Linking Community Assessment and Community Benefit Strategies

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NOSORH Learning Community Call
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Overview of Today’s Session

- Review of IRS Guidelines on community health needs assessments (CHNA)
- Reasons for Concern
- Disconnect between IRS Guidelines and Community Benefit Reporting Requirements
- Discussion of CDC Guidance to the IRS
- Opportunities to Move the Needle on Community Benefit Activities
ACA Additions to Tax Code for Tax Exempt Hospitals

- Sections 501(r)(3)
  - Community health needs assessments every 3 years
  - Effective for tax years beginning after March 2012

- Sections 501(r)(4-6)
  - Financial assistance and emergency care policies; limitations on patient charges; limits on billing and collection practices
  - Effective for tax years beginning after March 2011

- Must be viewed within the context of changes to Form 990 community benefit reporting requirements (Schedule H)

Community Health Needs Assessment (CHNA)

- CHNA must:
  - Be conducted not less than every three years
  - Adopt strategy to address needs identified through CHNA
  - Incorporate input from persons representing the broad interests of the community, including those with interest/expertise in public health
  - Be made widely available to the public

- As part of its Form 990 filing, hospital must describe:
  - Its CHNA process
  - How it is meeting identified needs through CHNA
  - Any needs that are not being addressed and why
Status of IRS Guidelines

- Notice 2011-52 details provisions that the Treasury Department/IRS anticipate will be in proposed regulations
  - Recognizes that hospitals may start CHNA prior to the effective date
- Hospitals can rely on the terms of Notice 2011-52 with respect to their CHNAs until further guidance is issued
- Current revised guidance has been released—Comments due on 7/5/13
- Applies to all 501(c)(3) hospitals
  - Includes government hospitals with dual status even though they do not currently file Form 990

Reasons for Concern

- CHNA requirements developed within the ongoing policy debate about hospital tax exemptions and community benefit
- Community benefit activities are “expected” to address identified community needs
- Hospitals must adopt strategies to address needs identified through CHNA and, as applicable, explain why it has chosen not address needs identified
- Linking CHNAs and community benefit is intended to bring accountability and transparency to the process
- IRS to examine community benefits and report to Congress
More Reasons for Concern….

- **Do No Harm** examined the case of two whistle blowers who exposed “aggressive” business/billing practices in Albany, GA
- Illinois Supreme Court ruled against reinstating tax exempt status of Provena for providing insufficient charity care
- The battle still rages in Illinois over the appropriate level of charity care
- NH Attorney General threatened review of tax exempt status of Lake Region General Hospital when it discontinued service to Medicaid enrollees
- Children’s Hospital Boston charity care levels have been questioned in the news

Key Issues Covered in 2011-52

- Hospital organizations affected – multi-hospital facilities
- CHNA documentation – When/how to conduct CHNA
- Definition of community served
- Community input into process and plan
- Widely available to the public
- Implementation strategy - how/when to adopt strategy
- Excise taxes
- CHNA reporting requirements
- Effective date
CHNA Written Report

- A written report must be prepared describing:
  - The community served and how it was determined
  - The process and methods used to conduct CHNA and a list of all collaborating organizations (if any)
  - How input from persons representing the broad interests of the community served, how and when they were consulted; and the individuals consulted
  - A prioritization of the community needs and the basis for prioritizing such needs
  - Existing healthcare facilities and other resources in the community available to meet need identified in CHNA

Defining the Community Served

- Hospital must describe the community it serves and how it was determined. Options:
  - Geographic location (i.e., city, county, or metropolitan region)
  - Target populations served (i.e., children, women, or the aged)
  - Principal functions (i.e., specialty area or targeted disease)
- May not be defined in a manor to exclude:
  - Medically underserved populations, low-income persons, minority groups, or chronic disease needs
- Can use billing/patient records to identify areas where the majority of the hospital’s patients come from
- Key is to be reasonable in defining service area
Process

