The Sustainable Growth Rate (SGR) and Medicare Physician Payments: Frequently Asked Questions

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Summary

This report responds to frequently asked questions about the sustainable growth rate (SGR) system for updating Medicare physician fee schedule payments and the recent legislative efforts to repeal and replace the SGR. Frequently asked questions address the background of the SGR, the need for congressional overrides (also referred to as “doc fixes”), and current legislative activity.

For additional information, see CRS Report R40907, *Medicare Physician Payment Updates and the Sustainable Growth Rate (SGR) System*, by Jim Hahn.
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Frequently Asked Questions

What is the sustainable growth rate (SGR) and why has it required repeated congressional attention?

Established as part of the Balanced Budget Act of 1997 (P.L. 105-33), the Sustainable Growth Rate (SGR) is the statutory method for determining the annual updates to the Medicare physician fee schedule (MPFS). Under the SGR formula, if a weighted combination of annual and cumulative expenditures is less than the weighted annual and cumulative spending target for the period, the annual update is increased according to an established calculation. However, if the weighted combination of annual and cumulative spending exceeds the weighted annual cumulative spending target over a certain period, future updates are reduced to bring spending back in line with the target.

In the first few years of the SGR system, the actual expenditures did not exceed the targets and the updates to the physician fee schedule were close to the Medicare economic index (MEI, a price index of inputs required to produce physician services). Beginning in 2002, the actual expenditure exceeded allowed targets, and the discrepancy has grown with each year. However, with the exception of 2002, when a 4.8% decrease was applied, Congress has enacted a series of laws to override the reductions.

How many SGR override bills have there been?

From 2003 through March, 2014, 16 laws have been passed that override the SGR-mandated reductions in the MPFS (see Table 1). These laws have provided short-term “patches” of as long as two years (Medicare Modernization Act, MMA, P.L. 108-173, from 2003 through 2004) and as short as one month (the Temporary Extension Act, P.L. 111-144, from March 1-31, 2010, and the Physician Payment and Therapy Relief Act of 2010, P.L. 111-286, from December 1-31, 2010).

Table 1. SGR Override (“Doc Fix”) Legislation (2003-2014)

<table>
<thead>
<tr>
<th>Date</th>
<th>Act</th>
<th>Legislated Payment Level Update</th>
</tr>
</thead>
<tbody>
<tr>
<td>2003</td>
<td>Consolidated Appropriations Resolution of 2003 (CAR, P.L. 108-7)</td>
<td>1.4%</td>
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<tr>
<td>2004</td>
<td>Medicare Modernization Act of 2003 (MMA, P.L. 108-173)</td>
<td>1.5%</td>
</tr>
<tr>
<td>2005</td>
<td>MMA</td>
<td>1.5%</td>
</tr>
<tr>
<td>2006</td>
<td>Deficit Reduction Act of 2005 (DRA, P.L. 109-171)</td>
<td>0.2%</td>
</tr>
<tr>
<td>2007</td>
<td>Tax Relief and Health Care Act of 2006 (TRHCA, P.L. 109-432)</td>
<td>0%</td>
</tr>
</tbody>
</table>

1 For details, see CRS Report R40907, Medicare Physician Payment Updates and the Sustainable Growth Rate (SGR) System, by Jim Hahn.
Sustainable Growth Rate (SGR): Frequently Asked Questions

<table>
<thead>
<tr>
<th>Date</th>
<th>Act</th>
<th>Legislated Payment Level Update</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan.-June 2008</td>
<td>Medicare, Medicaid, and SCHIP Extension Act of 2007 (MMSEA, P.L. 110-173)</td>
<td>0.5%</td>
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<tr>
<td>July-Dec. 2008</td>
<td>Medicare Improvement for Patients and Providers Act of 2008 (MIPPA, P.L. 110-275)</td>
<td>0%</td>
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<td>2009</td>
<td>MIPPA</td>
<td>1.1%</td>
</tr>
<tr>
<td>Jan. 1-Feb. 28, 2010</td>
<td>Department of Defense Appropriations Act (P.L. 111-118)</td>
<td>0%</td>
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<td>Mar. 1-Mar. 31, 2010</td>
<td>Temporary Extension Act (P.L. 111-144)</td>
<td>0%</td>
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<tr>
<td>Apr. 1-May 31, 2010</td>
<td>Continuing Extension Act (P.L. 111-157)</td>
<td>0%</td>
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<tr>
<td>June 1-Nov. 30, 2010</td>
<td>Preservation of Access to Care for Medicare Beneficiaries and Pension Relief Act of 2010 (P.L. 111-192)</td>
<td>2.2%</td>
</tr>
<tr>
<td>2011</td>
<td>Medicare and Medicaid Extenders Act (P.L. 111-309)</td>
<td>0%</td>
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<tr>
<td>Jan. 1-Feb. 29, 2012</td>
<td>Temporary Payroll Tax Cut Continuation Act of 2011 (P.L. 112-78)</td>
<td>0%</td>
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<tr>
<td>March 1-Dec. 31, 2012</td>
<td>Middle Class Tax Relief and Job Creation Act of 2012 (P.L. 112-96)</td>
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<tr>
<td>2013</td>
<td>American Taxpayer Relief Act (P.L. 112-240)</td>
<td>0%</td>
</tr>
<tr>
<td>Jan. 1-March 31, 2014</td>
<td>Pathway for SGR Reform Act of 2013 (P.L. 113-67)</td>
<td>0.5%</td>
</tr>
</tbody>
</table>

Source: Compiled by the Congressional Research Service based on information derived from the Legislative Information System.

