STATEMENT

of the

American Medical Association

before the

House Energy and Commerce Committee
Subcommittee on Health

RE: The Need to Move Beyond the SGR

Presented by: Cecil B. Wilson, MD

May 5, 2011
Summary of the Statement of the
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The American Medical Association (AMA) is pleased to have the opportunity to provide the House Energy and Commerce Subcommittee on Health with our recommendations for developing a pathway toward reforming the Medicare physician payment system. The following bullets summarize key points discussed in our written statement:

- The AMA recommends a three-prong approach to reforming the physician payment system:
  
  (1) Repeal the SGR;
  (2) Implement a five-year period of stable Medicare physician payments that keep pace with the growth in medical practice costs; and
  (3) Transition to an array of new payment models designed to enhance care coordination, quality, appropriateness and costs.

- The five-year period of stable statutory updates should be in conjunction with repeal of the SGR. This will allow time to develop and test demonstration and pilot projects that would form the basis for a new Medicare physician payment system.

- A replacement for the SGR should not be another one-size-fits-all formula.

- New payment models that reward physicians and hospitals for keeping patients healthy and managing chronic conditions should be tested during the five year transition period. These should include, for example, shared savings, gainsharing, and payment bundling programs across providers and episodes of care.

- Since the vast majority of physician practices are small businesses that do not have access to the significant upfront investments required to participate in these new models, other models should be tested as well, including models focusing on partial capitation, condition-specific capitation, hospital inpatient warranties, and mentoring programs.

- The AMA is working with specialty and state medical societies to form a new “Innovator Committee,” including physicians and other experts. This will facilitate sharing expertise and resources, assess models that can be implemented across specialties and practice settings, and widely disseminate lessons learned.

The AMA is thankful for this opportunity to work with the Subcommittee and Congress to replace the SGR with a sustainable Medicare physician payment system.
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The American Medical Association (AMA) is pleased to have the opportunity to provide the House Energy and Commerce Subcommittee on Health with our recommendations for developing a pathway toward reforming the Medicare physician payment system. We applaud Chairman Pitts, Ranking Minority Member Pallone, and all the Subcommittee Members for your leadership and continued efforts to address this problem, and appreciate the full Committee’s bipartisan effort last December to prevent the 25 percent cut under the current sustainable growth rate (SGR) formula from taking effect for one year, thereby allowing the necessary time to work on this complex issue. We laud the Subcommittee’s continued commitment, under both Republican and Democratic leadership, to develop a permanent, sustainable solution, and welcome the opportunity to provide the Subcommittee with our ideas.

Overall, the AMA recommends a three-prong approach to reforming the physician payment system:

(1) Repeal the SGR;
(2) Implement a five-year period of stable Medicare physician payments; and
(3) Transition to an array of new payment models designed to enhance care coordination, quality, appropriateness and costs.
Repealing the SGR and implementing a period of stable payments, while testing new models that would lay the pathway for a new payment system, must be enacted concurrently to ensure an optimal reform approach. We recognize that reforming the Medicare physician payment system is a daunting task. The AMA is eager, however, to continue to work with members of the House and the Senate on both sides of the aisle to lay the groundwork for reform. Over the course of the next weeks and months, we look forward to continuing our dialogue and providing all Members with additional data, information, and policy ideas.

**REPEAL THE SUSTAINABLE GROWTH RATE**

The **SGR** is a Fatally Flawed Formula

The SGR was enacted in 1997 to determine physician payment updates under Medicare Part B. It was intended to reduce Medicare physician payment updates to offset the growth in utilization of physician services that exceeds gross domestic product (GDP) growth. Specifically, actual growth in spending on physician services is compared to a cumulative target growth rate linked to GDP, using 1996 as the base year. When actual growth exceeds the cumulative target, payment updates are reduced and will be less than practice cost growth. Despite numerous efforts to “fix” the SGR, dating as far back as the Balanced Budget Act of 1999, the formula remains fundamentally flawed. The growth in the cost of caring for Medicare beneficiaries has historically grown faster than the GDP due to technological advances in care, an aging population, expansion of Medicare benefits, and other factors. Yet, these factors are not included in calculations of the target growth rate, and thus the SGR targets do not appropriately account for actual growth in the utilization of physicians services or address actual need for medical services by our senior and disabled patients enrolled in Medicare.

