### Medicaid Systemswide Administration

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Charles Milligan, JD, MPH

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### Preview of Presentation

- Matching rates
- Oversight
- Workforce issues
- Medicaid reform/global waivers



### Matching Rates





# Medicaid is a program jointly financed by states and the federal government . . .

- Medicaid costs are shared:
  - For health services, a state's federal medical assistance percentage (FMAP) relates to a complex formula that is not counter-cyclical, and that includes a factor for per capita income. FMAP range: 50-80%.
  - For administrative services performed by states, the rates are the same for all states. Most administrative services are 50% (fed) /50% (state).
  - Selected exceptions to the 50/50 admin matching rate are:
    - Development of IT systems are matched at 90/10
    - Operation of claims payment systems are 75/25
    - Services performed by skilled medical professionals, for tasks that require this training: 75/25
    - Utilization review activities by qualified organizations: 75/25



#### . . . with FMAPs that look like this.

Maryland and Virginia 50.00%

District of Columbia 70.00%

Mississippi (highest) 75.89%

On average about 57 %

States 65%: AL, AR, AZ, ID, KY, LA, MS, MT, NM,

OK, SC, UT, WV

States at 50%: CA, CO, CT, DE, IL, MD, MA, MN, NV,

NH, NJ, NY, VA

FY 2007

### S-CHIP matching rates are an even better deal for the states.

- S-CHIP has an "enhanced" match rate to incentivize active participation by states
- In S-CHIP, the federal government picks up an additional 30% of the state's "Medicaid" share
- Example:

Maryland's FMAP (Medicaid)	50.00%
plus 30% of the state's Medicaid share	
(50%)	15.00%
Maryland's S-CHIP Federal Match	65.00%



### Oversight



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## Oversight takes several forms

- Independent "Medicaid Fraud and Abuse Control Unit"
  - Prosecutorial authority, usually at the Attorney General's office
- Mandatory external contractors
  - For example, EQROs for managed care
- Mandatory Fraud and Abuse programs
- Federal oversight



### Medicaid fraud, waste and abuse activities have many forms.

- Cost avoidance
- "Pay and chase" third-party insurance
- Recoveries (tort and estate)
- Provider audits and settlements



# "Perfecting" fraud and abuse prevention is difficult and ongoing work, given the link to access . . .

Did Medicaid pay for the care?

		Yes	No
Was the care appropriate?	Yes	Correct	Type II Error
	No	Type I Error	Correct

Type I Error: Medicaid paid for medically-inappropriate care.

Fraud and abuse problem.

Type II Error: Medicaid did not pay for medically-appropriate care.

Access problem.



# . . . improving fraud and abuse prevention risks denial of appropriate care . . .

#### Did Medicaid pay for the care?

Yes Yes Type II Error

Was the care appropriate?

No Type I Correct Error

Type I Error: Medicaid paid for medically-appropriate care.

Fraud and abuse problem.

Type II Error: Medicaid did not pay for medically-appropriate care.

Access problem.



. . . to discern whether care should be paid requires good data on whether the care is appropriate for that patient.

#### Did Medicaid pay for the care?

Yes Yes No

Yes Correct II

Was the care appropriate?

No I Correct

Type I Error: Medicaid paid for medically-appropriate care.

Fraud and abuse problem.

Type II Error: Medicaid did not pay for medically-appropriate care.

Access problem.



#### Workforce Issues





# For licensed health professionals, Medicaid faces many of the same issues in health care generally

- Demographic challenges
- Recruitment and retention keyed to reimbursement rates
- Providers' increasing attention to lifestyle issues as health care is delivered in an increasingly corporate model



### For paraprofessionals, states have increasing flexibility

- States set provider participation criteria in their state Medicaid plans
- There is a movement in favor of consumerdirected care, which expands the available workforce
- Countervailing factors:
  - State scope of practice laws
  - Medicaid "freedom of choice" creates crude tools to open or close workforce options

### Medicaid Reform/Global Demonstration Waivers





## An 1115 demonstration waiver permits the Secretary to waive otherwise required elements of the state plan

- An 1115 waiver specifically allows waiver of the terms of 42 USC Section 1396a ("Section 1902")
- Must be budget neutral (cannot cost the federal government more money than the status quo)
- Theoretically, this governs many key elements. E.g.:
  - Mandatory eligibility groups
  - Mandatory benefits
  - Delivery system/managed care



. . . but many areas are not "waiveable" by the Secretary under the law (since they aren't in Section 1902) . . .

- FMAP rates
- Rx rebate provisions
- Prohibition on copayments for services by pregnant women, kids, others
- Spousal impoverishment protections
- Estate recovery
- Payment rates to FQHCs and IHS
- Medicare cost sharing



- . . . and others have not been considered "waiveable" under longstanding policy from HHS.
- Provision of mandatory benefits to mandatory populations

 Entitlement nature of program for mandatory populations (i.e., the prohibition of an enrollment cap for these groups)

This reflects a view about federalism



### Reform/Global waivers

- Emerging model involves re-directing large sources of Medicaid uncompensated care funds, often initially built through provider tax or upper payment limit techniques
- These funds generally used for:
  - Expansions of insurance to low-income uninsured working adults, where
  - The Medicaid program designs the program in coordination with, and to fill in gaps, in employer-sponsored insurance models, often with small employers, and where
  - The product is a basic benefit package with sliding scale out-ofpocket, and where
  - There are elements of consumer-directed care and personal responsibility
- 1115 waivers are discretionary, and CMS uses its carrot to drive policy

### Questions

Charles Milligan Executive Director, UMBC/CHPDM 410.455.6274

cmilligan@chpdm.umbc.edu www.chpdm.org



