CGS Administrators, LLC, Claimed Some Unallowable Medicare Excess Plan Costs Through Its Incurred Cost Proposals

Inquiries about this report may be addressed to the Office of Public Affairs at Public.Affairs@oig.hhs.gov.

Amy J. Frontz
Deputy Inspector General for Audit Services

August 2021
A-07-21-00612
The mission of the Office of Inspector General (OIG), as mandated by Public Law 95-452, as amended, is to protect the integrity of the Department of Health and Human Services (HHS) programs, as well as the health and welfare of beneficiaries served by those programs. This statutory mission is carried out through a nationwide network of audits, investigations, and inspections conducted by the following operating components:

**Office of Audit Services**

The Office of Audit Services (OAS) provides auditing services for HHS, either by conducting audits with its own audit resources or by overseeing audit work done by others. Audits examine the performance of HHS programs and/or its grantees and contractors in carrying out their respective responsibilities and are intended to provide independent assessments of HHS programs and operations. These audits help reduce waste, abuse, and mismanagement and promote economy and efficiency throughout HHS.

**Office of Evaluation and Inspections**

The Office of Evaluation and Inspections (OEI) conducts national evaluations to provide HHS, Congress, and the public with timely, useful, and reliable information on significant issues. These evaluations focus on preventing fraud, waste, or abuse and promoting economy, efficiency, and effectiveness of departmental programs. To promote impact, OEI reports also present practical recommendations for improving program operations.

**Office of Investigations**

The Office of Investigations (OI) conducts criminal, civil, and administrative investigations of fraud and misconduct related to HHS programs, operations, and beneficiaries. With investigators working in all 50 States and the District of Columbia, OI utilizes its resources by actively coordinating with the Department of Justice and other Federal, State, and local law enforcement authorities. The investigative efforts of OI often lead to criminal convictions, administrative sanctions, and/or civil monetary penalties.

**Office of Counsel to the Inspector General**

The Office of Counsel to the Inspector General (OCIG) provides general legal services to OIG, rendering advice and opinions on HHS programs and operations and providing all legal support for OIG’s internal operations. OCIG represents OIG in all civil and administrative fraud and abuse cases involving HHS programs, including False Claims Act, program exclusion, and civil monetary penalty cases. In connection with these cases, OCIG also negotiates and monitors corporate integrity agreements. OCIG renders advisory opinions, issues compliance program guidance, publishes fraud alerts, and provides other guidance to the health care industry concerning the anti-kickback statute and other OIG enforcement authorities.
NOTICES

THIS REPORT IS AVAILABLE TO THE PUBLIC at https://oig.hhs.gov

Section 8M of the Inspector General Act, 5 U.S.C. App., requires that OIG post its publicly available reports on the OIG website.

OFFICE OF AUDIT SERVICES FINDINGS AND OPINIONS

The designation of financial or management practices as questionable, a recommendation for the disallowance of costs incurred or claimed, and any other conclusions and recommendations in this report represent the findings and opinions of OAS. Authorized officials of the HHS operating divisions will make final determination on these matters.
Why OIG Did This Audit
The Centers for Medicare & Medicaid Services (CMS) reimburses Medicare contractors for a portion of their nonqualified plan costs.

The HHS, OIG, Office of Audit Services, Region VII pension audit team reviews the cost elements related to qualified defined-benefit, postretirement benefit, and any other pension-related cost elements claimed by Medicare contractors through Incurred Cost Proposals (ICPs).

Previous OIG audits found that Medicare contractors did not always comply with Federal requirements when claiming nonqualified plan costs for Medicare reimbursement.

Our objective was to determine whether the calendar years (CYs) 2015 and 2016 Blue Cross Blue Shield of South Carolina Excess Plan (Excess Plan) costs that CGS Administrators, LLC (CGS), claimed for Medicare reimbursement, and reported on its ICPs, were allowable and correctly claimed.

How OIG Did This Audit
We reviewed $351,277 of Excess Plan costs that CGS claimed for Medicare reimbursement on its ICPs for CYs 2015 and 2016.

