

Analyses in Support of Rebasing & Updating Medicare Home Health Payment Rates

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1. Introduction and Overview

Payment rates under Medicare's home health prospective payment system (HH PPS) were originally set based on analysis of the most recent home health agency cost and service utilization data available at the time the HH PPS was implemented (2000). While the rates have been adjusted for market basket increases since 2000 (as reflected in the Home Health payment update percentage), the payment rates have not been updated using more recent cost report or utilization data. The Patient Protection and Affordable Care Act of 2010 (PPACA) requires Medicare to rebase home health payment rates beginning in 2014, phasing in any adjustments in equal increments over a four (4) year period:

SEC. 3131. PAYMENT ADJUSTMENTS FOR HOME HEALTH CARE.

(a) REBASING HOME HEALTH PROSPECTIVE PAYMENT AMOUNT.-

(1) IN GENERAL.—Section 1895(b)(3)(A) of the Social Security Act (42 U.S.C. 1395fff(b)(3)(A)) is amended—

(A) in clause (i)(III), by striking "For periods" and inserting "Subject to clause (iii), for periods"; and

(B) by adding at the end the following new clause:

"(iii) ADJUSTMENT FOR 2013 AND SUBSEQUENT YEARS.-

"(I) IN GENERAL.—Subject to subclause (II), for 2013 and subsequent years, the amount (or amounts) that would otherwise be applicable under clause (i)(III) shall be adjusted by a percentage determined appropriate by the Secretary to reflect such factors as changes in the number of visits in an episode, the mix of services in an episode, the level of intensity of services in an episode, the average cost of providing care per episode, and other factors that the Secretary considers to be relevant. In conducting the analysis under the preceding sentence, the Secretary may consider differences between hospital-based and freestanding agencies, between for-profit and nonprofit agencies, and between the resource costs of urban and rural agencies. Such adjustment shall be made before the update under subparagraph (B) is applied for the year.

"(II) TRANSITION.—The Secretary shall provide for a 4-year phase-in (in equal increments) of the adjustment under subclause (I), with such adjustment being fully implemented for 2016. During each year of such phase-in, the amount of any adjustment under subclause (I) for the year may not exceed 3.5 percent of the amount (or amounts) applicable under clause (i)(III) as of the date of enactment of the Patient Protection and Affordable Care Act."

Abt Associates Inc. has been supporting the Centers for Medicare & Medicaid Services' (CMS) fulfillment of this mandate by constructing data files and conducting a variety of data analyses looking at the cost, volume, and intensity of Medicare home health services. These analyses are intended to support rebasing of the national, standardized 60-day episode payment rate, the national per-visit payment amounts, and the Non-Routine Medical Supplies (NRS) conversion factor. We have also conducted additional data analyses in support of updating the LUPA add-on payments, using the most recent available claims to provide data on episode and visit characteristics and using the proposed national per-visit payment amounts that reflect a rebasing adjustment.

This document describes the data files used and the analytic files created to estimate average cost per visit, and provides the analyses and the resultant summary statistics that CMS used to begin the rebasing process. Section 2 describes data acquisition and processing needed to create the analytic files used in the analyses. Section 3 presents the methodology for estimating the cost per

visit for home health providers in 2011 using the analytic files. Section 4 describes results from cost report audits conducted by Cahaba Safeguard Administrators under contract to CMS to assess accuracy of cost report data in the trimmed sample. Section 5 describes the rebasing of the NRS conversion factor, and Section 6 describes the updating of the Low Utilization Payment Adjustment (LUPA) add-on payment amount using the proposed, national per-visit payment amounts that reflect a rebasing adjustment and claims data.

2. Data

Our analyses relied on two major data sources: Medicare cost report data for Fiscal Years (FY) 2000-2011, and data on service utilization from Medicare home health claims for 2008-2012. Claims data samples are described further below. We complemented these data with HHA characteristics from the Provider of Services (POS) file.

2.1 Claims Data

The majority of the rebasing analyses utilized cost report data. However, for select analyses we also used data on home health service utilization from Medicare home health claims. These data were used in the cost report file trimming process (section 2.2.2), to weight the trimmed cost reports for national representativeness (sections 3.1 and 4.2), to identify the distribution of home health episodes with and without NRS charges (information which is not available from the cost reports; section 5.2), and to calculate the average minutes of visit length in order to update the LUPA add-on amount using proposed national per visit amounts that reflect a rebasing adjustment (section 6.2).

2.1.1 Data Acquisition

For our analyses which used claims data from 2010 and earlier, we used CMS' Datalink file. The Datalink file was prepared for CMS by Fu Associates (Fairfax, VA) and was made available to Abt staff at the CMS Data Center. For our rebasing analyses, which used data from the 2011 cost reports, we used final action 2011 claims data and preliminary 2012 claims data from the home health Standard Analytic Files (SAF) produced by CMS. The SAF files were obtained through the Data Extract System (DESY) utility at the CMS Data Center. In all cases, we obtained and processed 100% of the data available (rather than a statistical sample). For our analyses of visit length and NRS billing, we used preliminary claims data from 2012.

For rebasing, we initially obtained CY 2011 HHA claims processed as of March 31, 2012; we later updated the data with the final SAF file for CY 2011 (claims processed as of June 30, 2012). For rebasing, we also examined preliminary data for CY 2012 (claims processed as of December 31, 2012). For the analyses of NRS utilization and visit lengths for the LUPA add-on analyses, we examined both CY 2011 and CY 2012 claims data but only used the latest-available SAF claims for CY 2012 (claims beginning prior to June 1, 2012 and processed by December 31, 2012) in the final analyses.

2.1.2 Processing

For the analyses using the Datalink file, little additional processing was needed. For the 2011 and 2012 data files, we obtained the files through the DESY utility at CMS, read them into SAS, processed any adjustments, and dropped any duplicates or Requests for Anticipated Payment (RAPs). The episode-level variables needed for the analysis were extracted and the SAS data file was downloaded to the Abt secure server. (In addition, visit-level variables needed for the analysis were extracted from the revenue center trailers and downloaded as a separate visit-level file, with selected episode-level variables merged onto the records for visits from those episodes.)

In preparing analytic files based on Datalink or on SAF data, a set of data cleaning exclusions were applied to the episode-level file, excluding: episodes with no covered visits; episodes with no visit minute data available; and episodes with zero or negative payments.

OASIS data. For the purposes of other analyses conducted under the project, information on patient characteristics from the Outcome and Assessment Information Set (OASIS) assessment is linked to the service utilization data on the episode claim. The OASIS assessment is conducted on each (adult, nonmaternity) patient at the start of each Medicare home health episode. The assessment data are electronically submitted by home health agencies to state repositories which feed a central CMS repository. In constructing the Datalink file, Fu Associates obtains the OASIS assessment data from the CMS repository and attempts to link each episode claim with the OASIS assessment conducted at its start. In constructing our data files for 2011 and 2012, Abt staff obtained 100% of the OASIS assessments submitted December 2010 through January 2012 from the CMS repository and merged them with our 2011 and 2012 episodes using an algorithm developed to be analogous to that used for constructing the Datalink file (utilizing all available patient identifiers as well as dates and other relevant variables from both the OASIS assessment and the claim.) While the OASIS variables were not actually used in any of the rebasing analyses, in order to maintain consistency of samples across the project analyses (and the ability to be able to classify all episodes into case-mix groups), episodes for which an appropriate OASIS assessment was not available were dropped from the analysis files used across all years.

2.2 Cost Report Data

Cost report data employed in our analyses are drawn from Fiscal Year (FY) 2000-2011 cost reports from freestanding and hospital-based home health agencies (HHAs). These data are used to provide a representation of the average costs of visits provided by HHAs in the six Medicare home health disciplines (skilled nursing, physical therapy, occupational therapy, speech-language pathology, medical social services, and home health aide services).

2.2.1 Data Acquisition

Cost report data are publicly available at <u>http://www.cms.gov/Research-Statistics-Data-and-Systems/Files-for-Order/CostReports/Cost-Reports-by-Fiscal-Year.html</u>. The twelve years of cost reports used in our analyses were acquired through download at that site or provided to Abt Associates by CMS. Specifically, FY 2000-2011 cost reports for freestanding providers were provided by CMS. Cost reports from hospital-based providers were downloaded from the CMS website, except for FY 2011, which was also received from CMS. Prior to the final analyses all fiscal years of freestanding and hospital cost reports were appended to create one dataset (N = 98,812 cost reports).

2.2.2 Processing

When setting the payment rates in 2000, CMS used 567 audited cost reports from FY 1997 (64 FR 58189). Since the Medicare home health cost reports available for the rebasing analyses were not audited, the quality of the cost report data was evaluated. We began by reviewing the data to assess the presence of data problems and extreme values. Trimming the sample of HHA cost reports used for statistical analysis is an approach used by MedPAC¹, CMS' Office of the Actuary, and others. A complete, "untrimmed" set of cost reports includes data representing extreme values of costs, visits, or episodes. Extreme-value cost reports are often markedly

¹ MedPAC. (2005). Report to the Congress: Home Health Agency Case Mix and Financial Performance.

different from the usual experiences of the same provider over time, or from the majority of HHAs during the same FY. In addition, these extreme values substantially influence the commonly-used descriptive measures of costs and services, such as the mean. As a result, descriptive measures of the untrimmed sample do not accurately represent the "average" HHA costs and service experience.

We reviewed the trimming methods used in the past, and selected those to be replicated in our analyses through ongoing consultation with CMS staff. We also developed the additional trimming approaches described below. We used both longitudinal and cross-sectional information from the cost reports to generate trimmed annual cost report samples for FY 2000-2011.

Longitudinal Data Exclusions

Prior to applying any exclusions, the aggregated dataset, including freestanding and hospitalbased cost reports from all years, was sorted in ascending order by provider number and fiscal year.²

We used information from providers over time as references for identifying inconsistencies in the number of episodes provided as recorded on the cost reports by looking for extreme year-to-year changes by providers. We looked at the sum of both *normal episodes*, for which providers received the standard case-mix adjusted episode payments, and of *outlier episodes*, for which providers received additional payments for beneficiaries incurring unusually large costs. We considered counts of both episode types when making our longitudinal extreme-value exclusions.³

A necessary condition for comparing the count of normal and outlier episodes across reports was that each cost report contained information on the number of episodes. Thus, cost reports were eliminated from the dataset if information on the number of episodes provided was missing. The exclusion eliminated 18,020 cost reports from the FY 2000-2011 dataset due to missing episode information. However, a majority of these reports (12,065) also failed to report total costs or payments—an exclusion restriction applied later in the process—and would additionally have been excluded on that basis.

