August 3, 2021

The Honorable Xavier Becerra
Secretary
U.S. Department of Health & Human Services
200 Independence Avenue SW
Washington, D.C. 20201

Re: Ensuring Accountability and Transparency of Federal Financial Relief Funds to Health Care Providers

Dear Secretary Becerra:

Community Catalyst is a leading non-profit national health advocacy organization dedicated to advancing a movement for health equity and justice. We partner with local, state and national advocates to leverage and build power so all people can influence decisions that affect their health. It is our belief that health systems will not be accountable to people without a fully engaged and organized community voice.

The COVID-19 pandemic made clear the importance of connections with trusted community leaders and organizations to advance health equity goals. The pandemic and resulting economic crisis put financial pressure on patients and health care providers. Since March 2020, the federal government has made funding available to health care providers to help cover expenses related to coronavirus and lost revenue, enabling them to care for patients. These federal financial relief funds include:

- **$178 billion in provider relief grants** to help cover expenses related to coronavirus and lost revenue. Approximately $24 billion has yet to be distributed from the fund.
- **$100 billion in advanced payments to Medicare providers**: About 80 percent of this fund went to hospitals, with the remaining money going to physicians and other providers.
- **Treasury department and Small Business Administration loans**: A portion (13 percent) of the $520 billion in Paycheck Protection Program loans for small businesses were distributed to health care providers. In addition, the Coronavirus Aid, Relief, and Economic Security (CARES) Act appropriated $454 billion for loans to qualifying larger businesses, including hospitals and other large health care entities.
• **$8.5 billion funding for rural providers** (passed under the American Rescue Plan Act) that provide diagnosis, testing, or care for individuals who have COVID-19 or are suspected of having COVID-19.

The previous administration’s distribution formula largely rewarded hospitals with greater past revenue instead of prioritizing safety-net hospitals. Some of the nation’s richest hospitals and health systems reported large surpluses after accepting millions of dollars in federal funds.¹ It is also troubling that some hospital systems, despite receiving federal relief funds and making significant profits, have continued to sue patients during the public health emergency—filing lawsuits, liens on homes and bank accounts, and garnishments—over medical debt. One such entity is Community Health Systems, Inc. (CHS), a for-profit hospital chain operating or leasing 94 hospitals in 16 states. CHS lost $287 million during the first half of 2019 but has since rebounded. CHS has reported earnings of $70 million during the second quarter of 2020 for a total of $87 million during the first half of 2020. The reason for this recovery in earnings, according to the company, was the receipt of COVID-19 federal relief funds.² (See Appendix 1 for examples of hospital systems suing patients through the pandemic).

Such practices can disproportionately harm particular groups. Recent Census data from the Survey of Income and Program Participants (SIPP) found that nearly 28 percent of Black households and just under 22 percent of Hispanic households had medical debt in comparison to 17 percent of White non-Hispanic households³ with the high percentage of Black and brown people living in states that did not expand Medicaid. Research has documented that legal debt collection actions and wage garnishments are more frequent within Black communities.⁴ With Black households earning markedly less than white households due to longstanding systemic racism,⁵ they are less financially secure to begin with and aggressive collection actions put them at even greater risk.

We urge the Secretary to take steps to improve accountability and transparency of the federal financial relief funds to health care providers to advance racial justice and health equity. Specifically, we recommend the following:

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1. **Condition federal financial relief funds on concrete steps to address health inequities.**

The COVID-19 pandemic has exposed the ways in which our nation’s health system has failed to protect and serve people who are low-income, Black, Latinx, Asian, Pacific Islander, Indigenous, immigrants, refugees, people with disabilities, Medicaid-insured, uninsured or LGBTQ+. People from historically excluded populations have struggled to obtain COVID-19 testing and treatment in their communities after decades of market-driven hospital consolidation, downsizing and closings that have abandoned the most vulnerable low-income neighborhoods and rural communities. Health care providers receiving federal financial assistance funds should be required to:

