# Supporting Statement for the Part A Medicare Outpatient Observation Notice (MOON) CMS-10611

## A. BACKGROUND

On August 6, 2015, Congress enacted the Notice of Observation Treatment and Implication for Care Eligibility Act (NOTICE Act) Public Law 114-42, amending Section 1866(a)(1) of the Social Security Act (the Act) (42 U.S.C. 1395cc(a)(1)). The NOTICE Act requires hospitals and critical access hospitals (CAHs) to provide written and oral notification to individuals receiving observation services as outpatients for more than 24 hours. The statute mandates the Secretary develop a plain language written notice for this purpose. The written notice must be delivered no later than 36 hours after observation services are initiated, must include the reason the individual is receiving observation services, and must explain the implications of receiving outpatient observation services, such as cost sharing, and post-hospitalization eligibility for Medicare coverage of skilled nursing facility (SNF) services. The hospital or CAH must obtain the signature of the individual or an individual acting on behalf of the patient. The statutory effective date of the NOTICE Act is 12 months after the date of the enactment, which is August 6, 2016.

To fulfill these statutory requirements, we are submitting the Medicare Outpatient Observation Notice (MOON) for approval as a new collection. The MOON will serve as the standardized notice used to notify persons entitled to Medicare benefits under Title XVIII of the Act, who receive more than 24 hours of observation services that their hospital stay is outpatient and not inpatient, and the implications of being an outpatient. The MOON contains all of the informational elements listed above as required by statute.

We plan to add implementing regulations for the NOTICE Act to 42 CFR 489.20 and 405.926.

#### B. JUSTIFICATION

## 1. NEED AND LEGAL BASIS

Section 1866(a)(1) lists conditions for providers of services to participate in the Medicare program. Under this section, the NOTICE Act adds a new subparagraph (Y) containing requirements for hospitals and CAHs to provide notification to individuals entitled to Medicare benefits under Title XVIII of the Act who receive outpatient observation services for more than 24 hours. The notification must be provided as both a written notice and an oral explanation. The MOON will serve as the written notice component of this new mandatory notification process. The standardized content of the MOON will include all informational elements required by statute in language understandable to beneficiaries.

#### 2. INFORMATION USERS

Based on CMS statistics for 2014, we estimate the number of hospitals and CAHs delivering the MOON to be 6,142, delivering approximately 977,000 notices which would average 159 responses annually per respondent (source: CMS Office of Enterprise and Data Analytics).

MOONs are not given every time items and services are delivered in a hospital or CAH. Rather, MOONs are given only to individuals receiving observation services as outpatients for more than 24 hours.

#### 3. IMPROVED INFORMATION TECHNOLOGY

Hospitals must deliver a hard copy of the MOON to beneficiaries and enrollees. Hospitals must retain a copy of the signed MOON and may store the MOON electronically if electronic medical records are maintained.

If a hospital elects to issue an MOON that is viewed on an electronic screen before signing, the beneficiary must be given the option of requesting paper rather than electronic issuance if that is what the beneficiary prefers. Regardless of whether a paper or electronic version is issued, and whether the signature is digitally captured or manually penned, the beneficiary must be given a paper copy of the signed MOON.

In cases where the beneficiary has a representative who is not physically present, hospitals are permitted to give the MOON by telephone as long as a hard copy is delivered to the representative.

## 4. DUPLICATION OF SIMILAR INFORMATION

The information we are requesting is unique and does not duplicate any other effort.

## 5. SMALL BUSINESS

All hospitals are expected to give the MOON in relevant situations. The requirement does not impose any greater burden on small businesses than on large businesses since there is no difference in the information collected.

# 6. LESS FREQUENT COLLECTION

The MOON is given on an as-needed basis as described under 2, above.

## 7. SPECIAL CIRCUMSTANCES

There are no special circumstances.

## 8. FEDERAL REGISTER NOTICE/OUTSIDE CONSULTATION

We are soliciting comments on the program and measure requirements through the FY 2017 IPPS/LTCH PPS proposed rule and will respond to those comments in the

corresponding final rule. The notice of proposed rulemaking published on April 27, 2016 (81 FR 24945).

## 9. PAYMENT/ GIFT TO RESPONDENT

We will not provide payment or gifts to respondents.

#### 10. CONFIDENTIALITY

We do not pledge confidentiality as we are not collecting information. The provider will maintain records of notices and decisions, but those records do not become part of a federal system of records.

# 11. SENSITIVE QUESTIONS

We do not require beneficiaries to answer any sensitive questions.

#### 12. BURDEN ESTIMATE

As explained in section 2, we estimate that 6,142 hospitals and CAHs will deliver 977,000 notices, annually.

Because there is no quantifiable data on the length of time associated with MOON delivery, we estimated that delivery of the 2-page MOON would be comparable to delivery of the 2-page, standardized Important Message from Medicare (IM), (Form CMS-R-193, OMB No. 0938-0692) which is 5 minutes (0.0833 hour). Based on the 5 minute (0.0833 hour) response time and annual frequency of responses, the annual hour burden is estimated to be 81,384 hours (977,000 responses x 0.0833 hour) or approximately 13.25 hours per respondent (81,384 annual hour burden / 6,142 hospitals and CAHs).

The cost per response is approximately \$5.59 based on an hourly salary rate of \$67.10 and the 5 minute response estimate. By multiplying the annual responses by \$5.59, the annual cost burden estimate is \$5,461,430 (977,000 responses x \$5.59) or approximately \$889.19 per hospital (\$5,461,430/6,142 hospitals and CAHs).

To derive average costs, we used data from the U.S. Bureau of Labor Statistics' May 2014 National Occupational Employment and Wage Estimates for all salary estimates (http://www.bls.gov/oes/current/oes\_nat.htm). In this regard, the following table presents the mean hourly wage, the cost of fringe benefits (calculated at 100 percent of salary), and the adjusted hourly wage.

# **Table1: Cost Estimates**

Occupation Title	_ <u>.</u>		0	Adjusted Hourly Wage (\$/hr)
Registered	29-1141	\$33.55	\$33.55	\$67.10
nurse				

As indicated, we are adjusting our employee hourly wage estimates by a factor of 100 percent. This is necessarily a rough adjustment, both because fringe benefits and overhead costs vary significantly from employer to employer, and because methods of estimating these costs vary widely from study to study. Nonetheless, there is no practical alternative, and we believe that doubling the hourly wage to estimate total cost is a reasonably accurate estimation method.

# 13. CAPITAL COSTS

There are no capital costs.

#### 14. COSTS ASSOCIATED TO FEDERAL GOVERNMENT

There is no cost to the Federal Government for this collection.

## 15. PROGRAM OR BURDEN CHANGES

This is a new information collection.

# 16. PUBLICATION AND TABULATION DATES

These notices will be published on the Internet; however, no aggregate or individual data will be tabulated from them.

# 17. EXPIRATION DATE

We are not requesting any exemption.

#### 18. CERTIFICATION STATEMENT

There are no exceptions to the certification statement.

# C. COLLECTION OF INFORMATION EMPLOYING STATISTICAL METHODS

There are no statistical methods associated with this collection.