Because longitudinal cost report exclusion restrictions require tracking providers over time, cost reports missing provider numbers (n=5) and providers contributing only one cost report during the first eleven FYs (FY2000-2010) were eliminated before processing (n=527). However,

² Note that some providers have multiple cost reports in the same fiscal year. For this reason, the sorting was done in Stata/MP 12.1 (64-bit) using the stable option to maintain the same sorting order. However, the sorting order will depend on the original sorting of the dataset and may not be replicable.

³ Payment for some episodes included a partial episode payment (PEP) adjustment, applied, for example, when a beneficiary receiving home care enrolls in a Medicare Advantage plan, transferred to a different HHA before the end of the episode, or was discharged with goals of the plan of care met, but was readmitted to the same HHA within the 60-day episode; in these cases, the payment for the initial partial episode was proportionally adjusted downward to account for the shorter episode length. Similarly, for episodes including four or fewer visits, a low-utilization payment adjustment (LUPA) was applied to pay by the visit rather than the 60-day episode. However, we do not consider LUPA or PEP episodes in applying longitudinal restrictions.

providers in the last year of the sample (FY2011) with no other cost reports in previous years were presumed to be new providers and remain in the sample. Table 1 shows the number of cost reports excluded in each year due to the multi-year requirement.

The next step in the data trimming process identified providers with extreme increases over time in the count of normal and outlier episodes on the submitted cost reports. Specifically, the trimming methodology made restrictions to exclude cost reports with large increases in the number of Medicare-payer normal and outlier episodes reported by the same provider from report to report. The trim excluded a cost report if the sum of normal and outlier episodes increased from the previous cost report by: 1) more than a factor of ten, and the new report counted more than 1,000 episodes, or 2) more than a factor of five, and the new report counted 5,000 or more episodes. After applying these exclusions, the data were again sorted and the process repeated for two additional iterations. The three iterations resulted in the exclusion of 777, 275, and 141 cost reports respectively. The top panel of Table 1 shows the number of cost reports excluded at each step and that 79,455 cost reports remained in the sample at this stage.

To check the performance of the longitudinal exclusions, we matched FY2008-2011 cost reports that were excluded due to an extreme year-to-year increase in episode counts to each provider's claims data for the same time period. Comparing the two sources of information for each FY revealed that the episode counts on the excluded cost reports differed from the number of episodes found in the claims, by factors ranging from 21 to 50 on average. Appendix A provides detailed information on the cost-report-to-claims comparison of the cost reports excluded due to an extreme year-to-year increase in episode counts.

Cross-Sectional Data Exclusions

The remaining exclusion restrictions used to trim the data compare cost reports to other cost reports in the same FY and eliminate problematic or extreme-value reports. Ten individual cross-sectional exclusion restrictions were applied simultaneously for cost reports within each FY. Specifically, cost reports were excluded if:

- 1. Time covered by cost report was less than 10 or greater than 14 months.
- 2. The cost report was missing total payment or total cost information.
- 3. Reported costs per episode were in the highest or lowest 1% across all cost reports in the same FY.
- 4. The cost report had negative total costs.
- 5. Cost report had negative average cost per visit in any discipline, calculated from reported costs and visits reported on the cost report.
- 6. Cost report had a negative value for the number of visits per episode in any discipline, calculated as visits divided by episodes.
- 7. The cost report showed an unreasonably high visit count (greater than 500,000,000) in any discipline.
- 8. The cost report was missing costs (visits) information where there was information on visits (costs).
- 9. Cost report was not settled.⁴

⁴ This restriction was made for freestanding provider cost reports; the restriction would have eliminated too many hospital-based cost reports to provide a representative sample.

10. The provider was an extremely low-volume provider (fewer than 10 Medicare non-LUPA episodes).

Table 1 shows the summary of *all* exclusions made for the 2000-2011 years of cost reports. Because the cross-sectional restrictions were made simultaneously, a cost report appears separately in the count for each restriction violated; that is, if a cost report included fewer than 10 months and also was missing payment or cost information, it would appear separately in the counts for both exclusion restriction categories. Therefore the total number of violations does not sum to the total number of cost reports excluded.

Comparison to MedPAC trimming methodology. The cross-sectional exclusion restrictions include several restrictions previously used by MedPAC.⁵ First, the time period covered must be no less than 10 and no greater than 14 months. Second, the exclusion of cost reports with missing costs, payments, or episodes (in our longitudinal restrictions) was also used by MedPAC. Finally, MedPAC excluded providers with average cost per episode less than \$100 or more than \$10,000 on the FY2002 cost reports; as we were working across multiple years in nominal dollars, we chose to exclude the highest and lowest 1% of cost reports with respect to cost per episode.

We did not follow MedPAC in excluding extreme payment-to-cost ratios or excluding the highest and lowest 5% of cost reports according to margins.⁶ We did, however, identify extreme value cost reports in other ways. Specifically, we excluded cost reports with negative or missing values (where negative or missing values were not expected) and cost reports with implausible values (i.e. greater than 500,000,000 visits). Also, we excluded cost reports with fewer than 10 non-LUPA episodes, as well as freestanding cost reports that had not been settled.

⁵ MedPAC. ibid.

⁶ Extreme payment-to-cost ratios were defined as cost reports where the log of the ratio of payments-tocosts were greater (or less) than the 90th (10th) percentile plus (minus) 1.5 times the interdecile range between the 90th and 10th percentiles.

| | | - | | | 0 | | | | | | | | |
|-------------------------------------|-------|-------|-------|-------|-------|-------|-------|-------|-------|--------|--------|--------|-----------|
| Fiscal Year | 2000 | 2001 | 2002 | 2003 | 2004 | 2005 | 2006 | 2007 | 2008 | 2009 | 2010 | 2011 | All Years |
| Untrimmed Sample Size | 6,068 | 6,009 | 6,105 | 6,443 | 7,468 | 8,012 | 8,724 | 9,126 | 9,584 | 10,489 | 10,457 | 10,327 | 92,744 |
| Longitudinal Restrictions (LRs) | | | | | | | | | | | | | |
| Missing Provider Number | 1 | 0 | 0 | 0 | 3 | 0 | 0 | 0 | 1 | 0 | 0 | 0 | 5 |
| One year in sample | 379 | 31 | 14 | 8 | 8 | 8 | 9 | 7 | 8 | 23 | 32 | 0 | 527 |
| Missing Episode Count | 1,916 | 768 | 726 | 779 | 825 | 915 | 1,185 | 1,971 | 2,003 | 2,189 | 2,395 | 2,348 | 18,020 |
| Significant Episode Increase | 0 | 58 | 42 | 22 | 19 | 28 | 52 | 149 | 109 | 95 | 111 | 92 | 777 |
| 2 nd Iteration | 0 | 1 | 22 | 13 | 9 | 2 | 9 | 18 | 66 | 41 | 40 | 54 | 275 |
| 3 rd Iteration | 0 | 0 | 0 | 15 | 6 | 7 | 0 | 8 | 13 | 46 | 21 | 25 | 141 |
| Number Excluded | 1,994 | 844 | 796 | 833 | 864 | 954 | 1,251 | 2,149 | 2,198 | 2,381 | 2,574 | 2,519 | 19,357 |
| Sample Size after LRs | 4,074 | 5,165 | 5,309 | 5,610 | 6,604 | 7,058 | 7,473 | 6,977 | 7,386 | 8,108 | 7,883 | 7,808 | 79,455 |
| Cross-Sectional Restrictions | | | | | | | | | | | | | |
| Not Settled (Freestanding only) | 531 | 272 | 190 | 401 | 33 | 64 | 35 | 9 | 37 | 123 | 868 | 874 | 3,437 |
| <10 or >14 Months in Report | 125 | 418 | 456 | 512 | 537 | 579 | 637 | 361 | 362 | 339 | 230 | 210 | 4,766 |
| Missing Payments or Costs | 19 | 14 | 4 | 7 | 6 | 5 | 3 | 20 | 24 | 33 | 23 | 11 | 169 |
| Top and Bottom 1% of Costs/Episode | 99 | 115 | 110 | 121 | 136 | 144 | 150 | 142 | 149 | 165 | 159 | 163 | 1,653 |
| Greater than 500,000,000 visits | 0 | 0 | 0 | 0 | 0 | 0 | 11 | 3 | 1 | 0 | 0 | 0 | 15 |
| Negative cost per visit | 5 | 8 | 11 | 8 | 2 | 6 | 5 | 5 | 4 | 2 | 3 | 5 | 64 |
| Negative visits per episode | 0 | 1 | 0 | 0 | 2 | 0 | 1 | 1 | 0 | 0 | 0 | 0 | 5 |
| Negative total costs | 0 | 0 | 0 | 0 | 0 | 1 | 0 | 0 | 0 | 0 | 0 | 0 | 1 |
| Less than ten episodes | 348 | 97 | 88 | 75 | 76 | 82 | 128 | 103 | 161 | 153 | 61 | 60 | 1,432 |
| Missing visits (costs) when costs | 259 | 520 | 556 | 557 | 620 | 608 | 672 | 107 | 152 | 190 | 261 | 275 | 6 024 |
| (visits) are reported | 338 | 330 | 330 | 337 | 029 | 008 | 023 | 402 | 433 | 407 | 304 | 5/5 | 0,024 |
| Number Excluded | 1,264 | 1,251 | 1,229 | 1,470 | 1,236 | 1,321 | 1,391 | 971 | 999 | 1,177 | 1,564 | 1,556 | 15,429 |
| Trimmed Sample Size | 2,810 | 3,914 | 4,080 | 4,140 | 5,368 | 5,737 | 6,082 | 6,006 | 6,387 | 6,931 | 6,319 | 6,252 | 64,026 |

Table 1: Number of Cost Reports Violating Longitudinal and Cross-Sectional Exclusion Restrictions

Table 1 displays the number of cost reports violating the longitudinal (top panel) and cross-sectional (bottom panel) exclusion restrictions. Note that cost reports may fail to meet multiple exclusion criteria; therefore, the sum of violations does not match the number excluded.

2.3 Provider of Services File

As described in greater detail below, our average cost estimates for FY 2011 incorporate weighting methodology that depends, in part, on provider type (freestanding non-profit, freestanding for-profit, freestanding government, or facility-based provider) and urban/rural status. Data on provider type and urban/rural status for each provider in our sample was obtained from the Provider of Services (POS) file.

The POS file is an extract created from CMS' QIES (Quality Improvement Evaluation System) database. These data are collected through the Centers for Medicare & Medicaid Services (CMS) Regional Offices as part of the survey and certification process. The file contains an individual record for each Medicare-certified provider and is updated quarterly.

2.3.1 Data Acquisition

For the preparation of our data files, we obtained the POS extract that was current as of December 31, 2012. The extract provided data on 12,436 currently active providers as well as 11,054 providers who were terminated by that date, (but who might have been active and included in one or both of our years of interest.) The file was obtained through the CMS Data Center.

