AHA View

The AHA urges Congress to maintain current law preserving the ban on physician self-referrals to new physician-owned hospitals, and retaining restrictions on the growth of existing physician-owned hospitals. The AHA opposes any attempt to expand the number of physician-owned hospitals and supports tight restrictions on the growth of existing facilities.

Background

For decades, the Ethics in Patient Referrals Act ("Stark law") has shielded the Medicare program from the inherent conflict of interest created when physicians self-refer their patients to facilities and services in which they have a financial stake. But the Stark law’s “whole hospital” exception permitted physicians to refer patients to those hospitals where they had an ownership interest in the entire facility rather than just in a subdivision, such as imaging or surgery. In 2010, the Affordable Care Act (ACA) limited the use of the “whole hospital” exception to existing physician-owned hospitals that had a Medicare provider number as of Dec. 31, 2010.

The ACA allows limited exceptions to the growth restrictions when “grandfathered” hospitals can demonstrate that their communities need additional capacity. For example, if a physician-owned hospital can show that it has the average or a higher number of Medicaid inpatient admissions and is located in an area with significant population growth and high bed occupancy rates, it may apply to increase its number of beds.

Some in Congress propose to weaken significantly Medicare’s prohibition on physician self-referral to new physician-owned hospitals and loosen restrictions on the growth of grandfathered hospitals. The so-called Patient Access to Higher Quality Care Act (H.R. 976) would allow many more physician-owned hospitals to open and permit unfettered growth in all grandfathered hospitals. Closing the “whole hospital” exception loophole to the Stark law reduced the federal deficit by $500 million over 10 years, according to the Congressional Budget Office (CBO). The ill-advised Patient Access to Higher Quality Care Act would erase those savings and raise the deficit at a time when our nation is trying to control increases in health care costs.

Key Facts

The AHA opposes any changes to the restrictions in current law because:

- **Physician-owned hospitals provide limited or no emergency services, relying instead on publicly funded 911 services when their patients need emergency care.** The Department of Health and Human Services’ Office of Inspector General reported that “[t]wo-thirds of physician-owned specialty hospitals use 911 as part of their emergency response procedures,” and “[m]ost notably, 34 percent of [specialty] hospitals use 911 to obtain medical assistance to stabilize patients, a practice that may violate Medicare requirements.”

- **Physician self-referral leads to greater utilization of services and higher costs.** CBO, the Medicare Payment Advisory Commission (MedPAC) and
independent researchers have concluded that physician self-referral leads to greater per capita utilization of services and higher costs for the Medicare program.

- **Physician-owned hospitals tend to cherry-pick the most profitable patients, jeopardizing communities’ access to full-service care.** The Government Accountability Office (GAO), the Centers for Medicare & Medicaid Services and MedPAC all found that physician-owned hospitals’ patients tend to be healthier than patients with the same diagnoses at general hospitals. Further, MedPAC and GAO found that physician-owned hospitals treat fewer Medicaid patients. This trend creates a destabilizing environment that leaves sicker and less-affluent patients to community hospitals, threatening the health care safety net.