REIMBURSEMENT

This chapter is an overview of inpatient reimbursement methodology and does not address all issues or questions that a hospital may have regarding reimbursement. If a provider has a question about this chapter, or any issue regarding hospital reimbursement, the provider may e-mail the Department of Health and Hospitals (DHH), Bureau of Health Services Financing, Supplemental Payments Section (see Appendix B for contact information).

History

On July 1, 1994, hospitals were assigned acute care per diems according to their hospital specific cost/charge data in accordance with their 1991 cost report. The payment rates for operating costs and movable equipment were determined according to a peer group capped amount. Fixed capital payment rates were based on a statewide capped amount. Medical education costs were reimbursed as a hospital-specific per diem amount. Also, at the time of this rate methodology implementation, peer group per diems were developed and used to determine appropriate rates for hospitals wishing to change their peer group designation through means of a blended rate methodology or assignment of rates for newly established hospitals. Since implementation, all hospital and peer group per diems were increased or decreased at various times due to state budget needs.

Inpatient Reimbursement

For reimbursement purposes, hospitals enrolled in Louisiana Medicaid are classified as:

- State-owned,
- Small rural, or
- Non-small rural/non-state.

NOTE: The three types of hospitals each have separate inpatient reimbursement methodologies.

State-Owned Hospitals

State-owned hospitals are hospitals that are owned by the state of Louisiana.

Small Rural Hospitals

Small rural hospitals are those hospitals which are defined as a rural hospital by the Rural Hospital Preservation Act (Act No. 327 of the 2007 Louisiana Legislative regular session, Louisiana Revised Statutes 40:1300.142 – 144). Although a hospital may in fact be located in a
rural parish or area, only those hospitals meeting the requirements to qualify as a small rural hospital by the legislation noted above fall into this category.

Non-Small Rural/Non-State Hospitals

Non-small rural/non-state hospitals refer to a hospital not falling into either of the previous two designations. Therefore it may be publicly or privately owned as a profit, or non-profit hospital. The fact that it is not owned by the state, or that it is not a small rural hospital, makes it a non-small rural/non-state hospital for purposes of Louisiana Medicaid reimbursement.

Acute Care Hospitals Peer Group Assignment

As of October 1, 2009, existing qualifying non-small rural/non-state hospitals classified as one of the peer groups listed below, shall receive not less than a specified percentage (see below) of the peer group per diem to which they are assigned, and may receive more than the current peer group per diem (only if their September 30, 2009, per diem was more than the per diem of the peer group to which they were classified). On and after October 1, 2009, newly qualifying non-rural/non-state hospitals will be assigned the specified percentage of the peer group per diem for the peer group to which they are classified.

Reimbursement for non-small rural/non-state hospitals for inpatient acute care is a prospective per diem rate. All non-small rural/non-state hospitals enrolled in Louisiana Medicaid are classified as one of the following five peer groups, or as a specialty hospital:

- **Peer Group 1 – Major Teaching Hospitals**
  Qualifying hospitals will receive not less than 80% of the current peer group rate

- **Peer Group 2 – Minor Teaching Hospitals**
  Qualifying hospitals will receive not less than 103% of the current peer group rate

- **Peer Group 3 – Non-Teaching Hospitals with less than 58 beds**
  Qualifying hospitals will receive not less than 103% of the current peer group rate

- **Peer Group 4 – Non-Teaching Hospitals with 59 to 138 beds**
  Qualifying hospitals will receive not less than 122% of the current peer group rate

- **Peer Group 5 – Non-Teaching Hospitals with more than 138 beds**
  Qualifying hospitals will receive not less than 103% of the current peer group rate

Changing Peer Group Status

Hospitals wishing to change their status as defined above must submit a request to Provider Enrollment within 90 days prior to the desired effective date. If the requested change is approved, the effective date will be the beginning of the next state fiscal year. In addition to notifying the FI’s Provider Relations Section of its desire to change peer groups, a hospital
should also notify the DHH/PO Section in order to be apprised of any specific issues that may affect the hospital’s peer group change, and possible new acute care per diem. Refer to Appendix B for DHH/PO contact information.

**Specialty Hospitals**

For each specialty hospital listed below, qualifying hospitals will receive the current peer group rate.