2.3.2 Processing

The POS extract file was read into a SAS dataset. Little additional processing was needed.

2.3.3 Matching to Claims and Cost Report Data

Provider type variables (profit/nonprofit/government status and whether the facility was freestanding or facility-based) were defined using the provider facility type and provider control type variables listed in the POS. Urban/rural status was also assigned using the POS; if the provider was located in a core-based statistical area (CBSA) in the POS it was coded as "urban"; other providers were considered to be rural. These designations were used in place of the status reported on the cost report.)

One provider number from the cost report sample did not appear in the POS file. The cost report indicated that this provider was located within a CBSA and we coded it as "urban." = There were also four providers who did not have urban/rural status listed on the POS. We found that two of these providers were located in CBSAs and coded them as "urban" providers. The other two providers, based on their provider numbers, were located in the Northern Mariana Islands and were coded as "rural."

3. Cost Report Audits

To provide some perspective on the accuracy of the information in the trimmed sample of cost reports, CMS initiated an audit of 100 cost reports from FY 2010. The purpose of the audit was, first, to examine the accuracy, and thus usefulness, of cost reports and, second, to identify trends in reporting inaccuracies, should they exist. That is, we selected a sample of cost reports that were deemed accurate based on trimming and used audits to test whether the reports were indeed accurate. This provided information regarding our ability to identify accurate cost reports without audit and the types and frequency of the misreports which occurred in these cost reports.

3.1 Audit Sample Selection

To select a sample of cost reports believed to be accurate, we selected cost reports which had not only passed the trimming methodology described above, but had met further restrictions. Specifically, the pool of cost reports eligible for audit included those cost reports that had passed the trimming methodology above (N = 6,319), and for which the ratio of outlier payments to revenue did not exceed 10%, following the 10% outlier cap in force for CY 2010 (N = 6,057).

Then, the cost reports were validated using the claims data. However, due to timing and availability of cost reports, the claims comparison was made using 2009 cost reports claims. Specifically, we identified cost reports where the fiscal year aligned with the calendar year of claims (Jan. 1, 2009 to Dec. 31, 2009) and compared the average number of visits per episode for non-LUPA non-PEP episodes as calculated on the cost report and from the claims. We then deleted the 1% of cost reports with the greatest overcount of visits per episode on the cost report, relative to the claims, and the 1% of cost reports with the greatest undercount of visits per episode on the cost report, relative to the claims. We included cost reports for FY 2010 in the eligible audit sample if the provider's FY 2009 cost report covered CY 2009 and reflected average visits per episode that were consistent with data from its CY 2009 claims.

Therefore, the final sampling frame of FY 2010 cost reports included only reports for those providers who:

- (1) submitted cost reports in FY 2009 and FY 2010;
- (2) reported at least 95 episodes during the cost reporting period;
- (3) passed the trimming methodology restrictions in both FY 2009 and FY 2010;
- (4) did not have a ratio of outlier payments to revenue that exceeded 10% in either FY2009 or FY 2010; and
- (5) passed the final restriction comparing FY 2009 cost reports with CY 2009 claims.

The final sampling frame consisted of 3,834 cost reports from FY 2010.

To obtain an audit sample that was representative of the population of cost reports, we used a stratified sampling approach to ensure selection of a cross-section of cost reports representing a variety of provider types (4 types: non-profit freestanding, for-profit freestanding, government-owned freestanding, and hospital-based) and provider sizes (4 size ranges: 95 to 249 episodes, 250 to 499

episodes, 500 to 999 episodes and 1,000 or more episodes). In all, there were therefore 16 type-size strata from which we drew the audit sample.

Typical stratified sampling methodology suggests that an efficient sample is drawn with a sample proportional to the distribution of the population over the strata. In our context, this would draw samples proportional to the number of providers or episodes within each stratum in order to gain representativeness. This traditional methodology makes the assumption that the variance in outcomes within a stratum is equal across all strata—the variance of outcomes in stratum *i* is the same as the variance of outcomes in stratum *j*. We, however, have additional information from the cost reports to update this assumption, specifically an estimate of the variance in cost per visit within each stratum at the provider level. Neyman (1934)⁷ showed that one can minimize the sampling variances if the sample is drawn proportionate to the contribution of a stratum to the variance of the variance of the outcome in each cell and the weight of that cell in contribution to the mean. The Neyman allocation requires that we know the weight of each stratum, W_c , and the standard deviation of the outcome within the stratum, S_c . With this information the sample size selected for a cell is:

$$n_c = n \frac{W_c S_c}{\sum_{c=1}^C W_c S_c}$$

where n_c and n are the sample size of the stratum and total sample, respectively.

The Neyman method is applicable if you have appropriate estimates of the weights and the standard deviations. We used the weights according to episodes and the standard deviation of the costs per skilled nursing visits across providers to proxy for this information. Episodes have a high correlation with the number of visits for each discipline in each stratum. We have chosen to use the standard deviation for skilled nursing costs because they are reported for all providers, unlike other disciplines such as speech pathology, and consistently follow a pattern of declining variance moving from strata for smaller episode providers to higher episode providers. This pattern is often, though not always, shared among the other disciplines.

An additional benefit of this method is that it will return the same sampling patterns if the standard deviations change proportionally across strata. In particular, if there is reporting error in the cost reports such that the strata standard deviations are inflated by 10%, the result of the sampling strategy remains the same as long as this change is a shift by a common factor across strata. Therefore, to use this method we must assume that reporting error shifts the standard deviations in cells by a common factor. Without additional information, which is the sort of information that we will want to gather from the audit, alternatives to this assumption are subjective.

⁷ Neyman, J. (1934), "On the Two Different Aspects of the Representative Method: The Method of Stratified Sampling and the Method of Purposive Selection," Journal of the Royal Statistical Society, Ser. A, 97, 558-606.

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Following the Neyman methodology, we planned to audit 100 cost reports across provider ownership type and episode counts as displayed in Table 2.

The cost report sample was stratified and the appropriate number of cost reports was randomly selected within each stratum to complete the sample of 100 cost reports.

| | | 1 | , | | 1 | |
|------------|------------|-----------|------------|------------|--------------|-----------|
| | | | Number o | | | |
| | | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| ı | Non Profit | 1 | 1 | 2 | 12 | 16 |
| 'ide pe | For Profit | 4 | 11* | 16 | 37* | 68 |
| Ty | Government | 1 | 1 | 1 | 1 | 4 |
| d | Hospital | 1 | 1 | 2 | 8 | 12 |
| | All types | 7 | 14 | 21 | 58 | 100 |

Table 2: Sample Size for Strata, FY2010 Audit Sample

Table 2 displays the number of cost reports in the provider-type/episode-group strata designated for the audit sample.

*Two for-profit providers, one each from the 250-499 episodes and 1,000 episodes or more strata, were excluded from the final sample due to insufficient documentation required to complete the audit.

To allow for replacement cost reports in the event that an initially-selected cost report would not be appropriate for auditing, we oversampled the strata. Replacement cost reports were needed for 27 audit selections: 10 initially-selected cost reports came from providers with open investigations by the Center for Program Integrity, and reports were not received from the Medicare Administrative Contractor in time to request documentation and complete an audit for 17 cost reports. Finally, from the 100 cost reports in the final audit sample (including the 27 replacement reports), two cost reports from for-profit providers (one each from the 250-499 episodes and 1,000 episodes or more strata) had insufficient documentation for audit completion, and are therefore not included in the audit results reported below.

3.2 Weighting Methodology

As described above, the audit sample was not selected to exactly mimic the same distribution of visits that was used to weight our average cost per visit statistics. As such, we constructed and applied analytic weights to allow comparability between the audit results and our average cost per visit estimates.

To appropriately describe the average cost per visit over all visits, the weighted cost per visit averages should be calculated such that each *visit* receives an equal weight in the average. This means that providers with a higher (lower) number of visits receive more (less) weight in the average. Thus, when we calculate the average cost per visit in the audit sample, we want the weights for providers in each cell to be such that the visits in the cell for the audit sample receive a weight that mimics the proportion of visits in that cell from the total population.

Table 3 displays the percentages of skilled nursing visits in each cell in the trimmed sample of cost reports and in the audit sample. The difference between these percentages shows whether visits in the audit sample are over- or under-represented if we do not weight the audit sample statistics.

The appropriate weights for each cell will weight the number of visits in each cell of the audit sample to mimic that cell's proportion of visits in the trimmed cost report sample. Specifically, we calculate the weighted estimates by weighting the cost per visit for each provider by the provider's number of visits in the discipline multiplied by the ratio of the number of trimmed-cost-report visits in the cell to the number of audit-sample visits in the cell. Representing providers, audited providers, and the trimmed cost report sample with *i*, *A*, and *S*, respectively, we take the mean of the audit sample providers' cost per visit weighting the values by: ($\Sigma \text{ Visits}_i * (\Sigma \text{ Visits}_A)$). Weights are created specific to each of the labor disciplines in the average cost per visit calculations.

After weighting, the weighted visit count in each cell (and total) represent the number of visits recorded for the broader trimmed sample of cost reports and the proportion of visits represented by each cell in the audit sample mimic the broader trimmed sample of cost reports.

| | | | Number | of Episodes | | |
|---------------|--------------|-----------|------------|-------------|--------------|-----------|
| Provider Type | | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| Non Drofit | Trimmed CR | 0.3% | 0.9% | 1.4% | 9.5% | 12.1% |
| Non Piont | Audit Sample | 0.4% | 1.2% | 1.6% | 10.9% | 14.2% |
| Ear Drafit | Trimmed CR | 7.8% | 14.4% | 17.1% | 38.1% | 77.4% |
| FOI PIOIII | Audit Sample | 5.3% | 11.3% | 17.2% | 41.5% | 75.3% |
| Covernment | Trimmed CR | 0.2% | 0.4% | 0.3% | 1.6% | 2.6% |
| Government | Audit Sample | 0.2% | 0.4% | 0.4% | 0.9% | 1.8% |
| Hognital | Trimmed CR | 0.4% | 0.9% | 1.5% | 5.0% | 7.8% |
| nospitai | Audit Sample | 0.4% | 1.1% | 1.8% | 5.4% | 8.7% |
| All types | Trimmed CR | 8.7% | 16.6% | 20.3% | 54.4% | 100.0% |
| | Audit Sample | 6.3% | 14.1% | 21.0% | 58.7% | 100.0% |

Table 3: Percentage of Skilled Nursing Visits Recorded in Strata

Table 3 shows the percentage of skilled nursing visits recorded on the cost reports by provider type and size for both the trimmed cost report sample ("Trimmed CR") and the sample of cost reports that were audited ("Audit Sample").

