ABV, CF

*** BREWERS RESERVE ***

15 KRIEK 2018 - Sour Belgian-Style Ale aged with Cherries (\$10 / 10oz. teku pour, \$4.50 taster) Our two house ye hare the field with Brettanomyces lambicus and Van and Bing cherries from the Double Mountain Orchards in the style sour. Resting on the fruit for over a year, time gives way to marionberry, tannic ripe blackberry, and sweet rawberry leading through a tart, dry red wine finish. 9.2% ABV, 11 BU

A KRIEK 2018 - Sour Belgian-Style Ale aged with Cherries (\$10/ 10oz. teku pour, \$4.50 taster) Rainier cherrie River Valley are harvested and sent to the brewery where they're crushed, then added to a strong Belgian-st se beer. This little gem sat on the fruit with three yeast strains for 13 months in our cellars, surrendering flavo ad human a per ARU II RII

Beer List

WIT

12oz - \$4.00 / 16 oz - \$5.00 It is considered polite in Belgium to stand for a toast. Stand now, and raise a glass to sweet aromas of orange and spice, light-creamy flavor and a refreshing finish. Here's looking at you, Wit. 5.1% / 18 IBUS

BELGIAN STRONG BLONDE

802 - \$4.00 / 1202 - \$5.00 Flemish etiquette implores you to wait and see if your host offers a toast before sipping your drink. Where his Belgian Strong Blonde is concerned Pfriem sees things differently. Waiting to taste a perfect harmony of strength and elegance, while sniffing its pear and clove bouquet is like torture. Clean maltiness, invigorating effervescence and just enough bitterness wait for no one. 7.5% / 30 IBUS

BLONDE TPA 12oz - \$4.00 / 16oz - \$5.00

The great brewmasters of the Pacific Northwest are reverent of the past and its brawing traditions, but never cease to look forward, tinkering and experimenting to create flavors that are uniquely bold and new. Casein-point, Pfriem's Blonde IPA - Its refreshing blast of citrus and secret ingredient (sunshine) will have you looking forward to another, even before enjoying its just bitter enough finish. 6.25% / 50 IBUs

IPA

1202 = \$4.00 / 1602 = \$5.00 When the first Pale Ales were sailed around the Cape to arrive in India in the early 18th century, outcries of "Zounds: Jolly good! and Hussahl" were heard across the East Indian subcontinent. Similar exclamations are to be expected when suffling the pincy arona and tasting the bid hops, huge citrus and candylike mait of our cwn JPA-7.22 / 65 INNS

BELGIAN STRONG DARK

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PILSNER

PALONER 1207 = 54.00 / 100 = 55.00 itury of pliner starts in 19th contrary Hohem wrinn mok sungeled special years to a lue plinen. The story of pPrime Plines starts of starts in the story of prime plines starts of a write investment is built of homey. While the softs investment a built of homey. While the softs investment a built of the starts is sto

PFRIEM

Current rules and enforcement activity

CMS increasing enforcement and pushing for more consistent data

Pre-implementation of payer-specific files	
 •ACA passes, 2010: establishing requirement for price transparency required U.S. hospitals to make public "a list of the hospital's standard charges for items and services provided by the hospital." •Chargemaster posting, 2018: CMS announced it would require hospitals to post chargemasters in a machine-readable format •Executive Order, June 2019: Pres Trump issued executive order on price transparency •Lawsuits, 2020-2021: Definition of "charges" Administrative Procedures Act, first amendment (under principle that prices are a trade secret) 	Regular Gasoline 389
CMS assuming good faith effort; compliance increasing; data inconsistent	
•Payer negotiated rates, January 2021: Hospitals required to post negotiated rates, with penalty of \$300 per day for non-compliance (~\$100k/year)	Gasoline 399
 Increased penalties, Jan 2022: Increased penalty for non-compliance, with scaling based on hospital size: between \$300 and \$5,500 per day (~\$2M/year for large hospitals) 	0
 Penalties assessed, June 2022: First Civil Monetary Penalty assessed Payer requirements, July 2022: Payer transparency file requirements begin (Transparency in Coverage) 	V-Power 409 Gasoline
Enforcement increasing; increased data consistency; standard formatting	Diesel #2 449
•Enforcement increases, April 2023: CMS announced stepped up enforcement •Proposed updates, Jan 2024: Proposed updates may take effect	
•End of grace period, March 2024: Proposed end of grace period for adoption of the new CMS template and encoding additional data elements	4 200 Grayo Balahaan

