



May 6, 2015

Andy Slavitt, Administrator
Centers for Medicare & Medicaid Services
U.S. Department of Health & Human Services
Room 445-G, Hubert H. Humphrey Building
200 Independence Avenue SW
Washington, D.C. 20201

Subject: Renewal of California's Five-Year Section 1115 Waiver: Medi-Cal 2020

Dear Administrator Slavitt:

Kaweah Delta Health Care District is pleased to support the application recently submitted by California for the 5-year Section 1115 Medi-Cal Waiver, Medi-Cal 2020.

California proposes to build on the successes of the 2010 waiver, The Bridge to Reform, with a goal of expanding and improving the Medi-Cal program through delivery and payment system transformation. These improvements include strengthening access to primary care; avoiding unnecessary hospitalizations, implementing integrated health care delivery systems and providing incentives for meeting the Triple Aim.

The Medi-Cal 2020 proposal allows for continued delivery system transformation in California, and expands the program to more areas of the state by including public district/municipal hospitals. Kaweah Delta Health Care District is eager to participate in the proposed system transformation, which will allow public district/municipal hospitals to bridge the gap between traditional health care and the health care system of the future based on each community's needs.

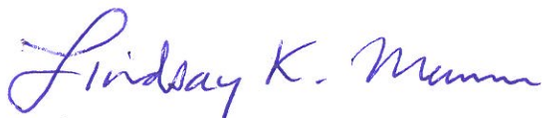
Kaweah Delta Health Care District agrees with all stakeholders that health care systems must evolve to better meet the needs of patients, our communities, payers and other providers. Examples of the types of projects Kaweah Delta Health Care District would like to implement include: expansion of primary care access, implementation of a fully integrated care team model to ensure coordination between primary and behavioral health, implementation of advanced practice pharmacist consultation services for high-risk/high-utilizing patient populations designed to reduce medication-related acute interventions and hospitalizations, and open a chronic disease management center to health outcomes and reduce chronic disease-related interventions and hospitalizations in patients with chronic diseases.

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Page 2 of 2

California's 2010 Section 1115 waiver was essential in supporting California's successful implementation of the Affordable Care Act (ACA). The Centers for Medicare & Medicaid Services' (CMS) approval of the Medi-Cal 2020 waiver is critical as allows the state's non-designated public hospitals, such as Kaweah Delta Health Care District, which serve many low-income Californians and due to challenges related to location and other issues, need the assistance to appropriately begin the transformation process to better meet the needs of patients and residents.

We strongly support the approval of California's Medi-Cal 2020 proposal and we look forward to working stakeholders on its implementation. We also appreciate the California Department of Health Care Services' ongoing commitment and efforts to the Medi-Cal program to the benefit of all Californians.

Sincerely,



Lindsay K. Mann
Chief Executive Officer

cc: Diana Dooley, Secretary, California Health and Human Services Agency
Jennifer Kent, Director, California Department of Health Care Services
Mari Cantwell, Chief Deputy Director, Health Care Programs, California
Department of Health Care Services

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