3.3 Audit Results

CMS directs its audit contractors to accurately state the data in the Medicare cost report, whether adjustments are made to increase or decrease costs. The auditing contractor reviewed each cost report using an audit program that addresses the various categories of HHA expenses and revenues. The auditing contractor had previous knowledge of auditing HHAs that led to a focus on historically common problem areas - non-allowable costs (such as marketing costs, non-allowable personal expenses, undisclosed related party costs) and lack of documentation to support costs. We review any discrepancies and adjust to the accurate data, whether positive or negative in effect.

Of the 100 cost reports selected for audit, two were excluded due to insufficient documentation to complete the audit, as noted above. Of the remaining 98, most cost reports had adjustments made to one or more cost centers from the audit. Most commonly, the costs were adjusted downward, although a number of reports had the average cost per visit adjusted upward or unchanged. Table 4 displays the unweighted number (%) of cost reports with allowable costs that were adjusted downward (row 1), remained the same (row 2), or were adjusted upward (row 3). Note that skilled

nursing and physical therapy are the only two disciplines for which all 98 providers reported allowable costs.

| | Aujustments in Cost per visit by Discipline (N=98) | | | | | |
|----------------|--|----------|--------------|-----------|----------|--------|
| | | | | Speech | Medical | Home |
| | Skilled | Physical | Occupational | Language | Social | Health |
| | Nursing | Therapy | Therapy | Pathology | Services | Aides |
| Costs adjusted | 79 | 75 | 70 | 67 | 66 | 74 |
| downward | (81%) | (77%) | (75%) | (75%) | (76%) | (76%) |
| No Adjustment | 8 | 8 | 8 | 7 | 7 | 9 |
| No Aujustinent | (8%) | (8%) | (9%) | (8%) | (8%) | (9%) |
| Costs adjusted | 11 | 15 | 15 | 15 | 14 | 14 |
| upward | (11%) | (15%) | (16%) | (17%) | (16%) | (14%) |

 Table 4: Unweighted Number of Cost Reports (%) with Downward, Zero, or Upward

 Adjustments in Cost per visit by Discipline (N=98)

Table 4 displays the count (percentage) of audited cost reports with cost adjustments made in the associated directions.

Table 5 displays the average cost per visit from four sources of data. Column (1) shows the mean cost per visit for the trimmed sample of cost reports in FY 2010. Column (2) shows the mean cost per visit for "audit eligible" cost reports in FY 2010—those with 95 or more episodes reported on the cost report and with less than 10% of payments from outlier episodes. Both columns (1) and (2) display means where providers are weighted according to the number of visits provided in each discipline. Column (3) displays the weighted mean cost per visit for the 98 providers in the audit sample prior to any cost adjustments. Column (4) displays the weighted mean cost per visit for the audit for the audit for the audit for costs and visits according to the audit results.

Table 5: Population Weighted Estimates of Cost per visit, by Discipline

| | 0 | | | |
|---------------------------|----------|-----------------|-------------------------|--------------|
| | (1) | (2) | (3) | (4) |
| | Trimmed | Trimmed Sample | Audit Sample | Audit Sample |
| | Sample | Audit Eligible* | Pre-audit | Post-audit |
| | n= 6,319 | n= 5,510 | n= 98 | n= 98 |
| Skilled Nursing | \$123.31 | \$126.57 | \$137.90 | \$127.19 |
| | | | (\$5.51) ^(a) | (5.93) |
| Physical Therapy | \$150.89 | \$150.62 | \$149.51 | \$137.82 |
| | | | (\$5.34) | (\$5.13) |
| Occupational Therapy | \$148.63 | \$148.59 | \$147.03 | \$133.97 |
| | | | (\$5.36) | (\$5.17) |
| Speech Language Pathology | \$159.73 | \$160.04 | \$168.65 | \$154.61 |
| | | | (\$5.10) | (\$5.75) |
| Medical Social Services | \$213.17 | \$213.52 | \$190.10 | \$180.62 |
| | | · | (\$11.33) | (\$10.48) |
| Home Health Aides | \$64.36 | \$62.18 | \$52.60 | \$48.22 |
| | | | (\$6.65) | (\$2.26) |

Source: Medicare Cost Reports for FY 2010. "Audit eligible" = HHAs with 95 or more episodes reported on the cost report and with less than 10% of payments from outlier episodes.

^(a) Standard errors are in parentheses.

Figure 1 shows the average change in cost per visit in each of the six disciplines for the audit sample along with the upper and lower bounds of the 95% confidence interval. Because the cost per visit varies across disciplines, Figure 2 redisplays the changes as a percentage change from the original cost report values for each discipline. Interestingly, the audit induces a roughly 8% reduction in the cost per visit in all disciplines, except medical social services where the reduction is 5% in the allowable cost per visit.







Figure 2: Audit Impact on Average Cost per Visit by Discipline (%'s)

4. Calculating the Average Cost per Visit and per Episode

The cost-per-visit averages were created using cost reports from the trimmed sample. Costs used in the calculation include all expenses incurred during the cost reporting period for each of the cost centers (levels of costs listed on the cost report). In particular, we are using cost measures where both direct service and indirect (administrative and general) costs have been allocated to the appropriate cost centers. For FY2011, this information comes from worksheet B, column 6, rows 6 to 11 for freestanding providers and worksheet H2, part 1, column 28, rows 2 to 7 for hospital-based providers. Visits used in determining the cost per visit include all (Medicare and other) visits provided. For FY2011, visit counts for each discipline are taken from worksheet S3, column 5, rows 1 to 6 for freestanding providers and worksheet H3, part 1, column 4, rows 1 to 6.⁸

A cost report's average cost per visit values in a fiscal year are easily calculated by dividing total discipline costs by the number of visits provided. However, simply calculating the mean of these averages does not necessarily provide an accurate picture of the average cost experience for the Medicare home health provider population for two reasons. First, the mean of the cost report averages does not account for the fact that some agencies provide many more visits than other agencies. Second, because the set of cost reports was trimmed, as described above, the subset of cost reports available for the analysis is not necessarily representative of the broader population.

4.1 Weighting Methodology

The mean of cost-report-level average cost per visit would treat all cost reports with an equal weight—they would influence the mean equally. However, this approach would not accurately capture the episode-frequency of cost experiences. For instance, if Provider A delivers 100 visits at an average cost of \$100 per visit and Provider B delivers 1,000 visits at an average cost of \$50 per visit then the simple provider mean of \$75 [(\$100 + \$50)/2 = \$75] does not account for the fact that Provider B visits are more common in the population. In order to more accurately capture the overall average cost per visit, we need to look at the distribution of cost per visit weighted by visits rather than providers. A weighted average, where each provider's influence on the mean is relative to the number of visits provided, more accurately captures the more commonly experienced average costs of a visit.

Weighting each cost report's cost per visit by the number of visits can be achieved by: (1) multiplying each average cost per visit by the number of visits in the discipline on the cost report; (2) summing the products from step one over all cost reports; (3) summing the number of visits for the discipline over all cost reports; (4) dividing step 2 by step 3 to calculate the visit-weighted average cost per visit.⁹ Note that this process produces the same result as if we summed the costs of all visits from all providers and divided by the total number of visits.

⁸ For prior fiscal years, cost information for hospital-based providers is located on worksheet H5, part 1, column 29, rows 2 to 7. Visit information is located on worksheet H6, part 1, column 4, rows 1 to 6.

⁹ Alternatively, standard statistical packages commonly allow for weights to be used when calculating means.

Simple weighting of cost-report means by the number of visits accounts for differences in provider volume. However, because our trimmed sample includes only a subset of providers who may not represent the universe of home health providers, simple visit-level weighting is insufficient to obtain estimates that are fully representative of the industry. That is, our subset of cost reports may not be representative of the industry along characteristics that are related to costs, such as urban/rural locations, ownership type, or size of the providers.¹⁰

To correct for selection into the trimmed sample of cost reports, we used information from the cost reports and POS file to weight the cost reports in the trimmed sample so that the distribution of visits in each discipline was representative of the distribution of visits in the Calendar Year (CY) 2011 Medicare Standard Analytic File (SAF) of home health claims over provider type (non-profit, for-profit, government-owned, and facility-based), size groups (based on the number of episodes), and urban/rural location of the provider. That is, in addition to weighting cost reports' average cost per visit based on the number of visits recorded, we adjusted the weights such that the visits for each combination of provider type, size group, and urban/rural status were representative of the universe of providers in the 2011 claims.¹¹

In order to weight the cost per visit per discipline in our sample to be nationally representative, we compared the number of visits in our sample in each provider type-size-urban/rural combination ("stratum") to the number of visits in that stratum as taken from the national 2011 claims. The visits for a particular provider were weighted by the ratio of the number of visits in a stratum in the national claims over the number of visits in that stratum in our trimmed cost report sample. For simplicity, we omit the summation symbol and denote the sum of visits over all episodes for provider *i* in discipline *d* with *Visits*_{*i*,*d*}. Then, letting N_s and \tilde{n}_s represent the number of providers in stratum *s* for the national claims and trimmed cost report samples, respectively, the weight for provider *i* in stratum *s* applied to discipline *d* is:

$$W_{i,s,d} = Visits_{i,d} * \frac{\sum_{i=1}^{N_s} Visits_{i,d}}{\sum_{i=1}^{\tilde{n}_s} Visits_{i,d}}$$

In other words, the visits in the sample were weighted such that the total weights (weighted visits) in each type-size-urban/rural combination equaled the number of visits in the type-size-urban/rural combination as recorded on the claims; the proportion of weights in each stratum, relative to the total, is equal to the proportion of visits in the stratum, relative to the total, as recorded on the claims; and,

¹⁰ Appendix Table B1 shows how the subset of cost reports used for analyses compares to the untrimmed sample of cost reports by provider margins, provider type, urban/rural location, regional location, and number of episodes.

¹¹ Appendix Tables B2-B7 display the proportion of all visits by providers in each stratum for the trimmed sample of cost reports and the 2011 claims. The applied weights alter the representation of the proportion in the trimmed cost report sample to mirror the proportion in the claims when calculating the average cost per visit.

the sum of weights across all type-size-urban/rural combinations equals the total number of visits recorded on the claims.¹²

4.2 Average Cost per Visit Estimates

We calculated the average cost per visit by taking the weighted average of the cost-report cost per visit. Note that the weight each cost report contributes to the overall average cost per visit is equal to the number of visits reported on the cost report times the total number of visits for the provider's type-size-urban/rural combination in the national claims divided by the number of visits in the provider's type-size-urban/rural combination in our sample. As such, providers with a higher number of visits receive more weight in calculating the mean aside from the type-size-urban/rural representativeness adjustment.

