# Congress of the United States Washington, DC 20515

July 26, 2022

The Honorable Chiquita Brooks-LaSure Administrator Centers for Medicare & Medicaid Services U.S. Department of Health and Human Services 200 Independence Avenue SW Washington, DC 20201

Dear Administrator Brooks-LaSure,

We write to share our concern regarding the proposed payment updates included in the Centers for Medicare & Medicaid Services' (CMS) inpatient prospective payment system (IPPS) proposed rule for the upcoming fiscal year (FY) 2023. We worry the proposed payment updates do not accurately reflect today's cost of patient care and, when tethered with other policy changes included in the proposed rule, would result in a payment decrease for IPPS hospitals in FY 2023. We respectfully urge CMS to further evaluate this proposal and consider using its special exceptions and adjustments authority to revise the final IPPS rule to ensure hospitals have the resources they need to provide optimal care.

The historical data CMS referenced to forecast the expected health care cost could neither predict the effect of economy-wide inflation nor the increased supply chain demand and labor cost associated with COVID-19. We are concerned that the payment update hospitals received in FY 2022 and the proposed FY2023 market basket update does not sufficiently account for these critical financial pressures. This could result in a regrettably inadequate payment update that would not provide IPPS hospitals with resources needed to provide care to the patients and communities they serve.

We've heard the reality of the uncertain conditions and challenges that hospitals continue to face and operate under due to the pandemic and inflation. We therefore respectfully urge CMS to consider using its special exceptions and adjustments authority to make a retrospective adjustment to more fairly account for the difference between the market basket update that was implemented for FY 2022 and the current projected FY 2022 market basket. We believe that this change might provide a more accurate payment update that would provide hospitals and health care providers with the necessary tools they need to provide quality care to communities they serve and ensure Medicare payments for acute care services reflect today's cost of care.

On behalf of the hospitals and health care systems in our districts and nationwide, we appreciate your attention to these concerns. We look forward to your response.

Sincerely,

Attalande

Bradley S. Schneider Member of Congress

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Carol D. Miller Member of Congress

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Danny K. Invis Member of Congress

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Don Bacon Member of Congress

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Jaime Herrera Beutler Member of Congress

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Cynthia Axne Member of Congress

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Chrissy Houlahan Member of Congress

# United States Senate

July 26, 2022

The Honorable Chiquita Brooks-LaSure Administrator U.S. Centers for Medicare & Medicaid Services 7500 Security Boulevard Baltimore, MD 21244

Dear Administrator Brooks-LaSure,

We write today to express our concern over the proposed payment updates included in the Centers for Medicare & Medicaid Services' (CMS) inpatient prospective payment system (IPPS) proposed rule for FY2023. We are concerned that the proposed payment updates do not fully account for the current cost of care and when coupled with other policy changes incorporated in the proposed rule, will result in an overall payment reduction for hospitals in FY2023. We request that CMS consider using its special exceptions and adjustments authority to update the proposed payment update in the final IPPS rule.

In the FY2023 proposed rule, CMS relies on historical data that does not predict the impact of the current elevated cost of providing care and the increased growth in expenses due to COVID-19 related supply chain issues and labor costs. Additionally, the productivity update included in the proposed rule assumes hospitals can emulate the general economy's productivity gains. However, in reality the uncertain conditions hospitals continue to operate under due to COVID-19 have resulted in productivity declines, not gains. The overall health care industry continues to struggle to regain its footing in a changed world.

Conditions like the ones currently facing hospitals require a heightened review of payment policy. We respectfully request that CMS consider using its special exceptions and adjustments authority to make a retrospective adjustment to account for the difference between the market basket update that was implemented for FY 2022 and the current projected FY2022 market basket. In addition, we urge CMS to consider holding off on the productivity cut for FY2023. These important changes will ensure Medicare payments for acute care services more accurately reflect the cost of providing hospital care today and for the coming year.

On behalf of our hospitals and health systems nationwide, we appreciate your attention to these concerns. We look forward to working with you on these important issues.

Sincerely,

Robert Menendez United States Senator

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Kevin Cramer United States Senator

Sherrod Brown United States Senator

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Kirsten Gillibrand United States Senator

Gary C. Peters United States Senator

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# <u>Wisconsin</u> Kind, Ron (D)

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### <u>Wyoming</u>