- Must describe the process and methods used for CHNA, including identities and qualifications of 3rd party collaborators
- Must identify information gaps that impact ability to assess the health needs of the community served by the hospital facility
- Must identify/assess health needs of community served
- Must incorporate input from persons who represent the broad interests of the community served
- May collaborate with other organizations and use information collected by other organizations (e.g., public health agency)

Community Input

- Must incorporate input from persons who represent the broad interests of the community served
  - Special knowledge of or expertise in public health
  - Federal, tribal, regional, state, or other local health departments
  - Leaders, representatives or members of medically underserved, low income, minority or chronic disease populations
- May incorporate input from other community representatives
  - Health care consumer advocates, non-profit organizations, community organizations/agencies, academic experts, local government and school officials, health care providers, low-income persons, minority groups, individuals with chronic needs, businesses/Chamber of Commerce, health insurers/managed care organizations
Documenting Community Input

- Document how the hospital took into account input from persons representing the broad interests of the community
- Document when/how these individuals/groups were consulted
  - Meetings, focus groups, interviews, survey, written correspondence, etc.
- Identify names, titles, and affiliations of individuals consulted
- For individuals with special knowledge/expertise in public health, briefly describe their expertise/knowledge
- For individuals representing vulnerable populations, briefly describe their leadership/representative role

Other Reporting Requirements

- Prioritization of community health needs
  - Describe all community health needs identified by CHNA, their prioritization, and the process/criteria used in prioritizing such needs
- Resource inventory
  - Describe existing health care facilities and resources within the community available to meet community health needs identified through CHNA
- One assessment must be conducted every 3 years and considered conducted in the taxable year that the written report is made widely available to the public.
Dissemination of CHNA Results

- Must be made widely available to the public and remain available until a subsequent CHNA is made widely available
- Must be posted on hospital’s/organization’s website or, for those without a website, on another entity’s website as long as either:
  - A link is provided with instructions for accessing the report; or
  - A direct access website address/URL is provided to anyone requesting it
- Considered “widely available” if:
  - Website provided clear instructions for downloading the report;
  - Document available must be an exact version;
  - Access is free and does not require special hardware/software; and
  - Direct access website address/URL is provided to anyone requesting it

Implementation Strategy

- As part of its CHNA process, a hospital is expected to develop a written implementation strategy describing how it plans to meet each of the health needs identified through the CHNA
- The hospital is required to attach a copy of the most recently adopted implementation strategy to its annual Form 990
- For multi-hospital organizations, each hospital must meet this requirement separately
- The written plan must describe:
  - How the hospital plans to meet identified needs, or
  - Identify the health needs that the hospital does not intend to meet and explain why it does not intend to meet it
Details of Implementation Strategy

- Describe how the hospital plans to meet each health need that it intends to address
  - Identify programs and resources used to meet the health need
  - Describe anticipated impact of the commitment of programs/resources
  - Describe any planned collaboration with other organizations (related organizations, other hospitals, nonprofit organizations, state and local agencies, etc.) – All organizations must be specifically identified
- Each hospital must adopt its implementation strategy by the last day of the first tax year beginning after March 23, 2012
  - Strategy must be adopted in same tax year as the CHNA was conducted
  - Strategy is considered adopted when it is approved by the governing body of the hospital

Linking the CHNA and Form 990: Implementation Strategy

- IRS guidance doesn’t explicitly link CHNAs to Form 990 community benefit reporting requirement
- How does it all fit together?
  - CHNA – Posted on hospital website/internet and made widely available
  - Implementation Strategy – Submitted each year as part of each hospital’s Form 990 filing
  - IRS Form 990, Schedule H – Hospital community benefit activity reported on Schedule H
- How might the IRS use this information?
  - Compare community benefits reported in Schedule H to the needs identified in CHNA and those addressed in the implementation strategy
**Recommendations**