Additionally, the concept of a global target affecting the actions of individual physicians is flawed in that there is no individual incentive to reduce spending. Since the inception of the SGR, trends in volume growth have been unpredictable. Nevertheless, despite Congressional interventions to set
aside steep SGR-mandated physician payment cuts, utilization growth in recent years has been relatively low. For example, the chart below shows that in the late 1990s, at the SGR’s inception, annual volume/intensity growth in Medicare physician fee schedule (MFS) services ranged from 1.9 percent to 2.9 percent. MFS volume/intensity growth accelerated in 2000 and 2001, reaching a plateau during 2001 to 2004 with annual growth ranging between 4.6 percent and 5.8 percent. Volume growth, however, began to decelerate in 2005, was in the 3 percent to 3.7 percent range from 2006 to 2009, and dipped to 2.4 percent in 2010.

Trends in Volume Growth since SGR Inception

Congressional Intervention to Avert Medicare Crisis and Steep Medicare Physician Payment Cuts

Since 2002, the SGR formula has annually called for reductions in Medicare reimbursements. Payments were cut by 5 percent for 2002, and Congress has intervened on 12 separate occasions since
then to prevent additional cuts from being imposed. Five separate bills were passed to stop a 22 percent cut in 2010 alone. On all 12 occasions, Congress has never provided the funding necessary to reform the flawed SGR formula, resulting in steeper cuts in subsequent years. Therefore, the current Congress is now challenged by the prospect of even steeper cuts than previous Congresses. The 10-year cost of a long-term solution has grown from about $48 billion in 2005 to nearly $300 billion today, and physician payments are scheduled to be cut by 29.5 percent on January 1, 2012, with cuts potentially continuing in future years.

The only way to start on a path to permanently reform the physician payment system is to repeal the SGR. This would also provide stability to patients covered by other payers that tie their rates to Medicare including military members, their families, and retirees in TRICARE, retired Federal employees in FEHBP, and those enrolled in state Medicaid programs.

PERIOD OF STABLE PAYMENTS

Due to the fundamentally flawed nature of the SGR and budget baseline effects from congressional interventions to halt scheduled SGR cuts, physician practices have faced fiscal uncertainty over the last decade. The AMA recommends for the period 2012-2016, that physicians be provided with positive Medicare physician payment updates that keep pace with the growth in medical practice costs. During this time, policymakers, stakeholders, and experts would work to develop and transition to a new Medicare physician payment system. Providing statutory updates for five years will provide predictability and fiscal stability for physician practices at a time in which they will also be making significant investments in health information technology and quality improvement initiatives. This should not be interpreted as another temporary delay in SGR-driven cuts. Statutory updates should be provided in conjunction with repealing the SGR.
As the Medicare Payment Advisory Commission (MedPAC) asserted in its March 2011 report, “a potentially more pressing Medicare cost to consider is the mounting frustration of physicians, other health professionals, and their patients if substantial Medicare fee cuts continue to loom large in future years.” Stability is sorely needed. According to the AMA Physician Practice Information Survey, 78 percent of office-based physicians in the United States are in practices of nine physicians and under, with the majority of those physicians being in either solo practice or in practices of between 2 and 4 physicians. The vast majority of physician practices are small businesses and the constant insecurity that the SGR produces, with temporary Medicare payment holds and ever-steeper cuts threatened, is taking a heavy toll on them.