- Children’s Hospitals
- Neuro Hospitals
- Freestanding Psychiatric Hospitals
- Distinct Part Psychiatric (DPP) Hospitals
- Long Term Acute Care (LTAC) Hospitals

**Boarder Baby per Diem**

The boarder baby per diem is paid for boarder babies that remain in the regular nursery of the hospital after the mother’s discharge. In these cases this per diem is paid to hospitals billing the appropriate and covered nursery revenue codes.

**Well Baby per Diem**

Private hospitals that perform more than 1,500 Louisiana Medicaid deliveries per state fiscal year (SFY) qualify to be paid a per diem for well babies that are discharged at the same time the mother is discharged. This well baby per diem rate is the lesser of the hospital’s actual costs or the boarder baby rate.

**Qualification for Well Baby Rate**

In order for a hospital to qualify for the well baby per diem, it must notify PO at any time during a SFY, or not later than six months after the end of a SFY that it indeed had more than 1,500 Medicaid deliveries in that SFY.

The PO Section runs a report annually to determine if there are any new hospitals that might qualify. However, if PO cannot determine from the hospital’s billing data available at the time of the report that it had 1,500 Medicaid deliveries, **the hospital will not qualify until it notifies PO and PO confirms the information**. If there were Medicaid deliveries that a hospital has not billed at the time the report is run, PO will not see them.

Medicaid eligibles do count as Medicaid deliveries, but unless they have been billed to Medicaid, we have no record to count that delivery. Therefore, **it is the responsibility of the hospital to**
notify us timely (as described above) that it qualifies. PO will then verify qualifying information. Once a hospital has qualified, it will begin receiving the well baby per diem for dates of service on and after the beginning of the SFY following its qualification.

Well Baby Example 1:
A hospital determines that it had 1,500 Medicaid deliveries from July 1, 2007, to June 30, 2008 (SFY 2008), and it notifies PO on December 31, 2008, that it has qualified. After verification and implementation of the rate, the hospital would receive the well baby per diem for dates of service retroactive to July 1, 2008.

Well Baby Example 2:
A hospital determines that it had 1,500 Medicaid deliveries from July 1, 2007, to June 30, 2008 (SFY 2008), and it notifies PO on January 1, 2009, that it has qualified. The hospital was too late in notifying PO; thus, it does not qualify to receive the well baby per diem. The hospital can qualify later, but only after it has notified PO that it has had more than 1,500 Medicaid deliveries in SFY 2009.

Well Baby Example 3:
A hospital determines that it had 1,500 Medicaid deliveries from July 1, 2008, to January 31, 2009 (first seven months of SFY 2009), and it notifies PO on February 1, 2009, that it has qualified. After verification and implementation of the rate, the hospital would receive the well baby per diem for dates of service on and after July 1, 2009.

Continuing Qualification for Well Baby Rate

After each SFY, Medicaid will run a report to determine if hospitals currently receiving the well baby per diem continue to qualify. If the report shows that a hospital did not qualify, additional information will be requested from the hospital to determine if there will be any subsequently billed Medicaid deliveries. After determining that there is no more Medicaid deliveries to count, eligibility will be determined and the department will either continue or discontinue paying the well baby per diem in accordance with the number of Medicaid deliveries for that hospital.

If it is determined that a hospital does not continue to qualify, the well baby per diem will be discontinued and retroactively recouped if necessary back to dates of service beginning July 1 of the SFY year following that hospital’s failure to qualify.

Specialty Units

Certain resource intensive inpatient services have historically been recognized through a separate reimbursement methodology by Louisiana Medicaid. Separate per diems are established for the following resource intensive inpatient services: neonatal intensive care units, pediatric intensive care units, and burn units.
Neonatal Intensive Care Units

Reimbursement methodology recognizes four categories of neonatal units based on the certification of a hospital to provide neonatal intensive care services at a minimum standard for each category of Neonatal Intensive Care Units (NICUs): NICU I; NICU II; NICU III; and NICU III Regional.

In order for a hospital to qualify to be reimbursed for NICU services, certification must be obtained and maintained through the Health Standards Section (HSS) of the DHH.

NOTE: Details regarding these NICUs can be found within the Hospital Licensing Standards (see Appendix B for the HSS website).

If a hospital has implemented an NICU, it must notify PO at least 90 days prior to the beginning of the subsequent SFY in order to be compensated with an appropriate NICU rate at the beginning of the following SFY.