<u>/V</u>/

Current rules for all hospitals, including CAHs

Machine-Readable File (MRF)

- Data components: Description, Gross Charge, Payer-Specific Charge, De-identified Min & Max Charge, Discounted Cash Price
- File name: [EIN]_[Hospital Name]_[standardcharges].[json|xml|csv]

Consumer Friendly Format

- Patient friendly shoppable file (at least 300 services), or
- Patient Estimator Tool
- At least 300 services
- Estimates self pay cost

Posting Details

- · Posted on website in a prominent manner and digitally searchable
- Free of charge
- Accessible without registering, establishing user account, or entering Personally Identifiable Information (PII)
- Updated annually

Common issues, cited by CMS or 3rd party orgs

Completeness

- Blank payer-specific values in MRF
- Excluding cash prices for some procedures
- Excluding major payers
- Excluding some procedures known to be provided based on public Medicare data

Price estimator tool

- Not calculating patient liability
- Not including all required procedures

Other

- Mis-naming files
- No date indicating most recent update or greater than 12 months since date listed
- Lack of payerspecific information in MRF

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Under current rules, Machine-Readable Files and CMS communication pose challenges

Machine-Readable File format and payer-specific calculations

- · No standard format for machine readable files
- Ambiguity about acceptable method to calculate payer-specific rates (claims or contract based)
- Not clear what the actual calculation basis is for allowed amount / payer-specific amount (e.g., percent of charges, per diem, DRG)

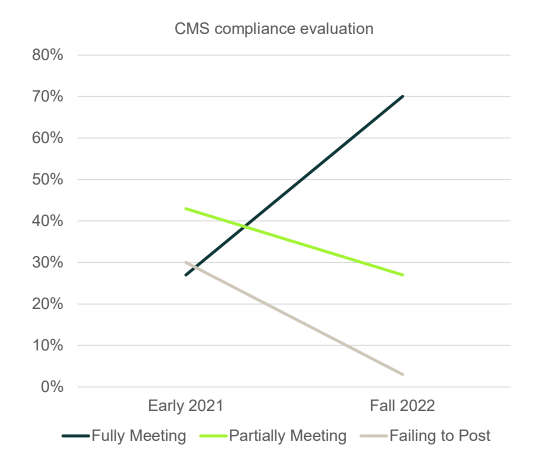
Machine-Readable File creation and posting

- No standard location for files on hospital websites
- No materiality threshold for inclusion of payer-specific rates
- Lack of consistent payer / plan naming conventions and crosswalks for payer-specific data

Communication

- Warning notices sent via US Mail to hospital CEO; may not be forwarded to appropriate person to respond
- In the case of health systems, CMS required authorization from hospital CEO to discuss case with system representative

Based on CMS evaluation of hospital websites, compliance has significantly increased



Based on a website assessment conducted by CMS in early 2021:

- 27% of hospitals were **fully meeting** display criteria for the machine-readable file
- 43% were partially meeting display criteria
- **30%** were **failing to post any** of the required information online

CMS assessed in the fall of 2022:

- Approximately 70% of hospitals were fully meeting display criteria for the machinereadable file
- 27% were partially meeting display criteria
- 3% were failing to post any of the required information online