Replacing the SGR, however, should not be another one-size-fits-all formula. Rather, a new system should involve transitioning to a new generation of payment models that reward physicians and hospitals for keeping patients healthy, managing chronic conditions in a way that avoids hospitalizations, and, when acute care episodes occur, delivering high quality care with efficient use of resources. We envision physicians choosing from a menu of payment models, selecting ones that best address their patients’ needs, specialty, practice type, capabilities and community. We believe that statutory payment updates for five years will allow time for demonstrations and pilots of new Medicare and private sector payment models to take place. During this time, evidence should be available on how to properly structure and implement those models with the most promise, while addressing issues such as risk adjustment and attribution. We believe this process should be dynamic, enabling physicians to transition into those models as they become available.

Further, we believe this period will provide Congress the opportunity to act on additional legislation to create a new Medicare physician payment system that incorporates these models by September 30, 2015. The bill establishing five years of statutory updates could include provisions requiring congressional action by such date and provide for congressional “fast-track” procedures to ensure
Consideration of such legislation. The Centers for Medicare and Medicaid Services (CMS) would begin implementation of the new payment system, adopted by Congress, through the proposed and final 2016 Medicare Physician Payment Rule, which would become effective on January 1, 2017.

**NEW PAYMENT MODEL OPTIONS**

Since Medicare’s creation in 1965, previous administrations and congresses have enacted changes to the Medicare physician payment system about every decade or so to address evolving Medicare fiscal constraints. For numerous years since the SGR was implemented, Congress, stakeholders, and policy experts such as MedPAC have grappled with ideas on how to replace the SGR. In the attachment to this testimony, we outline several payment models that are being, or will be, demonstrated or piloted in Medicare and the private sector, including models focused on Medicare shared savings, gainsharing, payment bundling across providers and episodes of care, and care provided through a medical home. As the demonstration and pilot process continues to be fluid, so should our discussion about a new system and model ideas.

**PHYSICIAN INNOVATOR COMMITTEE**

The AMA is also working with the specialty and state medical societies to form a new “Physician Innovator Committee.” This Committee will include physicians who are currently participating in payment and delivery innovations, and by sharing expertise and resources, will provide an opportunity for the medical community to learn from their experiences. There is an urgent need for data to truly assess which delivery and payment models will improve patient care and which are feasible for implementation across specialties and practice settings. The underlying premise is that, in order for physicians to effectively lead the development and diffusion of new payment and health care delivery models, we must learn from the early innovators the steps involved in getting their programs off the ground, the challenges they faced and how they overcame them, and what impact these reforms have had on patient care and practice economics. The Leadership Group can allow the physician
community to begin immediately to develop the knowledge base on the next generation of physician
payment models and not have to solely rely on formal evaluation studies whenever they are issued by
the government.

PROPOSED TRANSITIONAL MODELS
Many of the Medicare demonstration projects outlined in the attachment to this testimony hold great
promise for identifying winning payment reform pathways that can simultaneously improve patient
care quality and coordination, improve physician operating margins, and reduce the rate of growth in
Medicare spending. Yet, some of these projects are limited in that they solely rely on shared savings
as a means to accomplish their reform objectives. The existing Physician Group Practice (PGP)
demonstration has made it clear that there are significant upfront investments required for participation
in these new models, but demonstration designs limit the incentive payments to distributions of shared
savings and do not assist practices with these upfront costs or provide any assurance that they will ever
recover them. Shared savings distributions, if they are achieved at all, are not paid until long after
these initial investments are required.

In addition to having access to financial reserves, participation in any of the new payment and delivery
models requires physician practices to have certain capabilities, including: (1) the ability to obtain and
analyze large amounts of data on patient utilization and costs for their own services as well as services
provided by others; (2) skills to improve quality and cost performance and report performance
measures; (3) ability to identify inappropriate utilization and reduce it; (4) knowledge of evidence-
based practices that achieve good outcomes; (5) ability to share information with other physicians and
providers at the point of care; and (6) ability to manage patient care in a coordinated way and
experience managing risk. In the past, these skills have not been taught in medical school or residency
training. Physicians need to acquire these skills through their experience in practice. With the vast
majority of medical practices qualifying as small businesses and involving a small number of
physicians, it is important to put in place transitional models that will help small and solo practices to develop these capabilities.