NICU Example
Hospital plans to have an NICU, and determines when it will begin delivering NICU services.

Hospital notifies HSS (to schedule an on-site survey for certification) and PO (for rate implementation). These notifications must occur at least 90 days prior to the next subsequent SFY in order to assure that the hospital may receive NICU per diem on dates of service beginning on the first day of the next SFY. The on-site survey should be completed and documented by HSS prior to the next SFY so that the rate will be implemented.

The NICU per diem may be paid only when a hospital bills the appropriate revenue code.

Pediatric Intensive Care Units

Reimbursement methodology recognizes two categories of pediatric intensive care units (PICUs) based on the certification of a hospital to provide pediatric intensive care services at a minimum standard for each category of PICU: PICU II; and PICU I.

In order for a hospital to qualify to be reimbursed for PICU services, certification must be obtained and maintained through the DHH/HSS.

NOTE: Details regarding these NICU units can be found within the Hospital Licensing Standards (see Appendix B for the HSS website).
If a hospital has implemented a PICU, it must notify PO at least 90 days prior to the beginning of the subsequent SFY in order to initiate compensation with an appropriate PICU rate at the beginning of the following SFY.

**PICU Example**
Hospital plans to have a PICU, and determines when they will begin delivering PICU services.

Hospital notifies HSS (to schedule an on-site survey for certification) and PO (for rate implementation). These notifications must occur at least 90 days prior to the next subsequent SFY in order to assure that the hospital may receive PICU per diem on dates of service beginning on the first day of the next SFY. The on-site survey should be completed and documented by HSS prior to the next SFY so that the rate will be implemented.

Only when a hospital bills the appropriate and covered revenue code in accordance with the UB-04 National Billing Guidelines, will the PICU per diem be paid.

**Change in Level of Care in a Specialty Unit**
When a hospital wishes to change the level of care in a NICU or PICU, it must notify HSS and PO. Compliance with the specialized unit criteria shall be verified via an on-site survey within 30 days after receipt of application. The rate implementation for a change in level of care of a NICU or PICU can only occur at the beginning of the hospital’s subsequent cost reporting period.

If it is subsequently discovered that a hospital does not meet the level of care for which it has previously been certified, recoupment of any inappropriate payments made are in order.

**Burn Units**
Only when a hospital bills the appropriate and covered revenue in accordance with the UB-04 National Billing Guidelines, will the burn unit per diem be paid.

**Transplant Services**
Transplant services are reimbursed at costs subject to a hospital-specific per diem limit that is based on each hospital’s actual cost in the base year established for each type of approved transplant.
Outliers

In compliance with the requirement of §1902(s)(1) of the Social Security Act, additional payment shall be made for catastrophic costs associated with services provided to 1) children under age six who received inpatient services in a disproportionate share hospital setting, and 2) infants who have not attained the age of one year who received inpatient services in any acute care setting.

Cost is defined as the hospital-specific cost to charge ratio based on the hospital’s cost report period ending in SFY2000 (July 1, 1999 through June 30, 2000).

For new hospitals and hospitals that did not provide Medicaid NICU services in SFY 2010, the hospital specific cost to charge ratio will be calculated based on the first full year cost reporting period that the hospital was open or that Medicaid NICU services were provided.

The hospital specific cost to charge ratio will be reviewed bi-annually to determine the need for adjustment to the outlier payment. A deadline of six months subsequent to the date that the final claim is paid shall be established for receipt of the written request filing for outlier payments. Additionally, effective March 1, 2011, outlier claims for dates of service on or before February 28, 2011 must be received by the Department on or before May 31, 2011 in order to qualify for payment. Claims for this time period received by the Department after May 31, 2011 shall not qualify for payment.

NOTE: Outlier payments are not payable for transplant procedures, and services provided to recipients with Medicaid coverage that is secondary to other payer sources.

Effective for dates of service on or after March 1, 2011, a catastrophic outlier pool shall be established with annual payments limited to $10,000,000. In order to qualify for payments from this pool, the following conditions must be met:

- The claims must be for children less than six years of age who received inpatient services in a disproportionate share hospital setting; or infants less than one year of age who receive inpatient services in any acute care hospital setting; and
- The costs of the case must exceed $150,000. The hospital specific cost to charge ratio utilized to calculate the claim costs shall be calculated using the Medicaid NICU or PICU costs and charge data from the most current cost report.