- Focus strategy implementation plan on priority needs identified through CHNAs
- Review IRS and Catholic Health community benefit reporting guidelines
- Align strategies with key community benefit activities
- Make sure the two reports are in sync
- Form 990 community benefit activities encompass activities not likely to appear in a CHNA
- Capture and report full range of allowable community benefit activities

**CHNA Is Part of a Larger Process**
**HRET’s Description of a Community Responsive Hospital**

- Look beyond delivery of medical care to role of hospital leadership in:
  - Community issues (e.g., substance abuse, domestic violence, etc.)
  - Health issues (e.g., oral health, mental health, obesity, etc.)
  - Equity (e.g., barriers to access or health status disparities among vulnerable populations)
  - System barriers (e.g., limited public health infrastructure, limited integration of providers and services, etc.)
  - Community's role in process (e.g., involve residents in addressing above issues, reducing risky behaviors, partnering with schools, etc.)

From: *Where Do We Go from Here? The Hospital Leader’s Role in Community Engagement* (2007) by the Health Research and Educational Trust.

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**Assessing Community Needs**

- Two approaches (both are needed):
  - Identify and monitor community health problems through data driven needs assessments and performance management ("deficiency model")
  - Directly involve local community members in making decisions about community health ("asset model")

- Benefits of community engagement:
  - Demonstrates hospital commitment to community
  - Increases community “ownership” of programs
  - May identify issues not revealed by a data driven assessment
  - Identifies areas for collaboration
  - Increases likelihood that initiatives will be successful
Coordinate CHNA Efforts

• Federal grantees, state/local health departments, FQHCs, etc have needs/mandates to conduct CHNAs
  – National voluntary accreditation program for PH departments requires a CHNA and a community health improvement plan
  – MAPP process for local health departments
• Find a way to coordinate efforts; maximize information, minimize cost
• Requires a broader focus; may be more time consuming and labor intensive; collaboration can be messy
• Benefits: greater involvement and acceptance by community, participants can share costs

Center for Disease Control and Prevention Involvement

• CDC’s prevention branch has been engaged to provide guidance to the IRS in developing CHNA requirements
• CDC focus is on public health not hospital activities
• Heavy focus on collaboration – exceeds ACA requirements
• Strong emphasis on public health activities and evidence base
• Developing mapping and data tools for small hospitals
• Recruiting CAHs to “pilot test” tools
• Advisory group recruited to work with CDC includes rural hospital stakeholders
Potential Partners by Issue Area

- **Community**: Schools, businesses/employers, elected officials, organizational trustees, faith community, media
- **Health**: Public health officials, physicians, dentists, nurses, pharmacists, mental health specialists, community providers/agencies, insurers
- **Equity**: Community-based groups, activists, safety net providers, faith community, public health leaders
- **System barriers**: Health care and public health leaders, physicians, insurers
- **Community's role**: Patients/consumers, schools, service organizations, neighborhood associations, organizational trustees

After the CHNA: Next Steps

- Develop an implementation strategy
- Choose evidence-based strategies:
  - Centers for Disease Control and Prevention, Catholic Health Association, Public Health Institute, and St. Louis University School of Public Health are sources of evidence-based strategies
  - Critically evaluate existing “legacy” activities
- Develop ways to measure and communicate progress
  - Develop performance indicators tied to community priorities
  - Look for and use proven tactics to address priorities
  - Share information with community – A crucial step in building trust
Moving the Community Benefit Needle

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  – Centers for Disease Control and Prevention, Catholic Health Association, Public Health Institute, and St. Louis University School of Public Health are sources of evidence-based strategies
  – Critically evaluate existing “legacy” activities
• Develop ways to measure and communicate progress
  – Develop performance indicators tied to community priorities
  – Share information with community – A crucial step in building trust
• Focus on charity/discounted care policies to expand access
• Look carefully at bad debt levels to understand access issues

Contact Information

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