To address both of these limitations, the AMA recommends that several transitional models be tested by Medicare, in addition to the demonstrations we have already discussed. A more detailed discussion of these and other transitional approaches is available in “Transitioning to Accountable Care: Incremental Payment Reforms to Support Higher Quality, More Affordable Health Care,” a paper by Harold D. Miller of the Center for Healthcare Quality & Payment Reform available at www.paymentreform.org.

Partial Capitation
Section 3022 of the Affordable Care Act (ACA) authorized, but did not require, CMS to include partial capitation models in the Medicare Shared Savings Program, *i.e.*, ACO program. In its recent ACO proposed rule, CMS indicates that it is not proposing any partial capitation models at this time, although they may be addressed separately by the Center for Medicare and Medicaid Innovation. Under this payment model, an ACO would agree to accept a pre-defined monthly per-patient payment during a multi-year period that would be used to cover all of the costs of care for a defined group of patients. The payment would be risk-adjusted and would be lower than what CMS would project paying for those patients under the regular Part A and B payment schedules. This model would enable physician practices with experience in successfully managing capitation contracts under Medicare Advantage and commercial insurance, such as North Texas Specialty Physicians and the Mount Auburn Cambridge Independent Practice Association (IPA), to deliver better care to Medicare fee-for-service beneficiaries as well as guarantee savings to the Medicare program. Additionally, it would provide a means for practices to recoup their upfront investments, reward physicians for achieving savings through a particular treatment delivery, and permit them to gain experience managing risk.
Virtual Partial Capitation

A variant of the model above would define a per-patient budget for a defined group of patients instead of making an upfront payment. Individual physicians who volunteer to participate would bill for individual services as they will do in Medicare Shared Savings Program. The total billings would then be compared to the budget, and the payments to the physicians and other providers in the ACO would be adjusted up or down to keep total payments within the budget. This approach gives physicians the flexibility to use alternative treatment approaches, as in capitation, without requiring them to have the capability to pay claims to other providers.

Condition-Specific Capitation

This model would involve making a prospective payment covering all of the services related to a particular condition or combination of conditions for a population of patients, rather than the full range of conditions as in the partial capitation model described earlier. Under condition-specific capitation, a specialty physician practice, multi-specialty group, or IPA would be paid a pre-defined amount to cover the costs of all of the care needed to address a particular condition, whether that care is provided by physicians in the organization receiving the payment or other physicians. For example, a multi-specialty group or IPA could be paid a fixed amount to cover the costs of all services associated with care related to its patients’ congestive heart failure, including all physician services, hospital care, rehabilitation, etc. (This payment model could also be structured as a “virtual” payment or budget, as described above for virtual partial capitation.) This would enable primary care and specialty physician practices to work together to take accountability for the subset of patients and patient care they felt they could most effectively manage; over time, they could expand to additional types of patients in order to accept a broader partial capitation payment.
**Accountable Medical Home**

In contrast with the shared savings approach to medical homes, the accountable medical home model would give a primary care practice, multi-specialty group, or IPA the upfront resources needed to restructure the way primary care is delivered to its patients in return for a commitment to reduce the rate at which those patients use emergency rooms for non-urgent visits, are admitted and readmitted to the hospital for ambulatory care sensitive conditions, and order diagnostic tests or other ancillary services that may be inappropriate. Accountable medical homes could improve patient care and achieve savings for the Medicare program in several key areas without being penalized for the costs of specialized services they are not in a position to control. In the State of Washington, the Puget Sound Health Alliance and the Washington State Health Care Authority are currently putting this model in place for commercial payers and Medicaid plans. CMS could use the approach they have developed in the Medicare program.