The initial outlier pool will cover eligible claims with admission dates from the period beginning March 1, 2011 through June 30, 2011.
• Payment for the initial partial year pool will be $3,333,333 and shall be the costs of each hospital’s qualifying claims net of claim payments divided by the sum of all qualifying claims cost in excess of payments, multiplied by $3,333,333.

• Cases with admission dates on or before February 28, 2011 that continue beyond the March 1, 2011 effective date, and that exceed the $150,000 cost threshold, shall be eligible for payment in the initial catastrophic outlier pool.

• Only the costs of the cases applicable to dates of service on or after March 1, 2011, shall be allowable for determination of payment from this pool.

Beginning with SFY 2012, the outlier pool will cover eligible claims with admission dates during the SFY (July 1 through June 30) and shall not exceed $10,000,000 annually. Payment shall be the costs of each hospital’s eligible claims less the prospective payment, divided by the sum of all eligible claims costs in excess of payments, multiplied by $10,000,000.

Outlier claims must be for a single continuous inpatient stay. Some hospital charges will be considered non-covered charges and will be removed from the total billed charges. For example, experimental drugs would be identified by revenue code, and removed from the total billed charges for a claim.

To submit an outlier claim, a copy of all of the UB-04s and corresponding remittance advice (RA) for a qualifying recipients entire inpatient stay (along with documentation of payment from third parties on the recipient’s behalf for the stay, if applicable) must be received in the DHH/BHSF/ Supplemental Payments Section office no later than six months after the latest RA date on that claim. Failure to meet this six month deadline will result in the outlier claim being denied. If there are unresolved payment issues from third parties, the outlier claim should still be submitted in accordance with this timely filing requirement above, along with notification of the unresolved issues.

Qualifying Loss Review Process

Any hospital seeking an adjustment to the operations, movable, fixed capital, or education component of its rate shall submit a written request for administrative review within 30 days after receipt of the letter notifying the hospital of its rate. Rate notification date is considered to be five days from the date of the letter or the postmark date, whichever is later.

"Qualifying loss” in this context refers to that amount by which the hospital's operating costs, movable equipment costs, fixed capital costs, or education costs (excluding disproportionate share payment adjustments) exceed the Medicaid reimbursement for each component.

"Costs" when used in the context of operating costs, movable equipment costs, fixed capital costs, and education costs, means a hospital's costs incurred in providing covered inpatient services to Medicaid recipients as allowed by the Medicare Provider Reimbursement Manual.
Permissible Basis

Consideration for qualifying loss review is available only if one of the following conditions exists:

- Rate-setting methodologies or principles of reimbursement are incorrectly applied; or
- Incorrect or incomplete data or erroneous calculations were used in the establishment of the hospital's rate; or
- The amount allowed for a component in the hospital's prospective rate is 70% or less of the component cost it incurs in providing services that conform to the applicable state and federal laws of quality and safety standards.

Basis Not Allowable

The following matters are not subject to a qualifying loss review:

- The use of peer group weighted medians to establish operations component of the per diem;
- The use of peer group medians to establish movable equipment component of the per diem;
- The use of statewide median to establish fixed capital component of the per diem;
- The percentages used to blend peer group and hospital-specific costs during the three year phase-in period;
- The use of teaching and non-teaching status, specialty hospital status, and bed-size as criteria for hospital peer groups;
- The use of Council of Teaching Hospitals full membership as criteria for major teaching status;
- The use of fiscal year 1991 medical education costs to establish a hospital-specific medical education component;
- The use of the DATA Resources, Inc (DRI). DRI Type Hospital Market Basket Index as the prospective escalator;
- The decision not to escalate fixed capital beyond the implementation year;
- The criteria used to establish the levels of neonatal intensive care;
- The criteria used to establish the levels of pediatric intensive care;
- The methodology used to calculate the boarder baby rates for nursery;
- The criteria used to identify specialty hospital peer groups; and
- The criteria used to establish the level of burn care.
Burden of Proof

The hospital shall bear the burden of proof in establishing the facts and circumstances necessary to support a rate adjustment. Any costs that the provider cites as a basis for relief under this provision must be calculable and auditable.

