# PIONEER VALLEY SURGICENTER

3550 Main St, Suite 103, Springfield, MA 01107 413.788.9700

October 13, 2016

David Deltz, Executive Director Health Policy Commission 50 Milk Street, 8th Floor Boston, MA 02109

Dear Mr. Deltz.

On behalf of Pioneer Valley Surgicenter, please accept the attached testimony in response to Exhibits B and C of the HPC Questions for the Health Policy Commission's 2016 letter.

I, Linda White, Vice President of Operations, depose and state under pains and penalties of perjury the following: I sign the attached responses for and on behalf of the Pioneer Valley Surgicenter and am duly authorized to do so. I attest that the statements set forth in this response are true and accurate to the best of my knowledge.

If you have any questions, or I can be of further assistance, please let me know.

Sincerely,

Linda White Regional Vice President of Operations (Amsurg)

## **Exhibit A: Notice of Public Hearing**

Pursuant to M.G.L. c. 6D, § 8, the Massachusetts Health Policy Commission, in collaboration with the Office of the Attorney General and the Center for Health Information and Analysis, will hold a public hearing on health care cost trends. The Hearing will examine health care provider, provider organization and private and public health care payer costs, prices and cost trends, with particular attention to factors that contribute to cost growth within the Commonwealth's health care system.

Scheduled Hearing dates and location:

Monday, October 17, 2016, 9:00 AM Tuesday, October 18, 2016, 9:00 AM Suffolk University Law School First Floor Function Room 120 Tremont Street, Boston, MA 02108

Time-permitting, the HPC will accept oral testimony from members of the public beginning at 4:00 PM on Tuesday, October 18. Any person who wishes to testify may sign up on a first-come, first-served basis when the Hearing commences on October 17.

Members of the public may also submit written testimony. Written comments will be accepted until October 21, 2016, and should be submitted electronically to <a href="https://example.com/HPC-Testimony@state.ma.us">HPC-Testimony@state.ma.us</a>, or, if comments cannot be submitted electronically, sent by mail, post-marked no later than October 21, 2016, to the Massachusetts Health Policy Commission, 50 Milk Street, 8<sup>th</sup> Floor, Boston, MA 02109, attention Lois H. Johnson, General Counsel.

Please note that all written and oral testimony provided by witnesses or the public may be posted on the HPC's website: <a href="https://www.mass.gov/hpc">www.mass.gov/hpc</a>.

The HPC encourages all interested parties to attend the Hearing. For driving and public transportation directions, please visit: <a href="http://www.suffolk.edu/law/explore/6629.php">http://www.suffolk.edu/law/explore/6629.php</a>. Suffolk University Law School is located diagonally across from the Park Street MBTA station (Red and Green lines). Parking is not available at Suffolk, but information about nearby garages is listed at the link provided.

If you require disability-related accommodations for this Hearing, please contact Kelly Mercer at (617) 979-1420 or by email <a href="Mellow Mercer@state.ma.us">Kelly.A.Mercer@state.ma.us</a> a minimum of two (2) weeks prior to the Hearing so that we can accommodate your request.

For more information, including details about the agenda, expert and market participant panelists, testimony and presentations, please check the Hearing section of the HPC's website, <a href="www.mass.gov/hpc">www.mass.gov/hpc</a>. Materials will be posted regularly as the Hearing dates approach.

### **Exhibit B: Instructions and HPC Questions for Written Testimony**

We encourage you to refer to and build upon your organization's 2013, 2014, and/or 2015 Pre-Filed Testimony responses, if applicable. Additionally, if there is a point that is relevant to more than one question, please state it only once and make an internal reference. If a question is not applicable to your organization, please indicate so in your response.

The testimony must contain a statement from a signatory that is legally authorized and empowered to represent the named organization for the purposes of this testimony. The statement must note that the testimony is signed under the pains and penalties of perjury. An electronic signature will be sufficient for this submission.