CGS Administrators, LLC, Claimed Some Unallowable Medicare Excess Plan Costs Through Its Incurred Cost Proposals

What OIG Found
CGS claimed Excess Plan costs of $351,277 for Medicare reimbursement, through its ICPs, for CYs 2015 and 2016; however, we determined that the allowable Excess Plan costs during this period were $322,255. The difference, $29,022, represented unallowable Medicare Excess Plan costs that CGS claimed on its ICPs for CYs 2015 and 2016. CGS claimed these unallowable Medicare Excess Plan costs primarily because it used incorrect indirect cost rates when claiming those costs for Medicare reimbursement. Specifically, CGS used an incorrect allocable Excess Plan cost when calculating the indirect cost rates.

What OIG Recommends and Auditee Comments
We recommend that CGS work with CMS to ensure that its final settlement of contract costs reflects a decrease in Medicare Excess Plan costs of $29,022 for CYs 2015 and 2016.

In its formal written comments, CGS did not directly refer to the monetary amount in our recommendation but did say that it would work with CMS to ensure that its final settlement of contract costs is appropriate. However, information CGS provided to us after issuance of our draft report caused us to decrease our recommended Excess Plan cost adjustment from $29,128 to $29,022 (a $106 change).

The full report can be found at https://oig.hhs.gov/oas/reports/region7/72100612.asp.
TABLE OF CONTENTS

INTRODUCTION .................................................................................................................................. 1

Why We Did This Audit ....................................................................................................................... 1

Objective ........................................................................................................................................... 1

Background ....................................................................................................................................... 1
  CGS Administrators, LLC, and Medicare ......................................................................................... 1
  Blue Cross Blue Shield of South Carolina Excess Plan ..................................................................... 2
  Accounting Methodologies ............................................................................................................... 3
  Incurred Cost Proposal Audits ....................................................................................................... 3

How We Conducted This Audit .......................................................................................................... 3

FINDING ............................................................................................................................................ 4

Allocable Excess Plan Partial Medicare Segment Costs Understated ........................................... 4

Calculation of Allowable Excess Plan Costs ..................................................................................... 4

RECOMMENDATION .......................................................................................................................... 5

AUDITEE COMMENTS AND OFFICE OF INSPECTOR GENERAL RESPONSE .............................. 5

APPENDICES

A: Audit Scope and Methodology ........................................................................................................ 7

B: Federal Requirements Related to Reimbursement of Excess Plan Costs .................................... 9

C: Allocable Medicare Excess Plan Costs for CGS Administrators, LLC, for Calendar Years 2015 and 2016 .................................................................................................................................................. 10

D: Auditee Comments ....................................................................................................................... 12

CGS Administrators, LLC, Excess Plan Costs Claimed (A-07-21-00612)
INTRODUCTION

WHY WE DID THIS AUDIT

The Centers for Medicare & Medicaid Services (CMS) reimburses a portion of its contractors’ nonqualified plan costs. In claiming nonqualified plan costs, contractors must follow cost reimbursement principles contained in the Federal Acquisition Regulation (FAR), Cost Accounting Standards (CAS), and the Medicare contracts. Previous Office of Inspector General (OIG) audits found that Medicare contractors did not always comply with Federal requirements when claiming nonqualified plan costs for Medicare reimbursement.

At CMS’s request, the Department of Health and Human Services, OIG, Office of Audit Services, Region VII pension audit team reviews the cost elements related to qualified defined-benefit, nonqualified defined-benefit, postretirement benefit (PRB), and any other pension-related cost elements claimed by Medicare fiscal intermediaries and carrier contractors and Medicare administrative contractors (MACs) and CAS- and FAR-covered contracts through Final Administrative Cost Proposals, Incurred Cost Proposals (ICPs), or both.

For this audit, we focused on one Medicare contractor, CGS Administrators, LLC (CGS). In particular, we examined the Blue Cross Blue Shield of South Carolina (BCBS South Carolina) Excess Plan (Excess Plan) Partial Medicare segment costs that CGS claimed for Medicare reimbursement and reported on its ICPs.

OBJECTIVE

Our objective was to determine whether the calendar years (CYs) 2015 and 2016 Excess Plan costs that CGS claimed for Medicare reimbursement, and reported on its ICPs, were allowable and correctly claimed.

BACKGROUND

CGS Administrators, LLC, and Medicare

During our audit period, CGS was a subsidiary of BCBS South Carolina, whose home office is in Columbia, South Carolina. CGS performed Medicare work upon being awarded the MAC contracts for Medicare Durable Medical Equipment (DME) Jurisdiction C and Medicare Parts A and B Jurisdiction 15 (including home health and hospice services), effective September 27,
2006, and July 8, 2010, respectively.\textsuperscript{1, 2} CGS continues to perform Medicare work for DME Jurisdiction C (re-awarded August 31, 2012) and Medicare Parts A and B Jurisdiction 15.