Required Documentation

All requests for qualifying loss review shall specify the following:

- The nature of the adjustment sought;
- The amount of the adjustment sought;
- The reasons or factors that the hospital believes justify an adjustment; and
- An analysis demonstrating the extent to which the hospital is incurring or expects to incur a qualifying loss. However, such analysis is not required if the request is limited to a claim that:
  - The rate-setting methodology or criteria for classifying hospitals or hospital claims were incorrectly applied;
  - Incorrect or incomplete data or erroneous calculations were used in establishment of the hospital rates; or
  - The hospital has incurred additional costs because of a catastrophe.

Consideration Factors for Additional Reimbursement Requests

In determining whether to award additional reimbursement to a hospital that has made the showing required, the factors described below shall be considered.

Unreimbursed costs are generated by factors generally not shared by other hospitals in the hospital’s peer group. Such factors may include, but are not limited to, extraordinary circumstances beyond the control of the hospital, and improvements required complying with licensing or accrediting standards. The request for rate adjustment may be denied where it appears from the evidence presented that the hospital’s costs are controllable through good management practices or cost containment measures.

Financial ratio data indicative of the hospital’s performance quality in particular areas of hospital operation may require the hospital to provide additional data.

Even if reasonable action to contain costs on a hospital-wide basis has been taken, the hospital may be required to provide audited cost data or other quantitative data, including but not limited to: occupancy statistics, average hourly wages paid, nursing salaries per adjusted patient day,
average length of stay, cost per ancillary procedure, average cost per meal served, average cost per pound of laundry, average cost per pharmacy prescription, housekeeping costs per square foot, medical records costs per admission, full-time equivalent employees per occupied bed, age of receivables, bad debt percentage, inventory turnover rate, and information about actions that the hospital has taken to contain costs.

**Determination to Award Relief**

Additional reimbursement shall be awarded to a hospital that demonstrates to the DHH by clear and convincing evidence that:

- The hospital demonstrated a qualifying loss; and
- The hospital’s current prospective rate jeopardized the hospital’s long-term financial viability; and
- The Medicaid population served by the hospital has no reasonable access to other inpatient hospitals for the services that the hospital provides and that the hospital contends are under-reimbursed.

**Notification of Relief Awarded**

Notification of decision regarding qualifying loss review shall be provided in writing. Should the decision be to award relief, relief consists of making appropriate adjustments so as to correctly apply the rate-setting methodology or to correct calculations, data errors, or omissions. A hospital’s corrected rate component shall not exceed the lesser of its recalculated cost for that component or 150% of the provider’s peer group rate for that component.

If subsequent discovery reveals that the provider was not eligible for qualifying loss relief, any relief awarded under this qualifying loss process shall be recouped.

**Effect of Decision**

Decisions to recognize omitted, additional, or increased costs incurred by any hospital; to adjust the hospital rates; or to otherwise award additional reimbursement to any hospital shall not result in any change in the peer group calculations for any rate component.

Rate adjustments granted under this provision shall be effective from the first day of the rate period to which the hospital’s request for qualifying loss review relates, and shall continue in effect during subsequent rate periods, and be inflated for subsequent years.
However, no retroactive adjustment will be made to the rate or rates that were paid during any SFY prior to the year for which qualifying loss review was requested.

Administrative Appeal

The hospital may appeal an adverse qualifying loss decision to the Division of Administrative Law (DOA)/HH Section (see Appendix B for contact information). The appeal must be lodged in writing within 30 days of receipt of the written decision, and state the basis for the appeal. Rate notification date is considered to be five days from the date of the letter or the postmark date, whichever is later. The administrative appeal shall be conducted in accordance with the Louisiana Administrative Procedures Act (L.R.S. 49:951 et seq). The DOA shall submit a recommended decision to the Secretary of the Department, who will issue the final decision.

Judicial Review

Judicial review of the Secretary’s decision shall be in accordance with the Louisiana Administrative Procedures Act (L.R.S. 49:951 et seq) and shall be filed in the 19th Judicial District Court.

Reimbursement Methodology for Acute Care Inpatient Hospital Services

Small Rural Hospitals

Small rural hospitals must meet the qualifications and definition as described earlier in this section under Inpatient Reimbursement.

Effective for dates of service on or after July 1, 2008, small rural hospitals shall be reimbursed at a prospective per diem rate. The payment rate for inpatient acute services in small rural hospitals shall be the median cost amount plus 10%. The median cost and rates shall be rebased at least every other year using the latest filed full period cost reports as filed in accordance with Medicare timely filing guidelines.