If you have any difficulty with the Microsoft Word template, did not receive the email, or have any other questions regarding the Pre-Filed Testimony process or the questions, please contact HPC staff at <a href="https://example.com/hPC-testimony@state.ma.us">hPC-testimony@state.ma.us</a> or (617) 979-1400. For inquires related to questions required by the Office of the Attorney General in Exhibit C, please contact Assistant Attorney General Emily Gabrault at <a href="maily.gabrault@state.ma.us">Emily.gabrault@state.ma.us</a> or (617) 963-2636.

On or before the close of business on **September 2, 2016**, please electronically submit written testimony signed under the pains and penalties of perjury to: <a href="https://example.com/hec-restimony@state.ma.us">https://example.com/hec-restimony@state.ma.us</a>. Please complete relevant responses in the provided template. If necessary, you may include additional supporting testimony or documentation in an Appendix. Please submit any data tables included in your response in Microsoft Excel or Access format. If there is a point that is relevant to more than one question, please state it only once and make an internal reference.

If a question is not applicable to your organization, please indicate so in your response.

#### 1. Strategies to Address Health Care Cost Growth.

Chapter 224 of the Acts of 2012 (Chapter 224) sets a health care cost growth benchmark for the Commonwealth based on the long-term growth in the state's economy. The benchmark has been set at 3.6% each year since 2013; however, beginning in 2017 the HPC may set a lower growth rate target.

- a. What are your top areas of concern for meeting the Health Care Cost Growth Benchmark in Massachusetts? (Please limit your answer to no more than three areas of concern)
  - 1. High Deductible health plans that force patients to delay care due to increased out of pocket expenses
  - 2. Cost per case increases forcing some cases out of the surgery center
  - 3. Increased drug cost due to shortages / limited availability
- b. What are the top changes in policy, payment, regulation, or statute you would recommend to support the goal of meeting the Health Care Cost Growth Benchmark? (Please limit your answer to no more than three changes)
  - 1. Eliminate the Department of Public Health's oppressive moratorium on Free Standing ASC's. ASC's provide high quality patient care in a less expensive setting.
  - 2. Oppose the restrictive and patently anticompetitive proposed regulation that a freestanding ASC applying for a Determination of Need for any proposed project be affiliated with or in a joint venture with an acute care hospital. Forcing private entities to partner with potential competitors in the marketplace does nothing to increase competition and could ultimately undermine innovation and lead to higher costs for Massachusetts employers and patients.

#### 2. Strategies to Address Pharmaceutical Spending.

In addition to concerns raised by payers, providers, and patients on the growing unaffordability and inaccessibility of clinically appropriate pharmaceutical treatment, the HPC's 2015 Cost Trends Report identified rising drug prices and spending as a policy concern for the state's ability to meet the Health Care Cost Growth Benchmark.

- a. Below, please find a list of potential strategies aimed at addressing pharmaceutical spending trends, including prescribing and utilization. By using the drop down menu for each strategy, please specify if your organization is currently implementing such a strategy, plans to implement it in the next 12 months, or does not plan to implement it in the next 12 months.
  - i. Providing education and information to prescribers on cost-effectiveness of clinically appropriate and therapeutically equivalent specific drug choices and/or treatment alternatives (e.g. academic detailing)

Does NOT Apply to my Organization

ii. Monitoring variation in provider prescribing patterns and trends and conduct outreach to providers with outlier trends

#### Does NOT Apply to my Organization

iii. Implementing internal "best practices" such as clinical protocols or guidelines for prescribing of high-cost drugs

Does NOT Apply to my Organization

iv. Establishing internal formularies for prescribing of high-cost drugs

Does NOT Apply to my Organization

v. Implementing programs or strategies to improve medication adherence/compliance

Does NOT Apply to my Organization

vi. Entering into alternative payment contracts with payers that include accountability for pharmaceutical spending

Does NOT Apply to my Organization

vii. Other: Insert Text Hereviii. Other: Insert Text Hereix. Other: Insert Text Here

#### 3. Strategies to Integrate Behavioral Health Care.

Given the prevalence of mental illnesses and substance use disorders (collectively referred to as behavioral health), the timely identification and successful integration of behavioral health care into the broader health care system is essential for realizing the Commonwealth's goals of improving outcomes and containing overall long-term cost growth.