Table 6 displays the estimated cost per visit from the trimmed sample of cost reports. The first column of estimates shows the average costs when each provider in the sample is given a weight equal to the total number of visits provided in each discipline (Visit-weighted); as such, providers with a higher number of visits receive more weight in calculating the mean. The second column of estimates (Three-variable) displays means calculated when the FY2011 trimmed sample of cost reports is weighted to look like the CY2011 Medicare claims data in terms of facility type (non-profit, for-profit, government-owned, and facility-based), size groups (based on the number of episodes), and urban/rural location of the provider.

| (n=0,252) | | | | | |
|-------------------------|----------------|----------------|--|--|--|
| Discipline | Visit-weighted | Three-variable | | | |
| Skilled Nursing | \$129.56 | \$131.51 | | | |
| Physical Therapy | \$159.99 | \$160.69 | | | |
| Occupational Therapy | \$158.96 | \$159.55 | | | |
| Speech Pathology | \$169.28 | \$170.80 | | | |
| Medical Social Services | \$217.63 | \$218.91 | | | |
| Home Health Aides | \$65.07 | \$65.22 | | | |

Note: "Visit-weighted" weights the providers in the trimmed sample according to the number of visits provided. "Three-variable" weights the providers in the sample according to the number of visits provided and adjusts these weights such that the sample is representative of the universe of 2011 claims over provider type, provider size, and urban/rural location of the provider.

Public Use File. As described in Section 2 above, a step in the trimming process cross-references sequential reports from the same provider over time. However, because some providers have multiple reports in the same FY, sorting by provider and FY does not lead to a unique ordering of cost reports for these restrictions. As such, it may be difficult to replicate this portion of the trimming

¹² An equivalent ratio to that used above for each stratum can be derived using the information available in Appendix Tables B2-B7, which display the proportion of all visits by providers in each stratum for the trimmed sample of cost reports and the 2011 claims. To calculate ratio adjustment used in the weights, one can simply divide the proportion of all claims visits occurring in a cell by the proportion of trimmed cost report visits occurring in the cell.

methodology. Additionally, Medicare claims data and the POS file are not publicly available to create the appropriate weights to replicate the weighted average cost per visit. For these reasons, CMS has provided a public use file accompanying this report to allow for replication of our results or further analyses available at <u>http://www.cms.gov/Center/Provider-Type/Home-Health-Agency-HHA-Center.html</u>.

The public use file includes all data used in calculating the weighted cost per visit averages used in rebasing. The provided public use file includes data on the trimmed subset of cost reports, including the CMS Certification Number (CCN) formerly known as Provider Number, episode count grouping, and cost per visit for each discipline from the cost reports; the provider type and urban/rural location of providers as determined from the POS file; and the provider-specific weight used in calculating the weighted average cost per visit for each discipline. The weighted average cost per visit can be replicated using the providers' cost per visit weighted by the discipline weights listed in the file. In order to calculate the weighted average for each discipline: (1) multiply each provider's average cost per visit by the provider's weight; (2) sum the products from step one over all providers; (3) sum the weighted average cost per visit. Alternatively, standard statistical packages commonly allow for weights to be used when calculating means.

4.3 Average Visits per Episode

In order to calculate a cost per episode, in addition to the cost per visit for each of the labor disciplines, we identified the average visit profile for home health episodes. To calculate the average number of visits we used the universe of claims to provide an accurate picture of utilization rather than the trimmed sample of cost reports. The mean was averaged at the episode-level such that all normal, outlier, and PEP episodes received an equal weight. However, because they are, by definition, limited to a low number of visits, LUPA episodes were excluded from the calculation. Table 7 displays the average visits per episode in the six labor disciplines separately for non-LUPA episodes occurring in calendar year 2011 and those beginning between January 1st and May 31st of 2012. The visit profiles between the two time periods are similar with the largest difference being a decline in the number of aide visits per episode from 2.8 to 2.62 visits per episode.

| e reniver uge raumber or visi | b per men der | I Episode of Else |
|-------------------------------|---------------|-------------------|
| Discipline | 2011 | 2012 |
| Skilled Nursing | 9.43 | 9.39 |
| Physical Therapy | 4.86 | 4.88 |
| Occupational Therapy | 1.15 | 1.15 |
| Speech Pathology | 0.21 | 0.23 |
| Medical Social Services | 0.14 | 0.14 |
| Home Health Aides | 2.80 | 2.62 |
| | | |

| Table 7: Average | Number of | Visits per | Non-LUPA | Episode by | Discipline |
|-------------------------|-----------|------------|----------|------------|------------|
| 0 | | | | | - |

Source: Non-LUPA episodes occurring in calendar year 2011 and those beginning between January 1st and May 31st of 2012 and processed by December 2012.

4.4 Average Cost per Episode

To derive the average cost per episode, we multiplied the average cost per visit by the average number of visits per episode for each of the six labor disciplines, resulting in an estimated cost per episode for each discipline. Finally, we summed the cost per episodes across discipline to arrive at an average cost per episode. At CMS direction, we used the latest available information to calculate both cost per visit and visits per episode. As such, we used the trimmed FY 2011 cost report sample to derive cost per visit and available claims data from 2012 to derive the average number of visits per episode. Table 8 displays the calculation of the average cost per episode of \$2,443.34.

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| Table 8: Calculation of Average Cost per Episode | | | | | | |
|--|------------------------|----------------------|--|--|--|--|
| Discipline | Cost x Visits | Episode Costs | | | | |
| Skilled Nursing | \$131.51 x 9.39 = | \$1,234.88 | | | | |
| Physical Therapy | $160.69 \times 4.88 =$ | \$ 784.17 | | | | |
| Occupational Therapy | $159.55 \times 1.15 =$ | \$183.48 | | | | |
| Speech Pathology | $170.80 \times 0.23 =$ | \$39.28 | | | | |
| Medical Social Services | $218.91 \times 0.14 =$ | \$30.65 | | | | |
| Home Health Aides | $65.22 \times 2.62 =$ | \$170.88 | | | | |
| Cost per Episode | | \$2,443.34 | | | | |

Note: Data are for non-LUPA episodes. Cost per visit values are calculated using a weighted average of costs and visits from the trimmed sample of FY 2011 cost reports. Average visits per episode are taken from all non-LUPA episodes in the SAF claims file beginning after January 1st and before June 1st of 2012 and processed by December 2012.

5. Calculating Average NRS Cost per Episode

The purpose of this section is to describe the analyses conducted to support an updating of the base rate used to pay for nonroutine medical supplies (NRS) provided by home health agencies during an episode of care, commonly called the "conversion factor." This analysis was conducted using the FY 2011 cost reports and matched claims.

5.1 Background

When the HH PPS was implemented on October 1, 2000, the national, standardized 60-day episode payment rate included an amount for NRS that was calculated based on costs from the audited FY 1997 cost reports and the average cost of NRS unbundled and billed through Medicare Part B. In that audit sample, the total NRS costs for the agencies were \$234,547,615. The total number of episodes performed by these agencies was 5,733,010. From these estimates, the average NRS cost per episode was calculated to be \$40.91. This figure was then updated to \$43.54 using the FY 2001 Market Basket update factor. Added to this amount was \$6.08 to account for the average cost of unbundled NRS billed through Medicare Part B, resulting in a total of \$49.62 included in the national, standardized 60-day episode payment rate to account for NRS.

Effective CY 2008, an NRS conversion factor of \$52.35 was created (the \$49.62 that CMS originally included in the national, standardized 60-day episode payment rate, updated by the market basket and adjusted for nominal change in case-mix.) This "base rate" is further adjusted by one of six severity levels to ensure that the variation in NRS usage is more appropriately reflected in the HH PPS. Table 9 lists published NRS conversion factors for several recent years.

| Market Dasket Opuated from CT 2000 Estimate (01 \$40.91) | | | | | |
|--|-----------------------|--|--|--|--|
| Calendar Year | NRS Conversion Factor | | | | |
| 2008 | \$52.35 | | | | |
| 2009 | \$52.39 | | | | |
| 2010 | \$53.34 | | | | |
| 2011 | \$52.54 | | | | |
| 2012 | \$53.28 | | | | |
| 2013 | \$53.97 | | | | |

Table 9: Recent NRS Conversion Factors, Market Basket Updated from CY 2000 Estimate (of \$40.91)

The original regulation calculated the base payment for NRS using NRS cost per episode. This year's rebased base payment rate ("conversion factor") for NRS was developed based on NRS cost per visit. This change was made so that the derivation of the NRS payment rate mirrors that of the rebased payment rate for the 60-day home health episode (where the cost per visit was calculated using cost report data and then multiplied by per-episode visit utilization calculated from the claims data).

5.2 Methods

Our analytic file originates by selecting the 10,327 (full universe) of HHA cost reports submitted for FY 2011. We use this untrimmed sample to produce baseline estimates. Applying our trimming criteria described above, we retain 6,252 cost reports in the sample. We note that among the untrimmed universe of cost reports, 4,941 cost reports (47.8%) reported NRS costs, and among the trimmed cost reports, 3,690 cost reports (59.0%) reported NRS costs. Using our cost report sample, we calculated total costs, total NRS costs, total visits, total cost per visit, and total NRS cost per visit. We calculate both raw and visit-weighted estimates of NRS cost per visit for the trimmed cost report sample. The weighting methodology used is analogous to the procedure we used to adjust estimates of cost per visit using the 2011 SAF home health claims. The only difference is that we cannot differentiate NRS costs among the six disciplines. Therefore, we employ a coarser weighting strategy which does not differentiate by visit discipline.

5.3 Analytic Results

We present estimates of NRS cost per episode for 2011 in Table 10. Highlights follow below:

Full Universe of (Untrimmed) FY 2011 Cost Reports: Among the 10,327 cost reports submitted in FY 2011, total NRS costs were \$300,708,664 and total visits were 99,429,672. The average NRS cost per visit in this full universe of cost reports was \$3.02. We note we should view these results with caution because they were developed using the untrimmed universe of cost reports. Data irregularities exist among some cost reports present within the full universe which led them to be excluded from the trimmed sample.

Trimmed FY 2011Cost Report Sample: Among the 6,252 cost reports in the FY 2011 trimmed sample, total NRS costs were \$168,633,843. There were 73,775,475 visits reported in the trimmed sample. The raw (unweighted) NRS cost per visit for the trimmed cost reports were calculated to be \$2.29; the visit-weighted estimate for national representativeness was \$2.26.

| | Full Cost Report Universe: | All Trimmed Cost Reports: |
|---------------------------------|----------------------------|---------------------------|
| | 10,327 Cost Reports | 6,252 Cost Reports |
| Total Costs | \$14,100,296,011 | \$9,992,204,048 |
| Total Visits | 99,429,672 | 73,775,475 |
| Total Cost per visit | \$142 | \$135 |
| Total NRS Costs | \$300,708,664 | \$168,633,843 |
| NRS Cost per visit [Unweighted] | \$3.02 | \$2.29 |
| NRS Cost per visit [Weighted] | - | \$2.26 |

Table 10: Estimates of NRS Cost per episode and NRS Cost per visit; Fiscal Year 2011

Source: Abt Associates analysis of FY 2011 Medicare Home Health Cost Reports and SAF Claims. Universe is Medicare Home Health agencies' cost reports submitted in FY 2011. The trimmed cost per visit estimates are additionally visit-weighted for national representativeness based on providers' size, ownership, and urban/ rural status.