State-Owned Hospitals

State-owned acute hospitals are reimbursed costs for inpatient Medicaid services. Payment is made during the year based on an interim per diem rate. Final payment is based on costs determined per the Medicare/Medicaid cost report.
Out-of-State Hospitals

The Louisiana Medicaid program will reimburse claims for emergency medical services provided to Louisiana Medicaid eligible recipients who are temporarily absent from the state when:

- An emergency is caused by accident or illness;
- The health of the recipient would be endangered if the recipient undertook travel to return to Louisiana; and
- The health of the recipient would be endangered if medical care were postponed until the recipient returns to Louisiana.

Hospital emergency room visits and related inpatient admissions do not require prior authorization. Any other acute care services to be billed by a hospital require prior authorization for out-of-state services (both inpatient and outpatient). Reimbursement for inpatient acute care for eligible Louisiana Medicaid recipients is made at: the lesser of the Medicaid per diem of the state where the facility is located; or 60% of billed charges for recipients under age 21 and 40% of billed charges for recipients 21 and over.

Reimbursement is only made to enrolled Louisiana Medicaid hospital providers. Any hospital may enroll in Louisiana Medicaid and then bill for eligible (and properly authorized) services already provided. However, the enrollment process must be completed, and the bill must be submitted prior to one year after the date of service.

Out-of-State Inpatient Psychiatric Services

Inpatient stays for psychiatric or substance abuse treatment are only covered in out-of-state hospitals in the event of a medical emergency, for a maximum of two days, to allow time for the recipient to be stabilized and transferred to a Louisiana psychiatric hospital when appropriate. Outpatient psychiatric and substance abuse services provided by a hospital are not covered.

Inpatient Psychiatric (Free-Standing and Distinct Part Psychiatric Hospitals)

Reimbursement for services provided in these facilities is a prospective per diem rate. This per diem includes all services provided to inpatients, except for physician services which should be billed separately. All therapies (individual/group counseling or occupational therapy) should be included in the per diem. Federal regulations prohibit Medicaid payment for recipients the ages of 22 and 64 in a free-standing psychiatric hospital.
Outpatient Hospital

There are six different outpatient hospital fee schedules posted on the Louisiana Medicaid website:

- Hospital Outpatient Ambulatory Surgery Fee Schedule for Rural and State Hospitals;
- Hospital Outpatient Ambulatory Surgery Fee Schedule for Non-Rural, Non-State Hospitals;
- Hospital Outpatient Services Fee Schedule (non-ambulatory surgery);
- Small Rural Hospital Outpatient Services Fee Schedule (non-ambulatory surgery);
- Sole Community Hospital Outpatient Services Fee Schedule (non-ambulatory surgery) and
- State Hospital Outpatient Services Fee Schedule (non-ambulatory surgery)

Clinical diagnostic laboratory services are reimbursed at the lower of:

- Billed charges;
- The state maximum amount for CPT codes based on the Medicare fee schedule; or
- Medicare Fee schedule amount.

Reimbursement for clinical diagnostic laboratory services complies with Upper Payment Limit (UPL) requirements for these services.

NOTE: State-owned hospitals and small rural hospitals - Effective for dates of service on and after July 1, 2008, these hospitals shall be reimbursed for outpatient clinical laboratory services at 100% of the current Medicare Fee Schedule.

Outpatient hospital facility fees for office/outpatient visits are reimbursed at the lower of:

- Billed charges; or
- The State maximum amount (70% of the Medicare Ambulatory Payment Classification (APC) payment rates as published in the 8/9/02 Federal Register).

Effective for dates of service 7/1/08, small rural hospitals are reimbursed the above rate as an interim payment. Final reimbursement shall be 110% of allowable cost as calculated through the cost settlement process.
Outpatient hospital facility surgery fees are reimbursed at the lower of:

- Billed charges; or
- Established Medicaid payment rates assigned to each Healthcare Common Procedure Coding System (HCPCS) code based on the Medicare payment rates for ambulatory surgery center services.

Current HCPCS codes and modifiers shall be used to bill for all outpatient surgery services. Effective for dates of service 7/1/08: small rural hospitals are reimbursed the above rate as an interim payment. Final reimbursement shall be 100% of allowable cost as calculated through the cost settlement process.