**Warranties for Inpatient Care**

Adoption of a model like Geisinger Health System’s ProvenCare could be a beneficial transitional model for Medicare payment reform. Physicians and hospitals providing treatment for specified conditions would determine a Medicare payment rate that would allow them to offer a warranty for the inpatient treatment and not charge more for addressing infections, complications or other defined adverse events that may occur during the course of the patient’s care. Offering such a warranty provides an economic incentive for improving quality and preventing complications from occurring. As quality improves over time and rates of warrantied complications diminish, physicians and hospitals will be able to reduce the bundled payment rate to save money for Medicare while still obtaining higher margins on their own operating costs. At least initially, the price of the warrantied services is likely to be higher than what Medicare pays for a service with no complications because of the need to cover the costs of treating complications that will arise in a certain number of cases. Since Medicare would no longer be paying separately for the complications covered by the warranty, this
method would save money in total. In contrast to the current payment system, this would reward physicians and hospitals for preventing complications and delivering better quality care rather than paying more when complications arise. Most consumer products that are sold with a warranty do cost more than those without a warranty. Consumers purchase warrantied products not only as a protection against costly repairs but also because they know that the manufacturer must offer a high-quality product in order to manage its own financial risks. The warranty model is also a good transitional model because, as Geisinger did, physicians could begin with one service, like cardiac surgery, and then expand it to other areas as they gain experience with the approach.

Mentoring Programs

Perhaps the simplest way for small and solo practices to develop capabilities like analyzing patient utilization, quality and cost data, sharing information with others to prevent duplicate tests, adopting evidence-based measures and improving quality and cost performance is to learn from those who have done it. Another transitional model, therefore, would be for Medicare to provide financial and technical support to small physician practices that are working with Regional Health Improvement Collaboratives\(^1\) or partnering with high performing groups in order to learn from them. The Mayo Clinic Affiliated Practice Network, Henry Ford Physician Network, Pittsburgh Regional Health Initiative, and Oregon Health Care Quality Corporation are several examples of this type of mentoring approach.

Medicare Payment Option Allowing Patients to Freely Contract With Physicians Without Penalty

In addition to pursuing SGR repeal and Medicare payment reforms, as discussed above, the AMA supports enactment of legislation establishing an additional payment option in Medicare fee-for-service that allows patients and physicians to freely contract, without penalty to either party, for a fee

\(^{1}\) For more information see “Regional Health Improvement Collaboratives: Essential Elements for Successful Healthcare Reform,” Network for Regional Healthcare Improvement, [www.nrhi.org](http://www.nrhi.org).
that differs from the Medicare payment schedule and in a manner that does not forfeit benefits otherwise available to the patient. Under this option, Medicare beneficiaries could use their Medicare benefits and physicians could bill the patient for all amounts not covered by Medicare. Physicians could also continue to elect Medicare participating (PAR) or non-participating (non-PAR) status for other beneficiaries they treat, and would not have to opt out of the Medicare program for two years for all their patients, as is required under existing law. The approach would: (i) provide patients with more choice of physicians; (ii) increase the number of physicians who will continue to accept Medicare patients; and (iii) help preserve our Medicare program, along with patient-centered care, for our elderly and disabled patients. Therefore, the AMA strongly supports the “Medicare Patient Empowerment Act,” a bill that was recently introduced by Representative Price to achieve these goals, and we urge the Subcommittee’s support of this legislation as well. This legislation should be pursued as an addendum to the three-pronged approach discussed above, and not in lieu of replacing the SGR.

While replacing the SGR is critical, it must be done correctly. We believe the proposed framework and timeline described above are critical to developing the evidence-base necessary to ensure a reformed Medicare physician payment system meets our mutual goal of improving the Medicare program while ensuring beneficiaries’ continued access to care. We look forward to continuing to work with the Subcommittee to repeal the SGR and transition to a system that incorporates new payment models designed to enhance care coordination, quality, appropriateness and cost.

The AMA is thankful for this opportunity to work with the Subcommittee and Congress to replace the SGR with a sustainable Medicare physician payment system.