CMS has imposed Civil Monetary Penalties on seven hospitals through 9/6/2023

Enforcement actions publicized by CMS, as of 9/6/2023

Date Action Taken	Hospital Name	CMP Amount	Effective Date
2022-06-07	Northside Hospital Atlanta	\$883,180	2021-09-02
<u>2022-06-07</u>	Northside Hospital Cherokee	\$214,320	2021-09-09
<u>2023-04-19</u>	Frisbie Memorial Hospital	\$102,660	2022-10-24
<u>2023-04-19</u>	Kell West Regional Hospital - Under Review	\$117,260	2022-07-08
<u>2023-07-20</u>	Falls Community Hospital & Clinic	\$70,560	2023-01-06
<u>2023-07-20</u>	Fulton County Hospital	\$63,900	2022-12-22
<u>2023-07-24</u>	Community First Medical Center	\$847,740	2022-06-22
<u>2023-08-22</u>	Hospital General Castaner	\$101,400	2022-09-19
2023-08-22	Samaritan Hospital - Albany Memorial Campus	\$56,940	2023-06-06
<u>2023-08-23</u>	Betsy Johnson Hospital	\$99,540	2023-06-06
<u>2023-08-23</u>	UF Health North	\$979,000	2023-02-27
<u>2023-09-05</u>	Holy Cross Hospital	\$325,710	2023-06-21
<u>2023-09-05</u>	Saint Elizabeths Hospital	\$677,440	2023-01-17

CMP Notice letters are made public with detail of violations. For example, Northside Atlanta's letter states the following timeline:

3/24/21: CMS initially reviewed website
4/19/21: Initial warning notice
9/2/21: CMS reviewed their website again
9/30/21: Request for CAP
11/15/21: Northside responded by email, stating in part that potential patients were to "request specific price estimate quotes by either calling the Price Estimate Line" or emailing

12/20/21: Request for revised CAP, due 1/4/22

1/11/22: CMS conducted a technical assistance call. Northside confirmed the previous violations had not been corrected and that the hospital had removed all previously posted pricing files.

1/24/22: Requested a revised CAP within 10 days

2024 Proposed Rules

The proposed rule would dramatically increase MRF data consistency and usability



Proposed MRF changes - Effective 1/1/2024, with two months enforcement discretion

Standard format for MRFs

•Encode general data elements (hosp name, lic num, location name, address, file version, date of update)

·Hospitals certify that file is complete and accurate

• Validation tool that would be available to hospitals

Proposed MRF expanded fields

•Require that data must be at payer and plan name level

·Specify type of contracting method used

• Indicate if the "standard charge" should be interpreted as a dollar amount, percentage, or algorithm; if percentage or algorithm, specify calculation factors and expected payment

• Description of item or service that corresponds to standard charge, if item or service is provided with inpatient admission or outpatient department visit; and for drugs, the drug unit and type of measurement

·Other codes used for accounting and billing, such as modifiers

•Consumer-friendly expected allowed amount

CMS is proposing standard MRF templates, which may be a complex transition for providers

CMS would require hospitals to use one of three templates: Wide CSV, Tall CSV, and JSON.

Example of per diem with variable rate (Wide CSV Format)

Description	standard_charge Payer_A Plan_1	standard_charge Payer_A Plan_1 contracting_method	additional_payer_notes Payer A Plan_1
Procedure X days 1-3	5000	per diem	Per diem cost for the first three days of hospitalization.
Procedure X days 4-7	6000	per diem	Per diem cost for days 4-7.
Procedure X days 8+	7000	per diem	Per diem cost for 8+ days.

Example of case rate with implant carve-out (Wide CSV Format)

Description	standard_charge gross	standard_charge Payer_A Plan_1	standard_charge Payer_A Plan_1 contracting_method	additional_payer_notes Payer_A Plan_1
Procedure X		5000	case rate	+ 50% of total implant cost
Procedure Y		5000	case rate	+ 60% of total implant cost
Implantable device 1	500			
Implantable device 2	750			

Because of ambiguity in current regulations, CMS has given **flexibility** in providers' display approach. Providers have generally taken one of three options for creating line items in these files:

- 1) By chargemaster line item
- 2) Using a **standard grouping**, such as MS-DRG and APC
- 3) Based on **payment terms** in each **contract**

With these proposed standard templates and inclusion of the expected allowed amount, CMS is looking to have providers switch to approach a new approach, most similar to option 3), which may be **complex and time consuming**.