6. Updating the LUPA Add-On Payment Amount

This section describes the analyses conducted to support an update to the Low-Utilization Payment Adjustment ("LUPA") add-on payment amount using 2012 claims data and the proposed national per-visit payment rates for 2014 that reflect a rebasing adjustment.

6.1 Background

LUPA episodes are episodes having four or fewer visits. Payments for LUPA episodes are made on a per-visit basis rather than per episode. At the time of HH PPS implementation, CMS received comments that this flat, per-visit approach for LUPA episodes did not accurately reflect the variation in visit costs over the course of an episode. The issue raised was that the first visit made to a patient typically includes patient assessment as well as administrative procedures and paperwork and these visits are therefore longer and costlier than other visits. While this is true for all episodes, LUPA episodes have fewer total visits (by definition), so they offer less opportunity for later, less costly, visits in the episode to offset the high cost of the initial visit.

In 2007, we examined the degree to which episodes' initial visits were costlier than other visits in an analysis discussed at length in the CY 2008 HH PPS proposed and final rules (72 FR 25356 and 72 FR 49762, respectively). Because we could not access data on the actual cost of each visit, the analysis used visit length as a proxy for visit cost. This analysis demonstrated that initial visits in both regular episodes and LUPA episodes were longer than other visits, supporting the need for a payment adjustment for the LUPA episodes to offset the added cost of these visits. CMS updated the HH PPS (effective January 1, 2008) so that payments for LUPA episodes occurring as either the only episode, or the initial episode within a sequence¹³ of adjacent episodes, were increased by an additional payment amount (the "LUPA add-on"). The intent of the add-on payment amount was that it would reflect the average proportional excess cost of an initial visit.

The original LUPA add-on payment amount was calculated as follows.

- 1. For each of the three home health disciplines which predominantly perform assessment visits (skilled nursing, physical therapy, and speech pathology), the excess minutes per initial visit (compared to other visits) were measured to be 38.5 minutes for skilled nursing, 25.1 minutes for physical therapy, and 22.6 minutes for speech pathology.
- 2. These excess values were then expressed as a proportion of the average number of minutes for all non-first visits in non-LUPA episodes¹⁴ (42.5, 45.6, and 48.6 minutes for

(Average Minutes in 1st Visits, Initial LUPA Episodes) – (Average Minutes in Subsequent Visits, Initial LUPA Episodes) (Average Minutes in Subsequent visits, Initial non-LUPA Episodes)

¹³ Terminology note: A "sequence" or spell is a series of episodes with no more than 60 days between the end of one episode and the beginning of the next episode

¹⁴ To specify the numerator and denominator explicitly in calculating the proportional increase in excess minutes for initial visits in initial LUPA episodes in the 2008 rule, the numerator was the difference in average minutes between first and subsequent visits in initial LUPA episodes and the denominator was based on the average visit length for subsequent visits in initial non-LUPA episodes. Therefore, we calculate the proportional increase in first visit LUPA excess minutes as:

skilled nursing, physical therapy, and speech pathology, respectively) and costed-out by multiplying these proportions by the per-visit payment rates for the respective disciplines.

3. Finally, a weighted average of the excess cost per initial visit was calculated by using the share of LUPA initial visits provided by each discipline (skilled nursing (77.8%), physical therapy (21.7%), and speech pathology (0.5%), yielding a LUPA add-on payment amount of \$87.93.

6.2 Methods

The original LUPA add-on analysis utilized home health claims data from calendar year 2005. For this replication, we drew visit data from the revenue center line items in the 2012 SAF of home health claims. Because claims from the latter half of 2012 were not fully processed at the time of analysis, we only included episodes which began from January 1 through May 31, 2012.

Our analytic sample included 100% of the LUPA episodes as well as a 20% sample of non-LUPA episodes (which began in the first five months of 2012). We drew claims from the full universe of providers. Since the original add-on calculation used only those episodes which were first in a sequence of episodes, we excluded episodes where there was not a gap of sixty days or more since the end of the beneficiary's previous home health episode.

The unit of analysis was a visit, with certain episode characteristics merged onto each visit record from the episode header record. We sequenced and categorized each visit according to:

- whether the visit was the first or only visit in the episode versus a subsequent visit in the episode; and
- whether the visit was part of a LUPA episode or a non-LUPA episode.

We used the reported date each visit took place to sequence the visits within each episode. When multiple visits occurred on the first visit date of the episode, we selected one visit as "first" using the following tie-breaking hierarchy, the intent being to select a visit from the disciplines most likely to perform assessment visits:

- 1. Skilled Nursing
- 2. Physical Therapy
- 3. Speech-Language Pathology
- 4. Occupational Therapy, Medical Social Worker, or Home Health Aide

We identified 68 "first" visits were conducted by a Home Health Aide (36 visits), Occupational Therapist (26 visits), or Medical Social Service worker (6 visits). These visits were excluded from the subsequent calculations since they cannot perform the initial patient assessment.

Visits meeting any of the following conditions were additionally omitted from the analytic sample:

- Visits with the nonpayment flag set (NPMT_FLAG = 1)
- Visits with the overlapping episodes flag (PEP_FLAG = 1)
- Visits without any reported visit time (MINUTES = 0)

After applying all exclusion criteria, the final analytic sample included 3,715,603 visits. Of these, 263,886 were from LUPA episodes (107,207 from initial visits and 156,679 from subsequent visits). The remaining 3,451,717 visits were from non-LUPA episodes (243,351 from initial visits and 3,208,366 from subsequent visits)

We used simple un-weighted means and sums across visits in the final analytic sample to produce estimates of average minutes per visit and total number of visits for each of the six disciplines. Means were calculated for four categories of visits, defined by whether the visit took place in a non-LUPA or LUPA episode, and whether the visit was the first/only visit in the episode or a subsequent (non-initial) visit.

We then used the minutes per visit and total visit count estimates to calculate the LUPA add-on. The six steps of this calculation were as follows:

- 1. Initial LUPA visits excess minutes subtract the average number of minutes per noninitial LUPA episode visit from the average number of minutes from initial/only visits in LUPA episodes to obtain an estimate of excess minutes in initial/only LUPA visits.
- 2. *Percent increase over non-LUPA, non-initial visits* divide the excess minutes estimate obtained in step [1] by the average length of non-initial visits in non-LUPA episodes to obtain an estimate of the percent increase over non-LUPA, non-initial visits.
- *3. Proposed 2014 per-visit payment rates* report the proposed per-discipline per-visit payment rates (incorporating the 2.4% Market Basket updates.)
- 4. *Excess cost for initial visits* (2*3) estimate the dollar value of the excess assessment cost by multiplying the percent increase calculated in step [2] by the proposed 2014 pervisit payment rates calculated in step [3].
- 5. Percent of initial visits provided by discipline calculate the proportion of initial/only visits in LUPA episodes for each discipline among the total number of initial/only visits across the three disciplines which perform OASIS assessments. (Per the Medicare Conditions of Participation at 42 CFR 484.55(a)(1) and (a)(2), home health aides, occupational therapists, and medical social service workers cannot perform initial OASIS assessments and were therefore excluded.)
- 6. Weighted average excess costs for initial LUPA visits (Sum of 4*5); the "LUPA add-on" is the estimated average of excess costs of initial/only (assessment) visits in LUPA initial episodes (calculated in [4]), weighted by the proportion of initial/only visits that are provided by skilled nursing, speech-language pathology, and physical therapy, as calculated in [5].

6.3 Analytic Results

Our results are presented in Table 11, below. The top half of the table displays the average minutes per visit and total number of visits for each of the three disciplines which perform assessment visits. Four rows are calculated corresponding to four visit categorizations: whether the visit took place in a non-LUPA or LUPA episode, and whether the visit was the first/only visit in the episode or a subsequent (non-initial) visit. The bottom half of the table uses the estimates from the first four rows in the top half to calculate the LUPA add-on; each table row corresponds in sequence to one of the six calculation steps described in the previous section.

We found that within LUPA episodes, skilled nursing initial visits averaged 38.9 minutes (87.1%) longer than subsequent skilled nursing visits, physical therapy initial visits averaged 32.8 minutes (68.4%) longer than subsequent physical therapy visits, and speech language pathology initial visits averaged 32.3 minutes (62.9%) longer than subsequent speech pathology visits which occur later in the episode. Of the three disciplines that perform assessments, initial visits in LUPA episodes are provided predominantly by skilled nurses (81.7%) and physical therapists (17.9%). Speech-language pathologists account for approximately 0.4% of initial visits. Based on proposed 2014 per-visit payment rates for LUPA episodes (including the 2.4% Market Basket update), we calculate the LUPA add-on amount for 2014 to be **<u>\$102.91</u>**.

| Episode Status | Visit Type | Skilled Nu | rsing | Physical Th | erapy | Speech Language | Pathology |
|---|--|--------------|-------------|--------------|-------------|---|-------------|
| | | Mean Minutes | # of Visits | Mean Minutes | # of Visits | Mean Minutes | # of Visits |
| Non-LUPA LUPA (1) Initial LUPA minutes (2) Percent increa non-initial vis | Initial Visit | 84.9985 | 212,020 | 80.9690 | 31,032 | 88.1172 | 299 |
| NOII-LUPA | Subsequent Visit | 44.6163 | 1,671,271 | 47.8758 | 1,474,175 | 51.3070 | 62,920 |
| Non-LUPA LUPA (1) Initial LUPA minutes (2) Percent increa non-initial vis (3) Proposed 2014 | Initial/Only Visit | 85.2657 | 87,634 | 83.7424 | 19,159 | 88.4565 | 414 |
| LUFA | Subsequent Visit | 46.3853 | 102,963 | 50.9913 | 52,282 | Mean Minutes Image F Mean Minutes Image F 88.1172 51.3070 88.4565 56.1715 32.2850 62.93% \$144.03 \$90.64 0.39% 0.39% | 1,434 |
| (1) Initial LUPA visits excess minutes | | 38.8804 | | 32.7511 | | 32.2850 | |
| (2) Percent increase over non-LUPA, non-initial visits | | 87.14% | | 68.41% | | 62.93% | |
| (3) Proposed 2014 rates | 4 per-visit payment | \$121.23 | | \$132.56 | | \$144.03 | |
| (4) Excess cost fo | r initial visits (2*3) | \$105.6 | 4 | \$90.68 | } | \$90.64 | |
| (5) Percent of init by discipline | ial visits provided | 81.74% | | 17.87% | | 0.39% | |
| (6) Weighted averagefor initial LUR4*5); <i>the "LU</i> | rage excess costs PA visits (Sum of PA Add-On'' | | | \$102.9 | 91 | | |

Table 11: Calculating the LUPA Add-On (2012 SAF File Data; 3,715,603 total visits)

Data: Claims for Medicare home health episodes with from-dates January 1st through May 31st, 2012 from the December 2012 version of the Medicare Standard Analytic File (SAF) including 100% of LUPA episodes and a 20% sample of non-LUPA episodes. Episodes without a matched OASIS assessment and RAP-only episodes are excluded. Analysis includes only episodes that are first or only episodes in a series of adjacent Medicare home health episodes.