During our audit period, CMS and BCBS South Carolina entered into an agreement called the “Advance Agreement on the Computation of Nonqualified Defined-Benefit Pension Plan Costs for Periods Beginning January 1, 2015” (agreement). This agreement allowed BCBS South Carolina to change its accounting methodology from a pay-as-you-go to an accrual method. This agreement also closed costs prior to January 1, 2015. Starting with January 1, 2015, the Excess Plan would, under the terms of this agreement, have three Medicare segments: (1) Palmetto Government Benefits Administrator, LLC (Palmetto), (2) Companion Data Services, LLC (CDS), and (3) Partial Medicare.\textsuperscript{3} This report addresses CGS’s compliance with the provisions of the Federal requirements and its Medicare contracts in claiming Excess Plan costs. We are addressing the Excess Plan costs claimed for the Palmetto and CDS Medicare segments in separate audits.

The disclosure statement that CGS submits to CMS states that CGS uses pooled cost accounting. Medicare contractors use pooled cost accounting to calculate the indirect cost rates (whose computations include pension plan, Excess Plan, Supplement Executive Retirement Plan III, and PRB plan costs) that they submit on their ICPs. Medicare contractors use the indirect cost rates to calculate the contract costs that they report on their ICPs. In turn, CMS uses these indirect cost rates in determining the final indirect cost rates for each contract.\textsuperscript{4}

\textbf{Blue Cross Blue Shield of South Carolina Excess Plan}

BCBS South Carolina sponsors the Excess Plan. The purpose of the Excess Plan is to provide benefits in excess of the limits imposed by the Employee Retirement Income Security Act of 1974 for participants in BCBS South Carolina’s qualified defined-benefit plan. \textsuperscript{5}

\textsuperscript{1} Medicare DME Jurisdiction C consists of the States of Alabama, Arkansas, Colorado, Florida, Georgia, Louisiana, Mississippi, New Mexico, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, Virginia, and West Virginia, and the U.S. Territories of Puerto Rico and the U.S. Virgin Islands.

\textsuperscript{2} Medicare Parts A and B Jurisdiction 15 consists of the States of Kentucky and Ohio. Jurisdiction 15 also includes home health and hospice services provided in the States of Colorado, Delaware, Iowa, Kansas, Maryland, Missouri, Montana, Nebraska, North Dakota, Pennsylvania, South Dakota, Utah, West Virginia, and Wyoming, and in the District of Columbia.

\textsuperscript{3} The Partial Medicare segment allocates costs to three Medicare segments: (1) Palmetto, (2) CDS, and (3) CGS.

\textsuperscript{4} For each CY, each Medicare contractor submits to CMS an ICP that reports the Medicare direct and indirect costs that the contractor incurred during that year. The ICP and supporting data provide the basis for the CMS Contracting Officer and the Medicare contractor to determine the final billing rates for allowable Medicare costs.

Accounting Methodologies

The Medicare contracts require CGS to calculate Excess Plan costs in accordance with the FAR and CAS 412 and 413. The FAR and CAS require that the costs for nonqualified plans be measured under either the accrual method or the pay-as-you-go method. Under the accrual method, allowable costs are based on the annual contributions that the employer deposits into its trust fund. For nonqualified plans that are not funded through the use of a funding agency, costs are to be accounted for under the pay-as-you-go method. This method is based on the actual benefits paid to participants, which are comprised of lump-sum payments and annuity payments.

Incurred Cost Proposal Audits

At CMS’s request, CliftonLarsonAllen, LLP (Allen), performed audits of the ICPs that CGS submitted for CYs 2015 and 2016. The objectives of these ICP audits were to determine whether costs were allowable in accordance with the FAR, the CAS, and the Department of Health and Human Services Acquisition Regulation System.

For our current audit, we relied on the Allen ICP audit findings and recommendations when computing the allowable Excess Plan costs discussed in this report.