With the proposed rule, CMS working to improve communication and hold providers accountable

Certification	CMS may require submission of certification by an authorized hospital official as to the accuracy and completeness of the data in the machine-readable file and submission of additional documentation as may be necessary to determine hospital compliance.
Acknowledgement of warning notices	Require hospitals to submit an acknowledgement of receipt of the warning notice in the form and manner and by the deadline specified in the notice of violation issued by CMS to the hospital.
Communication with health systems	In the event CMS takes an action to address hospital noncompliance and the hospital is determined by CMS to be part of a health system, CMS may notify health system leadership of the action and may work with health system leadership to address similar deficiencies for hospitals across the health system.
Publicize compliance information	CMS may publicize on the CMS website information related to: 1) CMS's assessment of a hospital's compliance; 2) Any compliance action taken against a hospital, status, and outcome of such compliance action; and 3) Notifications sent to health system leadership.

New enforcement for under the proposed rule, beginning in April 2023

	Previous	Updated
Website reviews	30-40 / month	>200 / month
Required CAP completion deadline	Within 45 days	Within 45 days
Required to be in full compliance after CAP request	Not stated	90 days
Consequence of failure to submit a CAP	None	Automatically impose CMP after 45 days
Approach with hospitals that have not "made any attempt to satisfy the requirements"	Warning notice issued	Immediately request that hospital submit a CAP

As of April 2023, 730 warning notices and 269 requests for CAPs had been issued

New timeline for hospitals who have not "made any attempt to satisfy the requirements"

Northside Atlanta Example New Timeline
CMS determines posting is out of compliance 0 0
Initial Warning Notice 36
Updated review of website 135
Issue request for CAP 163 7 ¹
CAP submission deadline 208 59
Second request for CAP 243
Second CAP submission deadline 258
Third request for CAP 279
Impose CMP 299 97 ²

CMS has stated that the average time to complete a case cycle under pre-April timeline was 195 to 220 days Notes:

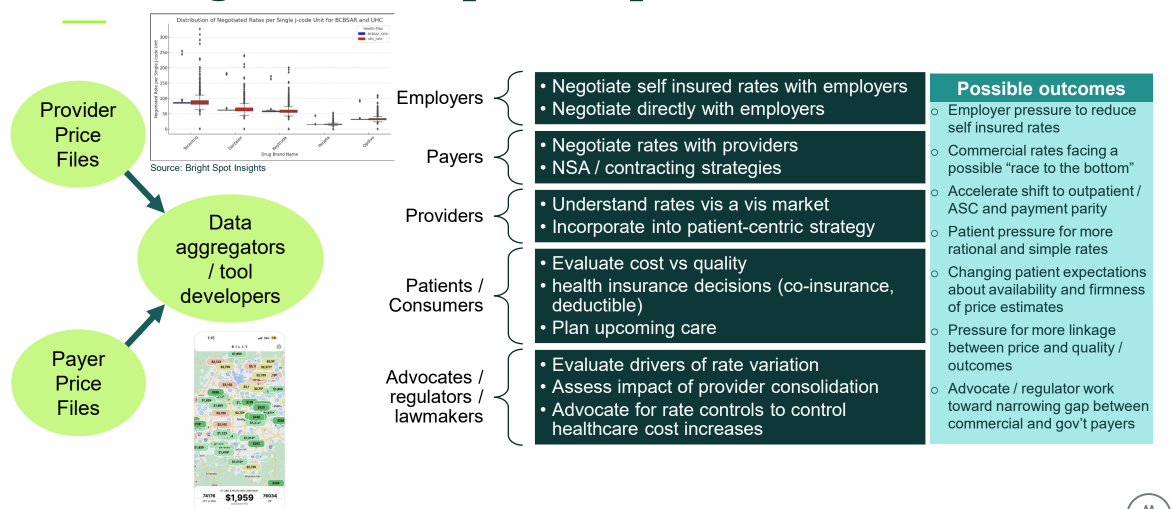
1: estimate - not explicitly stated

2: max of 90 days from issue of CAP request

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Developing price transparency ecosystem and interaction with No Surprises Act