Appendix A: Validating Unexpected Changes in Episode Counts

To check the performance of the longitudinal exclusions, we matched each FY2008-2011 cost report that was excluded due to an extreme year-to-year increase in episode counts to the same provider's claims data for the same time period. Using the matched data, we calculated an inflation factor for each cost report equal to the percentage difference in episode counts between the cost report and the associated claims data. An inflation factor equal to 0% represents an identical episode count in the cost report as compared to the claims data. Similarly, an inflation factor equal to 100% signifies that the count of episodes in the cost report includes twice as many (100% more) episodes as the claims.

The top two rows of Table A1 show the mean and median inflation factors for each FY, 2008-2011. These measures demonstrate the extreme misreporting that occurs on the excluded cost reports. The mean inflation factor for the excluded reports suggests that on average the cost report episode counts are inflated by at least a factor of 20. The fact that the mean inflation factor exceeds the median by a substantial margin indicates that there exist extreme outliers even within this group of excluded reports. And, indeed, the third row of Table A1 shows the maximum amounts that the episode counts were inflated on the excluded cost reports reached at least 10,000% in each year.

| - | | | - | |
|------------------------------|-----------|-----------|-----------|-----------|
| | | Fiscal | l Year | |
| | 2008 | 2009 | 2010 | 2011 |
| | (n = 187) | (n = 182) | (n = 172) | (n = 171) |
| Mean Inflation Factor | 2,217% | 3,520% | 5,004% | 2,085% |
| Median Inflation Factor | 1,512% | 1,515% | 1,699% | 1,869% |
| Maximum Inflation Factor | 63,503% | 223,625% | 437,959% | 10,055% |
| Minimum Inflation Factor | -11% | -15% | -24% | -7% |
| Proportion (n) Agree, within | 0.18 | 0.25 | 0.29 | 0.15 |
| 10% of claims | (34) | (45) | (50) | (26) |
| Proportion (n) Inflated at | 0.79 | 0.70 | 0.68 | 0.81 |
| least 50% | (148) | (127) | (117) | (139) |

Table A1: Inflated Episode Counts from the Cost Report Exclusions

Table 1 displays information regarding inconsistencies between the numbers of episodes reported on cost reports and associated claims files for cost reports excluded due to high year-to-year changes in the number of non-LUPA non-PEP episodes.

Appendix B: Additional Detail on Cost Report and Claims Samples

| | FY2011 Cos | t Reports | CY2011 Claims |
|--------------------------|------------|-----------|---------------|
| | Untrimmed | Trimmed | - |
| Facility Type | | | |
| Non Profit | 6% | 5% | 9% |
| For Profit | 83% | 84% | 76% |
| Government | 2% | 2% | 4% |
| Facility-based | 9% | 9% | 11% |
| Urban/Rural | | | |
| Rural | 15% | 15% | 18% |
| Urban | 85% | 85% | 82% |
| Census Region | | | |
| New England | 3% | 2% | 3% |
| Mid Atlantic | 5% | 3% | 5% |
| South Atlantic | 21% | 22% | 20% |
| East South Central | 6% | 3% | 7% |
| West South Central | 19% | 19% | 19% |
| East North Central | 3% | 4% | 4% |
| West North Central | 28% | 29% | 27% |
| Mountain | 6% | 5% | 6% |
| Pacific | 10% | 12% | 10% |
| Other | 0% | 1% | 0% |
| Number of Total Episodes | | | |
| <95 | 11% | 9% | 25% |
| 95 to 249 | 25% | 26% | 26% |
| 250 to 499 | 24% | 27% | 21% |
| 500 to 999 | 20% | 21% | 15% |
| 1000 or More | 19% | 17% | 12% |

| Table B1: | Distributi | on of Provid | er Charac | teristics in U | J ntrimmed and |
|-----------|------------|--------------------|-----------|----------------|-----------------------|
| Trimme | d FY2011 | Cost Report | Samples a | and CY2011 | Claims Data |

Appendix Table B1 presents the percentage of reports, containing information, on facility-type, urban-rural location of provider, Census region, and number of episodes for each of the three sources of data. A number of reports (2,341 of 10,327) in the untrimmed cost report sample were missing information on the number of episodes provided; the percentages above represent the distribution of reports for which the information could be determined.

| | | | Number of Episodes | | | | | | |
|---------------|--------|----------------|--------------------|---------|-----------|------------|------------|--------------|-----------|
| | | | | 0 to 94 | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| | | Non Profit | Trimmed CR | 0.03% | 0.30% | 0.71% | 1.12% | 10.81% | 12.97% |
| | | | Claims | 0.14% | 0.39% | 0.85% | 1.46% | 11.18% | 14.02% |
| | | For Profit | Trimmed CR | 0.76% | 5.43% | 10.90% | 15.18% | 32.96% | 65.23% |
| | Urbon | Por Fiorit | Claims | 2.11% | 7.75% | 12.16% | 14.46% | 25.66% | 62.14% |
| | UIDall | Government | Trimmed CR | 0.01% | 0.04% | 0.15% | 0.16% | 0.30% | 0.66% |
| | | | Claims | 0.03% | 0.11% | 0.10% | 0.17% | 0.21% | 0.62% |
| 'pe | | Facility-based | Trimmed CR | 0.05% | 0.14% | 0.60% | 1.28% | 3.99% | 6.06% |
| | | | Claims | 0.04% | 0.24% | 0.66% | 1.64% | 4.18% | 6.76% |
| É. | | Non Profit | Trimmed CR | 0.00% | 0.09% | 0.18% | 0.41% | 0.61% | 1.29% |
| der | | | Claims | 0.03% | 0.16% | 0.33% | 0.53% | 0.86% | 1.91% |
| 0vi | | For Profit | Trimmed CR | 0.06% | 0.54% | 1.16% | 2.03% | 6.56% | 10.35% |
| \mathbf{Pr} | Damal | FOI FIOIIL | Claims | 0.10% | 0.55% | 1.36% | 2.29% | 6.34% | 10.64% |
| | Kurai | Covernment | Trimmed CR | 0.02% | 0.17% | 0.13% | 0.09% | 0.10% | 0.51% |
| | | Government | Claims | 0.10% | 0.23% | 0.22% | 0.16% | 0.15% | 0.85% |
| | | Facility hazad | Trimmed CR | 0.09% | 0.34% | 0.71% | 0.76% | 0.55% | 2.44% |
| | | raciiity-based | Claims | 0.13% | 0.56% | 0.89% | 0.80% | 0.68% | 3.07% |
| | • | | Trimmed CR | 1.02% | 7.05% | 14.54% | 21.02% | 55.86% | 100% |
| | | An types | Claims | 2.68% | 9.98% | 16.57% | 21.51% | 49.26% | 100% |

| Table B2: Skilled Nursing | Visits in | Strata | by Source |
|---------------------------|-----------|--------|-----------|
|---------------------------|-----------|--------|-----------|

Appendix Table B2 shows the percentage of skilled nursing visits occurring from providers in the given provider-type-size-urban combinations for the trimmed FY2011 cost report sample and the CY2011 claims file (bolded).

| | | | Number of Episodes | | | | | | |
|-----|-------|----------------|--------------------|---------|-----------|------------|------------|--------------|-----------|
| | | | | 0 to 94 | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| | | Non Drofit | Trimmed CR | 0.02% | 0.40% | 0.84% | 1.30% | 12.05% | 14.61% |
| | | Non Piont | Claims | 0.10% | 0.47% | 0.93% | 1.68% | 11.63% | 14.81% |
| | | For Profit | Trimmed CR | 1.07% | 5.83% | 10.35% | 14.50% | 32.44% | 64.20% |
| | Unhon | | Claims | 1.60% | 6.69% | 11.31% | 14.29% | 28.52% | 62.41% |
| | Urban | Government | Trimmed CR | 0.01% | 0.04% | 0.15% | 0.17% | 0.21% | 0.59% |
| ype | | | Claims | 0.02% | 0.13% | 0.14% | 0.19% | 0.21% | 0.70% |
| | | Engility based | Trimmed CR | 0.04% | 0.19% | 0.76% | 1.61% | 4.42% | 7.02% |
| | | Facility-based | Claims | 0.04% | 0.33% | 0.79% | 1.81% | 4.49% | 7.46% |
| L | | Non Profit | Trimmed CR | 0.00% | 0.08% | 0.21% | 0.44% | 0.60% | 1.33% |
| ide | | | Claims | 0.03% | 0.18% | 0.34% | 0.51% | 0.77% | 1.83% |
| rov | | Ear Drafit | Trimmed CR | 0.03% | 0.34% | 0.99% | 1.82% | 6.27% | 9.46% |
| Ч | Dunal | For Profit | Claims | 0.09% | 0.50% | 1.13% | 2.07% | 5.37% | 9.16% |
| | Kurai | Coursemant | Trimmed CR | 0.02% | 0.13% | 0.11% | 0.10% | 0.08% | 0.44% |
| | | Government | Claims | 0.07% | 0.22% | 0.25% | 0.18% | 0.13% | 0.84% |
| | | Essility based | Trimmed CR | 0.05% | 0.32% | 0.72% | 0.83% | 0.43% | 2.35% |
| | | raciiity-based | Claims | 0.11% | 0.57% | 0.85% | 0.80% | 0.47% | 2.79% |
| | | | Trimmed CR | 1.24% | 7.34% | 14.15% | 20.77% | 56.50% | 100% |
| | | An types | Claims | 2.07% | 9.08% | 15.73% | 21.53% | 51.58% | 100% |

| Table B3: Physical Therapy | Visits in Strata by Sour | ce |
|----------------------------|--------------------------|----|
|----------------------------|--------------------------|----|

Appendix Table B3 shows the percentage of physical therapy visits occurring from providers in the given provider-type-size-urban combinations for the trimmed FY2011 cost report sample and the CY2011 claims file (bolded).