- a. What are the top strategies your organization is pursuing to enhance and/or integrate behavioral health care for your patients? (Please limit your answer to no more than three strategies)
   Staff training to identify patients at risk
- b. What are the top barriers to enhancing or integrating behavioral health care in your organization? (Please limit your answer to no more than three barriers)
   Ambulatory surgery centers care for patients for a limited time frame

#### 4. Strategies to Recognize and Address Social Determinants of Health.

There is growing recognition and evidence that social, economic and physical conditions, such as socioeconomic status, housing, domestic violence, and food insecurity, are important drivers of health outcomes and that addressing social determinants of health (SDH) is important for achieving greater health equity for racial and ethnic minorities, low-income and other vulnerable communities. Routine screening for SDH issues and developing programs to address those issues are core competencies of accountable, high performing health care systems.

 a. What are the top strategies your organization is pursuing to understand and/or address the social determinants of health for your patients? (Please limit your answer to no more than three strategies)

Although ASC's have limited contact with patients and their families, the center screens for potential patients at risk.

- Staff training
- Patient assessment
- Information provided to patients on the MA statewide Domestic Violence Hotline
- b. What are the top barriers to understanding and/or addressing the social determinants of health for your patients? (Please limit your answer to no more than three barriers)
   Ambulatory surgery centers care for patients for a limited time frame and typically will have only one encounter with each patient

#### 5. Strategies to Encourage High-Value Referrals.

In the HPC's 2015 report, Community Hospitals at a Crossroads, the HPC found that the increased consolidation of the healthcare provider market has driven referrals away from independent and community providers and toward academic medical centers and their affiliated providers.

- a. Briefly describe how you encourage providers within your organization to refer patients to highvalue specialty care, ancillary care, or community providers regardless of system affiliation.
   NA
- b. Does your electronic health record system incorporate provider cost and/or quality information of providers affiliated with your organization, either through corporate affiliation or joint contracting, that is available at the point of referral?

No

- i. If yes, please describe what information is included.
   39T
- ii. If no, why not?Center does not utilize EHR
- c. Does your electronic health record system incorporate provider cost and/or quality information of providers not affiliated with your organization, either through corporate affiliation or joint contracting, that is available at the point of referral?

No

- i. If yes, please describe what information is included.
   39T
- ii. If no, why not? Center does not utilize EHR
- d. Does your electronic health record system support any form of interface with other provider organizations' systems which are not corporately affiliated or jointly contracting with your organization such that each organization can retrieve electronic health records on the other organization's electronic health record system?

No

- If yes, please briefly describe the type(s) of interfaces that are available to outside organizations (e.g. full access, view only) and any conditions the outside organization must satisfy for such an interface.
   39T
- ii. If no, why not?

  Center does not utilize EHR

#### 6. Strategies to Increase the Adoption of Alternative Payment Methodologies.

In the 2015 Cost Trends Report, the HPC recommended that payers and providers should continue to increase their use of alternate payment methodologies (APMs), with the goal that 80% of the state HMO population and 33% of the state PPO population be enrolled in APMs by 2017.

- a. What are the top strategies your organization is pursuing to increase the adoption of alternative payment methods (e.g., risk-based contracts, ACOs, PCMHs, global budgets, capitation, bundled or episode-based-payments)? (Please limit your answer to no more than three strategies)
  The center has reached out to identify alternative payment methods such as bundled payments.
  We are working with ACO's and PCMHs
- b. What are the top barriers to your organization's increased adoption of APMs and how should such barriers be addressed? (Please limit your answer to no more than three barriers)
  - 1. Value of adopting APM in the ASC setting
  - 2. Payer adoption of APMs in the ASC setting
  - 3. Administration of bundled payments for both the payer and the provider
- c. Are behavioral health services included in your APM contracts with payers?
  - i. If no, why not? Facility is an ASC. Unnecessary.