We incorporated the results of the Allen ICP audits into our computations of the audited indirect cost rates, and ultimately the Excess Plan costs claimed, for the contracts subject to the FAR. CMS will use our report on allowable Excess Plan costs, as well as the Allen ICP audit reports, to determine the final indirect cost rates and the total allowable contract costs for CGS for CYs 2015 and 2016. The cognizant Contracting Officer will perform a final settlement with the contractor to determine the final indirect cost rates. These rates ultimately determine the final costs of each contract.6

HOW WE CONDUCTED THIS AUDIT

We reviewed $351,277 of Excess Plan costs that CGS claimed for Medicare reimbursement on its ICPs for CYs 2015 and 2016.

We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our finding and conclusions based on our audit objectives.

6 In accordance with FAR 42.705-1(b)(5)(ii) and FAR 42.705-1(b)(5)(iii)(B), the cognizant Contracting Officer shall “[p]repare a written indirect cost rate agreement conforming to the requirements of the contracts” and perform a “[r]econciliation of all costs questioned, with identification of items and amounts allowed or disallowed in the final settlement,” respectively.
Appendix A contains details of our audit scope and methodology.

**FINDING**

CGS claimed Excess Plan costs of $351,277 for Medicare reimbursement, through its ICPs, for CYs 2015 and 2016; however, we determined that the allowable Excess Plan costs during this period were $322,255.\(^7\) The difference, $29,022, represented unallowable Medicare Excess Plan costs that CGS claimed on its ICPs for CYs 2015 and 2016. CGS claimed these unallowable Medicare Excess Plan costs primarily because it used incorrect indirect cost rates when claiming those costs for Medicare reimbursement. Specifically, CGS used an incorrect allocable Excess Plan cost when calculating the indirect cost rates.

**ALLOCABLE EXCESS PLAN PARTIAL MEDICARE SEGMENT COSTS UNDERSTATED**

During the current audit, we calculated the allocable Excess Plan Partial Medicare segment costs for CYs 2015 and 2016 in accordance with Federal requirements. We determined that the allocable Excess Plan Partial Medicare segment costs for CYs 2015 and 2016 totaled $3,674,638. CGS reported that the allocable Excess Plan Partial Medicare segment costs, as identified in its actuarial computations, totaled $3,669,927. Therefore, CGS understated the allocable Excess Plan Partial Medicare segment costs by $4,711. This understatement occurred because of differences in the assignable Excess Plan costs. Specifically, there were differences in the amortization calculations that resulted in different assignable Excess Plan cost calculations.

Table 1 below shows the differences between the allocable Excess Plan Partial Medicare segment costs that we determined for CYs 2015 and 2016 and the allocable Excess Plan Partial Medicare segment costs that CGS calculated for the same time period.

<table>
<thead>
<tr>
<th>CY</th>
<th>Allocable Per Audit</th>
<th>Per CGS</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$1,863,236</td>
<td>$1,863,236</td>
<td>$0</td>
</tr>
<tr>
<td>2016</td>
<td>1,811,402</td>
<td>1,806,691</td>
<td>4,711</td>
</tr>
<tr>
<td>Total</td>
<td>$3,674,638</td>
<td>$3,669,927</td>
<td>$4,711</td>
</tr>
</tbody>
</table>

**CALCULATION OF ALLOWABLE EXCESS PLAN COSTS**

We used the Partial Medicare segment (Appendix C) allocable Excess Plan costs to adjust the indirect cost rates (i.e., the fringe benefit and general and administrative rates) to determine the allowable Excess Plan costs for Medicare reimbursement for CYs 2015 and 2016.

\(^7\) These claimed and allowable Excess plan costs were associated with the cost reimbursement and variable time and material portions of the contract.
CGS claimed Medicare Excess Plan costs of $351,277 on its ICPs for CYs 2015 and 2016. After incorporating the results of the Allen ICP audits and our adjustments to the indirect cost rates, we determined that the allowable Excess Plan costs for CYs 2015 and 2016 were $322,255. Thus, CGS claimed $29,022 of unallowable Medicare Excess Plan costs on its ICPs for CYs 2015 and 2016. This overclaim occurred specifically because CGS based its claim for Medicare reimbursement on incorrect Excess Plan costs included in the indirect cost rates on the ICPs.

We calculated the allowable Medicare Excess Plan costs based on separately computed CAS-based Excess Plan costs in accordance with the CAS 412 and 413. For details on the Federal requirements, see Appendix B.