- **Inform uninsured patients regardless of immigration status that they can access COVID-19 services at no cost through the Health Resources and Services Administration (HRSA) COVID-19 Uninsured Program.** Most of the nearly 29 million uninsured have low-income, many of them are people of color, immigrants, and people with income at or below the poverty level in states that have not expanded Medicaid. We strongly recommend that the agency issue guidance on patient-friendly notices (in multiple languages) regarding the availability of the HRSA COVID-19 Uninsured Program. Best practices include, but are not limited to:
  - Partnering with community-based organizations and stakeholder organizations (such as community health workers, community health centers, navigators, enrollment assisters) for public outreach and education;
  - Creating a uniform flyer in multiple languages to inform uninsured patients of their rights to receive free health care services related to COVID-19 even if they do not have a photo ID and clearly state that receiving COVID-19 services does not affect their immigration status or public charge determination;
  - Visibly posting the availability of the HRSA program on the website

- **Prohibit billing uninsured patients for COVID-19 related services.** This prohibition should extend to all independent providers treating uninsured patients in any institution that has received relief funds. This is important since many hospitals—the site where many uninsured patients will seek care—have outsourced their emergency departments and lab work to private entities, often owned by private equity firms, that are known to be a source of exorbitant medical bills.

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• **Suspend all collection activities while addressing the public health emergency.** Medical debt collection activities have a chilling effect. Patients with bills in collection are more likely to postpone care and/or not seek recommended testing or treatment than those not facing collection actions. Providers and their third-party collection agencies should be required to stop all medical bill collection activities during and at least a year after the public health emergency.

• **Require providers to review and revise their billing and collection policies to ensure that these policies do no harm to the community they serve.** Detailed recommendations are outlined in these two resources: [Hospital Billing and Financial Practices: “First Do No Harm”](https://www.commonwealthfund.org/publications/hospital-billing-financial-practices) and [Principles for Improving Community Economic stability through Hospital Billing Policies](https://www.commonwealthfund.org/publications/hospital-billing-financial-practices).

• **Develop and implement a concrete action plan to address health disparities, advance health equity and improve community health.** Such a plan should:
  - Include measurable targets of increased service to medically-underserved people (such as those who are low-income, Black, Latinx, Indigenous, Asian, Pacific Islander, immigrants, refugees, people with disabilities, Medicaid-insured, uninsured or LGBTQ+); and
  - Provide to frontline staff as well as all health care providers trainings that address cultural competency and implicit bias and facilitating connections to resources that help address social needs such as food, housing, and community safety. Additional actions to promote racial justice can be found in this resource: [Health Care Organizations Can Take Action Now to Promote Racial Justice](https://www.commonwealthfund.org/publications/hospital-billing-financial-practices).

2. **Strengthen oversight of the use of federal financial relief funds**

To improve transparency, we strongly urge the agency to establish a detailed reporting system to track and evaluate the use of federal financial relief funds. Specifically, we recommend improving the Provider Relief Fund Reporting Portal to require health care providers to submit the following data:

1. Date when the funding started and ends;
2. Type of services provided (i.e. testing, treatment and vaccination);
3. The total number of patients disaggregated by race and ethnicity, gender identity, age, income, insurance status and zip code of residence;
4. Examples of patient notices informing them of the availability of free services supported with federal dollars;
5. Examples of public outreach and education activities;

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(6) Changes made to improve billing and collection activities that improve patients’ health and economic stability; and
(7) Lost revenues due to the public health emergency or profit gains during the pandemic, as well as amount that was available in hospital or health system reserve funds, and whether any of those funds were used during the pandemic.

Collecting data on notices, outreach activities and adjustments to billing and collection activities provide the agency with an accountability tool and a lens into best practices that can inform ongoing policy and practice regarding medical debt. The data on types of services and patient utilization must adhere to robust standards for privacy protection and any public release of data should ensure that patient privacy is protected. That said, reporting on hospital level data should be fully transparent to ensure accountability.

In addition, the agency should make provider reports available to the public in the way that is easy to access and understand. We strongly urge the Secretary to analyze these data to evaluate the appropriateness of the use as well as the equitable distribution of these funds, submit findings to Congress and make them available to the public.

Thank you for the opportunity to submit these above recommendations. Please do not hesitate to contact Quynh Chi Nguyen, Senior Policy Analyst at qnguyen@communitycatalyst.org if you have any questions or if you would like additional information.

Respectfully submitted,

Emily Stewart
Executive Director
Appendix 1: News articles about large hospital systems suing patients through the COVID-19 pandemic


Casey Tolan. “There's no way I can pay for this:’ One of America's largest hospital chains has been suing thousands of patients during the pandemic.” CNN Investigates, May 18, 2021. https://www.cnn.com/2021/05/17/us/hospital-lawsuits-pandemic-invs/index.html