#### 7. Strategies to Improve Quality Reporting.

At the Cost Trends Hearings in 2013, 2014, and 2015, providers consistently called for statewide alignment on quality measures, both to reduce administrative burden and to create clear direction for focusing quality-improvement efforts. Providers have demonstrated that the level of operational resources (e.g. FTEs, amount spent on contracted resources) needed to comply with different quality reporting requirements for different health plans can be significant.

- a. Please describe the extent to which lack of alignment in quality reporting poses challenges for your organization and how your organization has sought to address any such challenges. The platform onto which facilities report quality measures needs to be consistent. To a great extent, the lack of alignment of IT systems across providers increases the complexity of the reporting process. For us as an organization, we work with a corporate partner to assist in the collection of quality measures which are required by various regulatory and voluntary reporting entities.
- b. Please describe any suggested strategies to promote alignment in the number, type (i.e. process, outcome or patient experience), and specifications of quality measures in use as well as the quality measurement reporting requirements to payers (e.g., reporting frequency and reporting format). Alignment can be promoted by working with the ASC Quality Collaboration on the development of ASC measures. That group balances the numbers, types, and specialties affected by measures which are in development. In addition, they are pilot tested in the ASC environment. The reporting frequency and format needs to be such that it does not create an additional reporting system and utilizes current platforms.
- 8. **Optional Supplemental Information.** On a voluntary basis, please provide any supplemental information on topics addressed in your response including, for example, any other policy, regulatory, payment, or statutory changes you would recommend to: a.) address the growth in pharmaceutical prices and spending; b.) enable the integration of behavioral health care; c.) enable the incorporation of services to address social determinants of health for your patients; d.) encourage the utilization of high-value

providers, regardless of system affiliation; e.) enable the adoption of APMs; and f.) promote alignment of quality measurement and reporting.

39T

## **Exhibit C: AGO Questions for Written Testimony**

The following questions were included by the Office of the Attorney General. For any inquiries regarding these questions, please contact Assistant Attorney General Emily Gabrault, <a href="mily.Gabrault@state.ma.us"><u>Emily.Gabrault@state.ma.us</u></a> or (617)963-2636

1. Please submit a summary table showing for each year 2012 to 2015 your total revenue under pay for performance arrangements, risk contracts, and other fee for service arrangements according to the format and parameters reflected in the attached **AGO Provider Exhibit 1**, with all applicable fields completed. To the extent you are unable to provide complete answers for any category of revenue, please explain the reasons why. Include in your response any portion of your physicians for whom you were not able to report a category (or categories) of revenue.

See attachment

- 2. Chapter 224 requires providers to make available to patients and prospective patients requested price for admissions, procedures, and services.
  - a. Please describe any systems or processes your organization has in place to respond to consumer inquiries regarding the price of admissions, procedures, or services, and how those systems or processes may have changed since Chapter 224.
    - We use a proprietary application to offer our patients transparency on the pricing for the services we offer. We have not had to modify the application based on an individual state mandate.
  - b. Please describe any monitoring or analysis you conduct concerning the accuracy and/or timeliness of your responses to consumer requests for price information, and the results of any such monitoring or analyses.
    - We have an internal check and balance process to verify the accuracy of the information provided. We do not have a means to monitor timeliness of responding to consumer requests.
  - c. What barriers do you encounter in accurately/timely responding to consumer inquiries for price information? How have you sought to address each of these barriers?
     No barriers since we have our proprietary application.