Table 2 below compares the Medicare Excess Plan costs that we calculated (using our adjusted indirect cost rates) to the Excess Plan costs that CGS claimed for Medicare reimbursement for CYs 2015 and 2016.

<table>
<thead>
<tr>
<th>CY</th>
<th>Allowable Per Audit</th>
<th>Per CGS</th>
<th>Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$129,374</td>
<td>$69,040</td>
<td>$60,334</td>
</tr>
<tr>
<td>2016</td>
<td>192,881</td>
<td>282,237</td>
<td>(89,356)</td>
</tr>
<tr>
<td>Total</td>
<td>$322,255</td>
<td>$351,277</td>
<td>($29,022)</td>
</tr>
</tbody>
</table>

**RECOMMENDATION**

We recommend that CGS Administrators, LLC, work with CMS to ensure that its final settlement of contract costs reflects a decrease in Medicare Excess Plan costs of $29,022 for CYs 2015 and 2016.

**AUDITEE COMMENTS AND OFFICE OF INSPECTOR GENERAL RESPONSE**

In written comments on our draft report, CGS did not directly refer to the monetary amount in our recommendation but did say that it would work with CMS to ensure that its final settlement of contract costs is appropriate. CGS’s comments appear in their entirety as Appendix D.

After issuance of our draft report, we engaged in discussions with CGS that caused us to revise the monetary aspect of our finding and recommendation. This revision resulted in a decrease of $106 in the calculation of the Excess Plan costs, of which we made CGS aware on May 19.

---

Our calculation of allowable costs does not appear in this report because those indirect cost rate computations that CGS used in its ICPs, and to which we referred as part of our audit, are proprietary information.

Although BCBS South Carolina, of which CGS is a subsidiary, provided written comments on this draft report, for consistency we associate these comments with CGS.
2021. CGS based its comments on our draft report on that revised dollar amount. Therefore, we continue to recommend that CGS work with CMS to ensure that its final settlement of contract costs reflects a decrease in Medicare Excess Plan costs of $29,022 ($29,128 - $106) for CYs 2015 and 2016.
APPENDIX A: AUDIT SCOPE AND METHODOLOGY

SCOPE

We reviewed $351,277 of Excess Plan costs that CGS claimed for Medicare reimbursement on its ICPs for CYs 2015 and 2016.

Achieving our objective did not require that we review CGS’s overall internal control structures. We reviewed the internal controls related to the Excess Plan costs that were included in CGS’s ICPs and ultimately used as the basis for Medicare reimbursement, to ensure that these costs were allocable in accordance with the CAS and allowable in accordance with the FAR.

We performed fieldwork at BCBS South Carolina located in Columbia, South Carolina.

METHODOLOGY

To accomplish our objective, we:

- reviewed the portions of the FAR, the CAS, and the Medicare contracts applicable to this audit;
- reviewed information provided by CGS to identify the amounts of Excess Plan costs used in CGS’s calculation of indirect cost rates for CYs 2015 and 2016;
- used information that CGS’s actuarial consulting firm provided, including information on the Excess Plan’s assets, liabilities, normal costs, contributions, benefit payments, investment earnings, and administrative expenses;
- examined CGS’s accounting records, Excess Plan documents, and annual actuarial valuation reports;
- determined the extent to which CGS funded CAS-based Excess Plan costs with contributions to the trust and accumulated prepayment credits;
- reviewed the results of the Allen ICP audits and incorporated those results into our calculations of allowable Excess Plan costs;
- engaged the CMS Office of the Actuary, which provides technical actuarial advice, to calculate the allocable Excess Plan costs based on the CAS;
- reviewed and verified the CMS actuaries’ methodology and calculations and used this information to calculate the Excess Plan costs for the CGS Medicare segment for CYs 2015 and 2016; and
• provided the results of our audit to CGS officials on March 25, 2021.

We performed this audit in conjunction with the following audits and used the information obtained during those audits:

• **CGS Administrators, LLC, Claimed Some Unallowable Medicare Pension Costs Through Its Incurred Cost Proposals (A-07-20-00593);**

• **CGS Administrators, LLC, Claimed Some Unallowable Medicare Supplemental Executive Retirement Plan III Costs Through Its Incurred Cost Proposals (A-07-21-00608);** and

• **CGS Administrators, LLC, Claimed Some Unallowable Medicare Postretirement Benefit Costs Through Its Incurred Cost Proposals (A-07-21-00613).**

We conducted this performance audit in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objective. We believe that the evidence obtained provides a reasonable basis for our finding and conclusions based on our audit objective.
APPENDIX B: FEDERAL REQUIREMENTS RELATED TO REIMBURSEMENT OF EXCESS PLAN COSTS

FEDERAL REGULATIONS

Federal regulations (FAR 31.205-6(j)) address the allowability of pension costs and require that contractors fund the pension costs assigned to contract periods by making contributions to the pension plan.

