

**New York State Department of Financial Services  
Premium Rate Approval – Decision Summary**

**Insurer:** Capital District Physicians Health Plan, Inc.  
**Line of Business:** Individual HMO  
**Filing Type:** 4308(c) prior approval  
**Effective Date:** 1/1/15  
**Affected Members:** 4,062 (as of 5/31/14)  
**On/Off NY State of Health:** On and Off  
**Annual Premium:** \$26.0 million  
**SERFF Tracking Numbers:** CAPD-129571363;  
CAPD-129571359

**Summary:**

<b><u>Requested</u></b>	<b><u>Approved</u></b>	<b><u>Reduction</u></b>
6.69%	0.15%	-6.54%

The analysis included the following “requested” versus “approved” assumptions for the various parts of the application:

	<u>Requested</u>	<u>Approved</u>
1. Annual Claim Trend Rate	5.29%	5.29%
2. Administrative Expense Ratio	12.39%	12.39%
3. Profit Objective (% of premium, pre-tax)	1.96%	1.00%
4. Medical Loss Ratio (MLR)	85.65%	86.61%

**Analysis:**

Under the Affordable Care Act (ACA), all policies in the individual market, both on and off the New York State of Health (NYSOH), must be rated as a single risk pool, which was required in the Department of Financial Services (DFS) rate application. DFS reviewed the material that CDPHP submitted with the rate application, which included the projected trend assumptions, administrative expense assumptions, projected premiums and claims, profit objectives, and the development of the needed rate change, as well as comparisons to similar historical data in each of these areas. DFS considered the insurer’s overall solvency and the ability of the insurer to meet its obligations after DFS’s decisions. In addition, DFS took into account comments on the rate application received from consumers, consumer groups and policyholders.

2014 is the first year that many of the reforms of the ACA have been in place and the first year that the NYSOH Individual and Small Group Marketplaces have been

operational. These reforms have brought significant changes to the health insurance market in New York and have increased enrollment dramatically. There is, however, limited claims data and information regarding enrollee health status. Consequently, many insurers and industry experts have pointed out the difficulty of and uncertainty in developing accurate premium rates for 2015 (see, e.g., American Academy of Actuaries Issue Brief, "Drivers of 2015 Health Insurance Premium Changes," June 2014, page 2). This was reflected in the rate applications submitted to DFS for 2015 premium rates. There were wide differences in insurers' assumptions and projections about future claims costs. Because of this wide variation, as well as the recognized uncertainty in accurately projecting 2015 medical costs, DFS has given attention to insurers' average overall assumptions, with consideration for regional differences in New York.

### **Claims Trend:**

The claims trend assumptions of insurers submitting rate adjustment applications to DFS varied widely. As noted above, there was very little claims and enrollment data for insurers to base their projections on.

CDPHP assumed a claims trend of 5.29%. Based on information submitted by CDPHP, the average requested trend assumptions of all insurers in the same geographic region, and external studies on medical cost projections, DFS finds that CDPHP's claims trend assumption is reasonable.

### **Morbidity / Federal Risk Adjustment:**

Under the ACA, the Centers for Medicare and Medicaid Services (CMS) must develop a risk adjustment program that will establish a risk adjustment pool that insurers will have to either pay into if their members have lower than average morbidity or receive money from if their members have higher than average morbidity. Insurers were required to include in their 2015 rate applications any adjustments that reflected federal risk adjustment payments or receipts. To assist insurers, DFS conducted a risk adjustment simulation. DFS reviewed insurers' assumptions regarding risk adjustments in conjunction with the insurers' assumptions as to morbidity since risk adjustment and morbidity assumptions are related.

CDPHP assumed a factor of 1.487 for risk adjustment and morbidity (combined). Based on information contained in the rate application, DFS finds that a factor of 1.440 is reasonable, which has a -3.27% impact on the requested premium rate.

### **Federal Transitional Reinsurance Program:**

Under the ACA, CMS established a three year transitional reinsurance program that provides reinsurance for high cost claims in the individual market. CMS indicated

that the attachment point for the program would be decreased from \$70,000 to \$45,000 for 2015.

CDPHP had assumed in its rate application that the attachment point would be \$70,000. DFS modified the rate based on the \$45,000 attachment point, which resulted in a -2.09% impact in CDPHP's requested premium rate.

**Administrative Expense Ratio:**

CDPHP assumed an administrative expense ratio of 12.39%. DFS finds this assumption to be reasonable.

**Profit Objective:**

CDPHP assumed a profit ratio of 1.96%. Based on the information contained in the rate application and the financial condition of the company, DFS finds a profit ratio of 1.00% to be reasonable.

**Medical Loss Ratio (MLR):**

With an administrative expense ratio of 12.39% and a profit ratio of 1.00%, CDPHP's projected loss ratio will be 86.61%.

**Decision:**

Based on the review and analysis described above, DFS finds that the requested increase is not reasonable and modifies the increase as shown in the summary chart above.