#### **Exhibit 1 AGO Questions to Providers**

#### **NOTES:**

- 1. Data entered in worksheets is **hypothetical** and solely for illustrative purposes, provided as a guide to completing this spreadsheet. Respondent may provide explanatory notes and additional information at its discretion.
- 2. Please include POS payments under HMO.
- 3. Please include Indemnity payments under PPO.
- 4. **P4P Contracts** are pay for performance arrangements with a public or commercial payer that reimburse providers for achieving certain quality or efficiency benchmarks. For purposes of this excel, P4P Contracts do not include Risk Contracts.
- 5. **Risk Contracts** are contracts with a public or commercial payer for payment for health care services that incorporate a per member per month budget against which claims costs are settled for purposes of determining the withhold returned, surplus paid, and/or deficit charged to you, including contracts that subject you to very limited or minimal "downside" risk.
- 6. **FFS Arrangements** are those where a payer pays a provider for each service rendered, based on an agreed upon price for each service. For purposes of this excel, FFS Arrangements do not include payments under P4P Contracts or Risk Contracts.
- 7. **Other Revenue** is revenue under P4P Contracts, Risk Contracts, or FFS Arrangements other than those categories already identified, such as management fees and supplemental fees (and other non-claims based, non-incentive, non-surplus/deficit, non-quality bonus revenue).
- 8. **Claims-Based Revenue** is the total revenue that a provider received from a public or commercial payer under a P4P Contract or a Risk Contract for each service rendered, based on an agreed upon price for each service before any retraction for risk settlement is made.
- 9. **Incentive-Based Revenue** is the total revenue a provider received under a P4P Contract that is related to quality or efficiency targets or benchmarks established by a public or commercial payer.
- 10. **Budget Surplus/(Deficit) Revenue** is the total revenue a provider received or was retracted upon settlement of the efficiency-related budgets or benchmarks established in a Risk Contract.
- 11. **Quality Incentive Revenue** is the total revenue that a provider received from a public or commercial payer under a Risk Contract for quality-related targets or benchmarks established by a public or commercial payer.

2012					1										
		P4P Co	ntracts				Risk Co	ntracts		FFS A	rangements	Other Revenue			
	Claims-Based Revenue		Incentive-Based Revenue		Claims-Based Revenue		Budget Surplus/ (Deficit) Revenue		Quality Incentive Revenue						
	НМО	PPO	НМО	PPO	HMO	PPO	НМО	PPO	HMO	PPO	HMO	PPO	НМО	PPO	Both
Blue Cross Blue Shield	Х	Х	Х	Х	х	Х	х	Х	х	Х	Х	\$1,814,619.21	Х	Х	х
Tufts Health	х	х	х	х	Х	Х	Х	Х	Х	Х	Х	\$325,703.43	х	Х	Х
Plan Harvard Pilgrim Health Care	х	х	х	х	х	х	х	х	х	х	х	\$46,482.74	х	х	х
Fallon Community Health Plan	х	х	х	х	х	х	х	х	х	х	х	\$160,083.34	х	х	х
CIGNA	х	х	х	х	х	х	х	х	х	х	х	\$373,266.45	х	х	х
United	х	х	x	х	х	х	х	х	х	х	х	\$128,535.51	х	х	х
Healthcare Aetna	х	х	х	х	х	х	х	х	х	х	х	\$738,331.22	х	х	х
Other Commercial	х	х	x	х	х	39700.26	x	x	x	x	х	\$1,483,028.64	x	х	х
Total	х	х	х	х	х	x	х	х	х	х	х	\$5,070,050.54	х	х	х
Commercial	х	х	х	х	х	х	х	х	х	х	х	х	х	х	х
Network Health	х	х	х	х	х	x	х	х	х	х	х	x	х	х	х
Neighborhoo d Health Plan	х	х	х	х	х	х	х	х	х	х	х	\$12,741.14	х	х	х
BMC HealthNet, Inc.	х	х	х	х	х	x	х	х	х	х	х	\$402,428.94	х	х	х
Health New England	х	х	х	х	х	x	х	х	х	х	х	20179.71	х	х	х
Fallon Community Health Plan	х	х	х	х	х	x	х	х	х	х	х	х	х	х	х
Other Managed Medicaid	х	х	х	х	х	x	х	х	х	х	х	х	х	х	х
Total Managed Medicaid	х	х	х	х	х	х	х	х	х	х	х	435349.79	х	х	х
	х	х	х	х	х	х	Х	Х	Х	Х	х	x	Х	х	х
MassHealth	Х	Х	Х	Х	Х	х	Х	Х	Х	Х	Х	\$173,261.74	Х	Х	Х
Tufts Medicare Preferred	x x	x	x	x	x	x x	x	x	x	x	x	\$122,258.72	x	x	x
Blue Cross Senior Options	х	х	х	х	х	х	х	х	х	х	х	х	х	х	х
Other Comm Medicare	х	х	х	х	х	x	х	х	х	х	х	69.13	х	х	х
Commercial Medicare Subtotal	х	х	х	х	х	x	х	х	х	х	х	\$122,327.85	х	х	х
	Х	Х	Х	х	х	х	Х	Х	Х	Х	х	х	Х	х	х
Medicare	X	X	X	X	X	x	X	X	X	X	X	\$774,589.53	X	X	X
Other	X X	X X	X X	X X	X X	x x	X X	X X	X X	X X	X X	x x	X X	X X	X X
	X	X	×	X	X	X	×	X	X	×	X	x	×	X	X
GRAND TOTAL	х	х	х	х	х	\$39,700.26	х	х	х	х	х	\$6,575,579.45	х	х	х