Federal regulations (FAR 52.216-7(a)(1)) address the invoicing requirements and the allowability of payments as determined by the Contracting Officer in accordance with FAR subpart 31.2.

Federal regulations (CAS 412) (as amended) address the determination and measurement of pension cost components. These regulations also address the assignment of pension costs to appropriate accounting periods.

Federal regulations (CAS 413) (as amended) address the valuation of pension assets, allocation of pension costs to segments of an organization, adjustment of pension costs for actuarial gains and losses, and assignment of gains and losses to cost accounting periods.

MEDICARE CONTRACTS

The Medicare contracts require CGS to submit invoices in accordance with FAR 52.216-7, “Allowable Cost & Payment.” (See our citation to FAR 52.216-7(a)(1) in “Federal Regulations” above.)
### APPENDIX C: ALLOCABLE MEDICARE EXCESS PLAN COSTS FOR CGS ADMINISTRATORS, LLC, FOR CALENDAR YEARS 2015 AND 2016

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Total Company</th>
<th>&quot;Other&quot; Segment</th>
<th>Palmetto Segment</th>
<th>CDS Segment</th>
<th>Partial Medicare Segment</th>
<th>Non Medicare Segment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>Contributions</td>
<td>$3,048,002</td>
<td>$3,048,002</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Discount for Interest</td>
<td>($120,917)</td>
<td>($120,917)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>January 1, 2015</td>
<td>Present Value Contributions</td>
<td>$2,927,085</td>
<td>$2,927,085</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Prepayment Credit Applied</td>
<td>$13,445,916</td>
<td>$7,221,584</td>
<td>$370,809</td>
<td>$135,068</td>
<td>$1,863,236</td>
<td>$3,855,219</td>
</tr>
<tr>
<td></td>
<td>Present Value of Funding</td>
<td>$16,373,001</td>
<td>$10,148,669</td>
<td>$370,809</td>
<td>$135,068</td>
<td>$1,863,236</td>
<td>$3,855,219</td>
</tr>
<tr>
<td>January 1, 2015</td>
<td>CAS Funding Target</td>
<td>$13,445,916</td>
<td>$7,221,584</td>
<td>$370,809</td>
<td>$135,068</td>
<td>$1,863,236</td>
<td>$3,855,219</td>
</tr>
<tr>
<td></td>
<td>Percentage Funded</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
</tr>
<tr>
<td></td>
<td>Funded Pension Cost</td>
<td>$7,221,584</td>
<td>$370,809</td>
<td>$135,068</td>
<td>$1,863,236</td>
<td>$3,855,219</td>
<td>$3,855,219</td>
</tr>
<tr>
<td></td>
<td>Allowable Interest</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2015</td>
<td>Allocable Pension Cost</td>
<td>$7,221,584</td>
<td>$370,809</td>
<td>$135,068</td>
<td>$1,863,236</td>
<td>$3,855,219</td>
<td>$3,855,219</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Date</th>
<th>Description</th>
<th>Total Company</th>
<th>&quot;Other&quot; Segment</th>
<th>Palmetto Segment</th>
<th>CDS Segment</th>
<th>Partial Medicare Segment</th>
<th>Non Medicare Segment</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>Contributions</td>
<td>$17,450,949</td>
<td>$17,450,949</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Discount for Interest</td>
<td>($665,263)</td>
<td>($665,263)</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>January 1, 2016</td>
<td>Present Value Contributions</td>
<td>$16,785,686</td>
<td>$16,785,686</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Prepayment Credit Applied</td>
<td>$13,291,703</td>
<td>$6,472,161</td>
<td>$339,448</td>
<td>$118,402</td>
<td>$1,811,402</td>
<td>$4,550,290</td>
</tr>
<tr>
<td></td>
<td>Present Value of Funding</td>
<td>$30,077,389</td>
<td>$23,257,847</td>
<td>$339,448</td>
<td>$118,402</td>
<td>$1,811,402</td>
<td>$4,550,290</td>
</tr>
<tr>
<td>January 1, 2016</td>
<td>CAS Funding Target</td>
<td>$13,291,703</td>
<td>$6,472,161</td>
<td>$339,448</td>
<td>$118,402</td>
<td>$1,811,402</td>
<td>$4,550,290</td>
</tr>
<tr>
<td></td>
<td>Percentage Funded</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
<td>100.00%</td>
</tr>
<tr>
<td></td>
<td>Funded Pension Cost</td>
<td>$6,472,161</td>
<td>$339,448</td>
<td>$118,402</td>
<td>$1,811,402</td>
<td>$4,550,290</td>
<td>$4,550,290</td>
</tr>
<tr>
<td></td>
<td>Allowable Interest</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>2016</td>
<td>Allocable Pension Cost</td>
<td>$6,472,161</td>
<td>$339,448</td>
<td>$118,402</td>
<td>$1,811,402</td>
<td>$4,550,290</td>
<td>$4,550,290</td>
</tr>
</tbody>
</table>
ENDNOTES