Rehabilitation Services (Physical, Occupational, and Speech Therapy)

Rates for rehabilitation services are calculated using the base rate from fees on file in 1997. The maximum rate for outpatient rehabilitation services is set using the State maximum rates for rehabilitation services plus an additional 10%.

Rates for outpatient rehabilitation services provided to recipients up to the age of three are included in the fee schedule.

Effective for dates of service 7/1/08, small rural hospitals are reimbursed the above rate as an interim payment. Final reimbursement shall be 110% of allowable cost as calculated through the cost settlement process.

Other Outpatient Hospital Services

Outpatient hospital services other than clinical diagnostic laboratory, outpatient surgeries, rehabilitation services, and outpatient hospital facility fees for office/outpatient visits are paid as described below.

In-State Non- Small Rural Private Hospital Outpatient Services

Interim reimbursement is based on a hospital specific cost to charge ratio calculation from the latest filed cost reports. Updated cost to charge ratios are calculated as the cost reports are filed.

Final reimbursement is adjusted to 83% of costs for dates of service before 8/1/2006, 86.2% of costs for dates of service from 8/1/2006 to 2/19/2009, 83.18% of costs for dates of service from 2/20/2009 to 8/3/2009, 78.48% of costs for dates of service from 8/4/2009 to 2/2/2010, 74.56%

In-State State-Owned Hospital Outpatient Services

Interim reimbursement shall be 100% of each hospital’s cost to charge ratio as calculated from the latest filed cost report. Final reimbursement shall be 100% of allowable cost as calculated through the cost report settlement process.

In-State Small Rural Hospital Outpatient Services

Interim reimbursement shall be 110% of each hospital’s cost to charge ration as calculated from the latest filed cost report. Final reimbursement shall be 110% of allowable cost as calculated through the cost report settlement process.

Cost Reporting

The DHH is currently contracted with Cypress Audit Team, LLC for audit of Medicaid cost reports. All records and audit work in progress that was in the possession of the former audit contractor (TriSpan Health Services) will be transitioned to the Cypress Audit Team (see Appendix B for contact information). The Louisiana Medicaid Program tracks Medicare requirements for timely filing of cost reports. In accordance with the Medicare filing deadlines, all Louisiana hospitals enrolled in the Title XIX Medical Assistance (Medicaid) Program must submit a copy of their annual cost report to the current contractor.

The following must be included with your hospital cost report submission:

- Electronic cost report data file (ECR File);
- PDF copy of the cost report (hard copy if PDF not available);
- Working Trial Balance (cost center order if available);
- Completed Centers for Medicare and Medicaid Services (CMS) 339 questionnaire
- Copy of Medicaid crosswalks for all units;
- Hospitals with a DPP Unit, NICU, PICU, Burn Unit, and/or Transplant Unit must complete a separate Worksheet S-3, D Part I, II, III, IV, D-1, and D-4 for each of the units to separately identify program costs, charges, and statistics associated with each specialty unit. The above worksheets for the non-specialty portion of the hospital are to exclude all specialty unit data;
• A detailed log of Medicaid recipients for carve out specialty units (NICU, PICU, Burn Unit, and/or Transplant Unit) which correlates with the filed cost report and includes the following data elements: recipient name, dates of service, number of patient days, number of discharges, room and ancillary charges. Only statistics related to the days that the recipient is physically in the specialty unit are includable in the specialty unit carve out. All other days and charges associated with these patients’ stays, for instance - nursery, must be included with the non-specialty unit hospital statistics;

• Completed M Series Worksheets for all hospital based rural health clinics;

• Medicare Inpatient Part B Detail from the Medicare Provider Statistical and Reimbursement (PS&R) Report.

Supplemental Payments

Upon approval from the CMS, various types of supplemental payment programs can be implemented given that funding is available. Some examples of these are payments related to hospitals impacted by hurricanes, high Medicaid utilization hospitals, graduate medical education (GME), teaching hospitals, low income and needy care collaboration hospitals, and payments made related to the (UPL).

Disproportionate Share

Upon approval from CMS, various categories of Disproportionate Share (DSH) programs can be implemented given that funding is available. Examples of these are small rural hospital DSH, high Medicaid utilization DSH, DSH for community hospital uncompensated care, and DSH for public state–operated hospitals.