2013											1				
		P4P Co	ntracts				Risk Co	ntracts		FFS Ar	rangements	Other Revenue			
	Claims-Based Revenue		Incentive-Based Revenue		Claims-Based Revenue		Budget Surplus/ (Deficit) Revenue		Quality Incentive Revenue						
	НМО	PPO	НМО	PPO	HMO	PPO	HMO	PPO	НМО	PPO	НМО	PPO	НМО	PPO	Both
Blue Cross Blue Shield	х	х	х	х	х	х	х	х	х	х	х	\$2,172,384.07	х	х	х
Tufts Health Plan	х	х	х	х	х	x	х	х	х	х	х	\$296,187.71	х	х	х
Harvard Pilgrim Health Care	х	х	х	х	х	x	х	х	х	х	х	\$47,768.27	х	х	х
Fallon Community Health Plan	х	х	х	х	х	x	х	х	х	x	х	\$153,228.30	х	х	х
CIGNA	х	x	x	х	x	х	х	х	х	х	х	\$360,502.32	х	x	х
United Healthcare	x	x	x	x	x	х	x	x	x	x	x	\$138,017.71	x	x	x
Aetna	х	х	х	х	x	х	х	х	х	х	х	\$634,491.94	x	х	х
Other Commercial	х	х	х	х	х	55497.58	х	х	х	х	х	1264350.44	х	х	х
Total Commercial	х	х	х	х	х	\$55,497.58	х	х	х	х	х	\$5,066,930.76	x	х	х
commercial	х	х	х	х	х		х	х	х	х	х	х	x	х	х
Network Health	х	х	х	х	х	х	х	х	х	х	х	х	х	х	х
Neighborhoo d Health Plan	х	х	x	х	х	x	х	х	х	х	х	х	х	x	х
BMC HealthNet, Inc.	х	х	х	х	х	x	х	х	х	х	х	\$410,926.64	х	x	х
Health New England	х	х	х	х	х	х	х	х	х	х	х	\$16,317.62	х	х	х
Fallon Community Health Plan	х	х	х	х	х	x	х	х	х	х	х	х	х	х	х
Other Managed Medicaid	х	х	х	х	х	x	х	х	х	х	х	х	х	х	х
Total Managed Medicaid	х	х	х	х	х	х	х	х	х	х	х	427244.26	х	х	х
	х	х	х	х	х	х	х	х	Х	х	х	X	х	х	х
MassHealth	Х	Х	Х	Х	Х	Х	Х	X	X	Х	Х	\$143,920.51	X	Х	Х
Tufts	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	X	Х	Х	Х
Medicare Preferred	х	х	x	х	х	х	x	х	х	х	х	150736.47	х	х	х
Blue Cross Senior Options	х	x	x	х	х	x	x	x	x	х	х	х	х	x	x
Other Comm Medicare	x	x	x	х	x	x	х	x	x	x	x	x	х	x	х
Commercial Medicare Subtotal	х	х	х	х	х	x	х	х	x	х	х	150736.47	х	х	х
	х	х	х	х	х	х	х	х	х	х	х	х	X	х	х
Medicare	х	х	x	х	х	х	X	X	х	х	х	\$818,642.16	Х	x	х
Other	x x	x x	X X	X X	X X	x x	x x	x x	X X	x x	X X	X X	x x	x x	X X
Julei	x x	x x	x	x x	x	x	x x	x	x	X X	x x	X	x	x x	x x
GRAND															
TOTAL	Х	х	X	Х	Х	\$55,497.58	х	Х	Х	Х	Х	\$6,607,474.16	Х	х	х