1/ We obtained these Total Company contribution amounts and dates of deposit from the Excess Plan trust statements. These contributions include deposits made during the CY. We determined the contributions allocated to the Medicare segment during the pension segmentation reviews (A-07-20-00598, A-07-21-00606, and A-07-21-00607). The amounts shown for the Other segment represent the difference between the Total Company and the Medicare segments.

2/ We subtracted the interest that was included in the contributions deposited after the beginning of the valuation year to discount the contributions back to their beginning-of-the-year value. For purposes of this Appendix, we computed the interest as the difference between the present value of contributions (at the CAS valuation interest rate) and actual contribution amounts.

3/ The present value of contributions is the value of the contributions discounted from the date of deposit back to the first day of the CY.

4/ A prepayment credit represents the accumulated value of premature funding from the previous year(s). A prepayment credit is created when contributions, plus interest, exceed the end-of-year CAS funding target. A prepayment credit is carried forward, with interest, to fund future CAS pension costs.

5/ The present value of funding represents the present value of contributions plus prepayment credits. This is the amount of funding that is available to cover the CAS funding target measured at the first day of the CY.

6/ The CAS funding target must be funded by contributions made during the current accounting period or prepaid contributions to satisfy the funding requirement of the FAR 31.205-6(j)(2)(i).

7/ The percentage of costs funded is a measure of the portion of the CAS funding target that was funded during the CY. Because any funding in excess of the CAS funding target is accounted for as a prepayment in accordance with CAS 412.50(c)(1), the funded ratio may not exceed 100 percent. We computed the percentage funded as the present value of funding divided by the CAS funding target. For purposes of illustration, the percentage of funding has been rounded to four decimal places.

8/ We computed the funded CAS-based pension cost as the CAS funding target multiplied by the percent funded.

9/ We assumed that interest on the funded CAS-based pension cost, less the prepayment credit, accrues in the same proportion as the interest on contributions bears to the present value of contributions. However, we limited the interest in accordance with FAR 31.205-6(j)(2)(iii), which does not permit the allowable interest to exceed the interest that would accrue if the CAS funding target, less the prepayment credit, were funded in four equal installments deposited within 30 days after the end of the quarter.

10/ The allocable CAS pension cost is the amount of pension cost that may be allocated for contract cost purposes.
July 16, 2021

Patrick J. Cogley  
Regional Inspector General for Audit Services  
Office of Audit Services, Region VII  
601 East 12th Street, Room 0429  
Kansas City, MO 64106

Report Numbers:
A-07-20-00592
A-07-20-00593
A-07-20-00594
A-07-21-00608
A-07-21-00609
A-07-21-00610
A-07-21-00611
A-07-21-00612
A-07-21-00613
A-07-21-00614
A-07-21-00615
A-07-21-00616

Dear Mr. Cogley:

We are in receipt of the draft reports referenced above.

As recommended in each report, we will work with CMS to ensure costs are appropriate upon final settlement of the Incurred Cost Proposal reports.

Sincerely,

/Lori Hair/

Lori Hair  
Vice President, Controller and Assistant Treasurer  
Blue Cross and Blue Shield of South Carolina

Cc: Bruce Hughes, Celerian Group  
    Michael Mizeur, Chief Financial Officer