| | | | Number of Episodes | | | | | | |
|-----|-------|----------------|--------------------|---------|-----------|------------|------------|--------------|-----------|
| | | | | 0 to 94 | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| | | Non Drofit | Trimmed CR | 0.02% | 0.18% | 0.55% | 1.36% | 13.34% | 15.46% |
| | | Non Piont | Claims | 0.12% | 0.42% | 0.90% | 1.79% | 12.53% | 15.76% |
| | | For Drofit | Trimmed CR | 0.79% | 4.16% | 7.77% | 13.96% | 38.15% | 64.83% |
| | Urbon | FOI FIOIIL | Claims | 1.05% | 4.46% | 8.97% | 14.49% | 33.80% | 62.76% |
| | Urban | Government | Trimmed CR | 0.01% | 0.05% | 0.09% | 0.22% | 0.10% | 0.47% |
| | | Government | Claims | 0.02% | 0.11% | 0.11% | 0.15% | 0.17% | 0.55% |
| e | | Facility haved | Trimmed CR | 0.07% | 0.22% | 0.82% | 1.63% | 4.27% | 7.01% |
| ýĎ | | raciiity-based | Claims | 0.05% | 0.36% | 0.78% | 2.00% | 4.48% | 7.67% |
| L | | Non Profit | Trimmed CR | 0.00% | 0.05% | 0.22% | 0.41% | 0.54% | 1.22% |
| ide | | | Claims | 0.02% | 0.15% | 0.31% | 0.54% | 0.78% | 1.80% |
| rov | | Ear Drofit | Trimmed CR | 0.01% | 0.28% | 0.84% | 1.61% | 5.90% | 8.64% |
| P | Dunal | For Profit | Claims | 0.06% | 0.37% | 0.79% | 1.95% | 5.20% | 8.38% |
| | Kurai | Covernment | Trimmed CR | 0.01% | 0.14% | 0.07% | 0.07% | 0.06% | 0.35% |
| | | Government | Claims | 0.03% | 0.16% | 0.17% | 0.17% | 0.09% | 0.62% |
| | | Essility based | Trimmed CR | 0.05% | 0.25% | 0.60% | 0.60% | 0.52% | 2.03% |
| | | raciiity-based | Claims | 0.09% | 0.51% | 0.64% | 0.67% | 0.53% | 2.44% |
| | | | Trimmed CR | 0.96% | 5.32% | 10.96% | 19.87% | 62.89% | 100% |
| | | An types | Claims | 1.44% | 6.53% | 12.68% | 21.76% | 57.58% | 100% |

Table B4: Occupational Therapy Visits in Strata by Source

Appendix Table B4 shows the percentage of occupational therapy visits occurring from providers in the given provider-type-size-urban combinations for the trimmed FY2011 cost report sample and the CY2011 claims file (bolded).

| | | | | | | Number of Episod | les | | |
|------|-------|----------------|------------|---------|-----------|------------------|------------|--------------|-----------|
| | | | | 0 to 94 | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| | | Non Drofit | Trimmed CR | 0.01% | 0.34% | 0.73% | 1.13% | 12.42% | 14.63% |
| | | Non Profit | Claims | 0.09% | 0.42% | 0.83% | 1.49% | 11.87% | 14.71% |
| | | Ear Drofit | Trimmed CR | 0.74% | 3.19% | 6.88% | 12.30% | 39.86% | 62.95% |
| | Urban | FOI FIOIIL | Claims | 0.58% | 2.93% | 6.82% | 13.61% | 39.10% | 63.04% |
| | | Government | Trimmed CR | 0.00% | 0.04% | 0.09% | 1.57% | 0.08% | 1.78% |
| | | | Claims | 0.01% | 0.07% | 0.10% | 0.19% | 0.10% | 0.47% |
| പ | | Eagility based | Trimmed CR | 0.05% | 0.12% | 0.73% | 1.74% | 4.22% | 6.86% |
| ýÞ | | raciiity-based | Claims | 0.02% | 0.28% | 0.71% | 1.66% | 4.84% | 7.51% |
| L T | | Non Profit | Trimmed CR | 0.00% | 0.04% | 0.16% | 0.42% | 0.50% | 1.11% |
| ride | | | Claims | 0.02% | 0.10% | 0.32% | 0.47% | 0.68% | 1.60% |
| rov | | For Drofit | Trimmed CR | 0.02% | 0.98% | 0.70% | 2.27% | 6.13% | 10.10% |
| 4 | Dunal | FOI FIOIIL | Claims | 0.04% | 0.22% | 0.75% | 2.35% | 6.06% | 9.42% |
| | Kurai | Covernment | Trimmed CR | 0.01% | 0.22% | 0.22% | 0.09% | 0.02% | 0.56% |
| | | Government | Claims | 0.03% | 0.10% | 0.13% | 0.12% | 0.08% | 0.46% |
| | | Easility based | Trimmed CR | 0.04% | 0.21% | 0.52% | 0.78% | 0.46% | 2.01% |
| | | Facility-Dased | Claims | 0.07% | 0.43% | 0.63% | 0.71% | 0.95% | 2.79% |
| | | A 11 days a s | Trimmed CR | 0.88% | 5.14% | 10.02% | 20.29% | 63.67% | 100% |
| | | All types | Claims | 0.87% | 4.56% | 10.29% | 20.61% | 63.67% | 100% |

Table B5: Speech Language Pathology Visits in Strata by Source

Appendix Table B5 shows the percentage of speech language pathology visits occurring from providers in the given provider-type-size-urban combinations for the trimmed FY2011 cost report sample and the CY2011 claims file (bolded).

| | | | | | | Number of Episod | les | | |
|-----|-------|----------------|------------|---------|-----------|------------------|------------|--------------|-----------|
| | | | | 0 to 94 | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| | | Non Drofit | Trimmed CR | 0.04% | 0.46% | 0.78% | 1.65% | 18.65% | 21.59% |
| | | Non Fiont | Claims | 0.12% | 0.43% | 1.09% | 2.26% | 18.79% | 22.70% |
| | | For Profit | Trimmed CR | 0.53% | 3.97% | 6.77% | 12.33% | 31.36% | 54.95% |
| | Unhon | FOI FIOIIL | Claims | 0.66% | 3.51% | 7.76% | 12.40% | 29.20% | 53.52% |
| | Urban | Government | Trimmed CR | 0.00% | 0.04% | 0.16% | 0.21% | 0.19% | 0.60% |
| ЭС | | | Claims | 0.01% | 0.09% | 0.15% | 0.18% | 0.16% | 0.59% |
| | | Eagility based | Trimmed CR | 0.45% | 0.25% | 0.76% | 2.55% | 7.66% | 11.68% |
| ýp | | raciiity-based | Claims | 0.05% | 0.30% | 0.80% | 2.22% | 7.60% | 10.99% |
| L | | Non Profit | Trimmed CR | 0.00% | 0.07% | 0.16% | 0.61% | 0.58% | 1.41% |
| ide | | | Claims | 0.02% | 0.12% | 0.20% | 0.64% | 1.20% | 2.18% |
| rov | | Ear Drafit | Trimmed CR | 0.01% | 0.14% | 0.45% | 1.71% | 4.75% | 7.06% |
| 4 | Dunal | FOI PIOIIL | Claims | 0.02% | 0.23% | 0.64% | 1.71% | 4.45% | 7.06% |
| | Kurai | Covernment | Trimmed CR | 0.00% | 0.01% | 0.10% | 0.11% | 0.13% | 0.35% |
| | | Government | Claims | 0.00% | 0.06% | 0.14% | 0.17% | 0.08% | 0.46% |
| | | Easility based | Trimmed CR | 0.03% | 0.24% | 0.73% | 0.74% | 0.61% | 2.35% |
| | | raciiity-based | Claims | 0.03% | 0.33% | 0.65% | 0.78% | 0.72% | 2.51% |
| | | A 11 4 | Trimmed CR | 1.07% | 5.18% | 9.91% | 19.90% | 63.93% | 100% |
| | | All types | Claims | 0.92% | 5.08% | 11.43% | 20.36% | 62.20% | 100% |

Table B6: Medical Social Services Visits in Strata by Source

Appendix Table B6 shows the percentage of medical social service occurring from providers in the given provider-type-size-urban combinations for the trimmed FY2011 cost report sample and the CY2011 claims file (bolded).

| | | | Number of Episodes | | | | | | |
|---------------|-------|----------------|--------------------|---------|-----------|------------|------------|--------------|-----------|
| | | | | 0 to 94 | 95 to 249 | 250 to 499 | 500 to 999 | 1000 or More | All Sizes |
| Provider Type | Urban | Non Profit | Trimmed CR | 0.05% | 0.24% | 0.93% | 0.87% | 6.61% | 8.70% |
| | | | Claims | 0.22% | 0.50% | 1.08% | 1.55% | 13.55% | 16.91% |
| | | For Profit | Trimmed CR | 4.03% | 13.86% | 8.61% | 12.61% | 33.09% | 72.21% |
| | | | Claims | 2.40% | 7.42% | 10.42% | 10.96% | 23.44% | 54.64% |
| | | Government | Trimmed CR | 0.01% | 0.03% | 0.15% | 0.10% | 0.61% | 0.90% |
| | | | Claims | 0.06% | 0.18% | 0.16% | 0.17% | 0.13% | 0.70% |
| | | Facility-based | Trimmed CR | 0.39% | 0.11% | 0.36% | 0.68% | 2.44% | 3.99% |
| | | | Claims | 0.16% | 0.38% | 0.79% | 1.30% | 3.63% | 6.26% |
| | Rural | Non Profit | Trimmed CR | 0.02% | 0.10% | 0.18% | 0.33% | 0.54% | 1.17% |
| | | | Claims | 0.07% | 0.24% | 0.40% | 0.63% | 1.02% | 2.36% |
| | | For Profit | Trimmed CR | 0.19% | 1.71% | 1.36% | 1.56% | 5.28% | 10.09% |
| | | | Claims | 0.18% | 0.87% | 1.98% | 2.72% | 7.55% | 13.30% |
| | | Government | Trimmed CR | 0.06% | 0.26% | 0.16% | 0.08% | 0.13% | 0.69% |
| | | | Claims | 0.31% | 0.55% | 0.40% | 0.34% | 0.34% | 1.93% |
| | | Facility-based | Trimmed CR | 0.17% | 0.51% | 0.66% | 0.57% | 0.33% | 2.25% |
| | | | Claims | 0.20% | 0.76% | 1.19% | 0.96% | 0.79% | 3.90% |
| | | A 11 (| Trimmed CR | 4.92% | 16.83% | 12.41% | 16.81% | 49.03% | 100% |
| | | All types | Claims | 3.60% | 10.90% | 16.41% | 18.63% | 50.46% | 100% |

Table B7: Home Health Aide Visits in Strata by Source

Appendix Table B7 shows the percentage of home health aide visits occurring from providers in the given provider-type-size-urban combinations for the trimmed FY2011 cost report sample and the CY2011 claims file (bolded).