2014											I					
		P4P Cor	ntracts		Risk Contracts							Arrangements	Other Revenue			
	Claims-Based Revenue		Incentive-Based Revenue		Claims-Based Revenue		Budget Surplus/ (Deficit) Revenue		Quality Incentive Revenue							
	НМО	PPO	НМО	PPO	НМО	PPO	НМО	PPO	НМО	PPO	НМО	PPO	НМО	PPO	Both	
Blue Cross Blue Shield	х	x	x	x	x	x	x	x	x	x	х	\$1,884,877.09	х	х	х	
Tufts Health	х	х	х	х	х		х	х	х	Х	х	\$349,642.51	х	х	х	
Plan Harvard	Α .	Λ.	А	A	Α	X	А	Α	A	Α .	^	ψ3 17,0 12.31	Λ.	^	^	
Pilgrim Health Care	х	х	х	х	х	х	х	х	х	х	х	\$57,639.20	х	х	х	
Fallon Community Health Plan	х	х	х	х	х	x	х	x	х	х	x	\$172,702.93	х	х	х	
CIGNA	х	х	Х	х	х	Х	х	Х	Х	х	Х	\$348,337.95	х	Х	х	
United Healthcare	х	х	х	х	х	х	х	x	х	x	х	\$101,470.69	х	х	х	
Aetna	х	х	х	х	х	X	Х	х	х	х	х	\$632,765.87	х	Х	х	
Other	х	х	х	х	х	75237.39	х	х	х	х	х	\$1,011,321.38	х	х	х	
Commercial Total Commercial	х	х	х	х	х	75237.39	х	x	х	х	х	\$4,558,757.62	х	х	х	
commercial	х	х	Х	х	х	Х	х	x	х	х	Х	X	х	Х	Х	
Network Health	х	Х	х	х	х	х	х	х	х	х	х	х	х	х	х	
Neighborhoo d Health Plan	х	х	х	х	х	х	х	х	х	х	х	\$17,776.90	х	х	х	
BMC HealthNet, Inc.	х	х	х	х	х	х	х	х	х	х	х	\$401,232.94	х	х	x	
Health New England	х	х	х	х	х	Х	х	х	х	Х	х	x	х	х	х	
Fallon Community Health Plan	х	х	х	х	х	х	х	х	х	х	х	Х	х	х	х	
Other Managed Medicaid	х	х	х	х	х	х	х	х	х	х	х	х	х	х	х	
Total Managed Medicaid	х	х	х	х	х	х	х	х	х	Х	х	419009.84	х	х	х	
- Tourburu	х	Х	Х	х	х	X	X	х	х	Х	Х	X	Х	Х	Х	
MassHealth	Х	Х	Х	Х	Х	X	Х	Х	Х	X	Х	\$147,642.71	Х	Х	Х	
Tufts Medicare	x x	X X	x x	x	x x	X X	x x	X X	X X	X	X	X X	x	x	x	
Preferred Blue Cross Senior	х	х	х	х	х	х	х	X	X	х	х	х	х	х	х	
Options Other Comm	х	х	х	х	х	x	х	х	х	х	х	X	х	Х	х	
Medicare Commercial Medicare	х	x	х	х	х	х	х	х	х	х	х	х	х	х	х	
Subtotal	х	Х	х	х	х	X	х	х	х	х	х		Х	х	Х	
Medicare	X	X	X	X	X	X	X	X	X	X	X	\$784,267.04	X	X	X	
	Х	Х	Х	Х	Х	X	Х	Х	Х	Х	Х		Х	Х	Х	
Other	X	X	X	X	X	X	X	X	X	X	X		X	X	X	
GRAND	X X	X X	x x	x x	X X	x \$75,237.39	X X	X X	x x	X	X X	\$5,909,677.21	X	X	X X	
TOTAL	^	^	Λ	Λ	^	ψ1 3,231.39	Λ	^	^	^	Λ	ψυ, 202,077.21	^	_^	^	