An ecosystem is beginning to form and it may have significant impact on providers



No Surprises Act and Price Transparency significantly change payer/provider dynamics

No Surprises Act

- -Establish IDR process to resolve out-of-network disputes between providers and payers
- Require good faith estimates for uninsured / self pay individuals
- Establish patient-provider dispute process for uninsured / self pay individuals
- Provide a way to appeal certain health plan
 decisions

Combined Impact

-Full pricing information disclosed, which allows payers to pressure providers for the most advantageous peer payer's rates

- -Establishes a default price if no agreement, while still being litigated, may be beneficial to payers
- -Removes patients from the middle of payer / provider disputes as there is not risk of balance billing
- The cost and friction of submitting a claim for IDR reduces the value for the initiating party, generally the provider
- -Network adequacy requirements remain important, and may become more important in the future

Price Transparency

- -Publish all payer rates
- Provide patients with rate information via either shoppable service list or patient estimator tool

Using price transparency to support your patient-centric strategy

Pricing is a vital element as providers deploy patient-centric strategies

Patient-centricity level

Many traditional providers are still struggling with compliance, while non-traditional players are making in-roads with patient-centric strategies that capture the most financially advantageous patient populations.

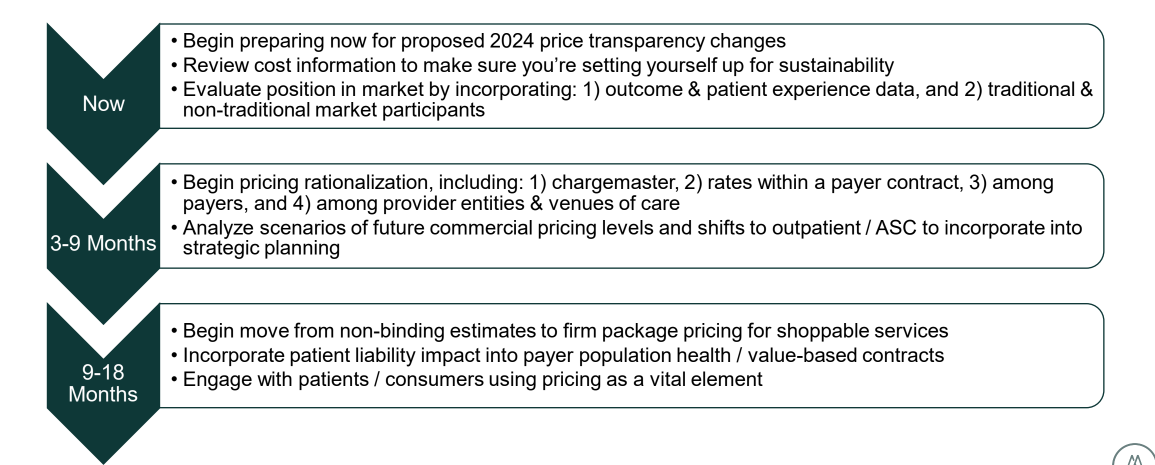
Proactively engage with patients / consumers using pricing, patient experience, and quality data

Empowering patients with the information they need for decision making

Deploying rational prices and technology to support patient decision making

Compliance with price transparency rules

Providers should begin preparing now



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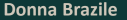
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Keynote Speakers







Karl Rove



Daniel Kraft, MD



Bradford Koles, Jr.





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