2015																
		P4P Co	ntracts				Risk Co	ntracts			FFS Ar	rangements	Other Revenue			
	Claims-Based Revenue		Incentive-Based Revenue		Claims-Based Revenue		Budget Surplus/ (Deficit) Revenue		Quality Incentive Revenue							
	НМО	PPO	HMO	PPO	HMO	PPO	НМО	PPO	НМО	PPO	HMO	PPO	HMO	PPO	Both	
Blue Cross Blue Shield	х	х	х	х	х	х	х	х	х	x	х	\$1,967,183.06	Х	x	х	
Tufts Health Plan	х	x	х	х	х	x	х	x	х	х	х	\$254,556.88	х	x	х	
Harvard Pilgrim Health Care	х	x	х	х	х	x	х	х	х	х	х	74470.88	X	x	х	
Fallon Community Health Plan	х	x	x	х	х	x	x	x	x	х	х	122564.36	х	x	x	
CIGNA	х	х	х	х	х	х	х	х	х	х	х	\$397,370.92	X	x	х	
United Healthcare	х	x	x	x	x	x	x	x	x	x	x	\$110,271.61	x	x	x	
Aetna	х	х	х	х	х	х	х	х	х	х	х	\$600,932.55	х	х	х	
Other Commercial	х	х	х	х	х	\$45,293.01	х	х	x	х	х	1214646.15	х	х	х	
Total Commercial	х	х	х	х	х	45293.01	х	х	х	х	х	\$4,741,996.41	х	х	х	
	х	Х	х	х			х	х	х	х	х					
Network Health	х	х	х	х	х	x	х	х	х	x	х	x	х	х	х	
Neighborhoo d Health Plan	x	x	х	x	x	x	x	x	х	x	х	х	х	x	х	
BMC HealthNet, Inc.	х	x	х	х	х	x	x	x	х	х	х	197299.41	х	x	х	
Health New England	х	х	х	х	х	x	х	х	х	х	х	867.8	х	х	х	
Fallon Community Health Plan	х	x	x	х	х	х	х	х	x	х	х	х	x	х	x	
Other Managed Medicaid	х	x	х	х	х	x	х	х	х	х	х	х	х	х	х	
Total Managed Medicaid	х	x	х	х	х	x	х	х	х	х	х	198167.21	х	х	х	
	х	х	х	х	Х	х	х	х	X	х	х					
MassHealth	х	Х	Х	х	х	Х	Х	х	Х	х	х	\$149,564.81	Х	х	Х	
Tufts	х	х	Х	х	Х	х	х	х	Х	х	Х					
Medicare Preferred	x	x	x	x	х	x	x	x	x	x	х	\$115,425.38	x	x	x	
Blue Cross Senior Options	х	x	х	х	х	x	х	x	x	х	х	х	х	x	x	
Other Comm Medicare	х	х	х	х	х	х	х	х	х	х	х	х	х	х	х	
Commercial Medicare Subtotal	х	х	х	х	х	x	х	х	х	х	х	\$115,425.38	х	х	x	
	х	х	х	х	х	х	х	х	х	х	х	X	х	х	х	
Medicare	х	х	Х	х	х	х	х	х	х	х	х	\$1,027,003.96	х	х	х	
Other	X	Х	X	X	х	Х	х	X	X	X	х	x	Х	х	х	
Other	X X	x x	x x	x x	X X	x x	x x	x x	X X	X V	x x	x x	X X	X X	X X	
GRAND										х						
TOTAL	Х	х	Х	х	Х	\$45,293.01	х	х	Х	х	Х	\$6,232,157.77	Х	х	Х	