What have been the MPFS payment level increases, if any, under the SGR overrides?

The SGR-override bills passed into law have generally either kept payments at the current level (by providing for a 0% change) or increased payment levels from 0.2% to 2.2% (see Table 1).

Why are MPFS payment levels projected to fall when overrides expire?

When actual spending exceeds target spending under the SGR calculation, current statute requires that the overage be recouped in order to bring actual spending back in line with target spending. Under the SGR system, this additional spending would be recouped by reductions to payment rates in subsequent years. As CBO explains, if the SGR system were allowed to function as established, “over the long run the cumulative cost would be close to zero, because allowing the SGR formula to be implemented would lead to recapturing the additional spending that occurred during the period when the SGR was overridden.” The statutory language that established the SGR system also included a limit (7% decrease) on how much payment levels could change from year to year, to temper any potential disruptive impacts. (Following such a course was described as a “clawback” approach.)

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The aggregate effect of several years of overrides meant that the cumulative overage continued to grow, leading to an alternate (“cliff”) approach. With each override, Medicare physician expenditures continued to grow faster than the target level, as set forth under the law. With the aforementioned limit on how much payment levels could change from year to year, the length of time required to recoup the overage grew with each override (specifically, the period required to recoup the overage and not incur a cumulative cost began to exceed 10 years). Beginning with the Tax Relief and Health Care Act of 2006 (P.L. 109-432) and with each override Act since, the legislation has specified that the payment rate update in the year that the override expires “shall be calculated as if that freeze (or increase) had not been enacted.” As CBO notes, “Unlike clawback legislation, which limits future rate reductions to no more than 7 percent in any given year, cliff provisions can result in a very large rate reduction in the year following a short-term rate adjustment.” In recent years, CMS actuaries have estimated “cliff” reductions of 27.4% (for January 1, 2012), 26.5% (for January 1, 2013), and 20.1% (for January 1, 2014). Each of these was averted by congressional action.

When does the current “doc fix” patch expire?

The Pathway for SGR Reform Act of 2013 (P.L. 113-67), Division B of the Continuing Resolution Act (H.J.Res. 59), provided for a 0.5% increase in MPFS payments for January 1, 2014, through March 31, 2014.

Have any of the prior patches expired, prior to the passage of a subsequent piece of legislation that provided the next override?

This has happened three times:

- the Temporary Extension Act (P.L. 111-144) was signed into law on March 2, 2010, after the prior override expired on February 28, 2010;
- the Continuing Extension Act (P.L. 111-157) was signed into law on April 15, after the prior override expired on March 31, 2010; and
- the Preservation of Access to Care for Medicare Beneficiaries and Pension Relief Act (P.L. 111-192) was signed into law on June 25, 2010, after the prior override expired on May 31, 2010.

By regulation, Medicare is prohibited from paying electronic claims earlier than the 14th day after the date of receipt, and non-electronic claims earlier than the 27th day after the date of receipt. Thus, the first two instances required no additional action by Congress; however, the third instance required a provision that made the SGR payment override retroactive to June 1, 2010.

Why hasn’t this problem been addressed permanently?

There are two primary reasons why this problem persists: (1) although a number of proposals to replace the SGR system have been proposed, there has been no consensus nor broad support for

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3 Hahn, op. cit.
4 http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/SustainableGRatesConFact/index.html?redirect=/sustainablegratesconfact/01_overview.asp.
any long-run alternative until recently, and (2) the cost of any permanent change has been
daunting because the CBO baseline must assume current law, which in recent years has estimated
that a reduction in payment rates under the MPFS would occur for several subsequent years. In
addition to the impact on federal outlays, any change in the payment update formula would also
have implications for beneficiaries; because Part B beneficiary premiums must cover about 25%
of Part B program costs, any overall increase in spending results in a proportional increase in
premiums.5

The lack of a viable alternative payment model has hampered attempts to repeal and replace the
SGR system. Repealing the SGR system would require the adoption of an additional method for
determining how Medicare physician payments would be modified from year to year. Given that
the SGR6 was created to replace another system that failed to constrain the rate of growth in
Medicare physician expenditures (Medicare volume performance standard, or MVPS), attempts
to create an update methodology that would successfully contain Medicare growth have so far
been unproven.

While the SGR methodology determines the change in the Medicare physician payments from
year to year, it does not determine the basis for those payments. While the current MPFS is a fee-
for-service based payment system (i.e., doctors are paid for each service they provide), an “SGR-
type” methodology also could be applied to payments based on alternate payment systems,
including bundled payments for episodes of care, capitation payments, performance- or incentive-
based payments, or some other payment system. Given the acknowledged shortcoming of fee-for-
service based payment, which rewards the volume of care provided while being indifferent to
the quality of care, most efforts to repeal the SGR system have been closely tied to Medicare
physician payment reform. However, there are few (if any) comprehensive alternative payment
models that have proven successful at providing incentives for high-quality care while tempering
the growth rate of health care expenditures.

For many years, the cost of SGR repeal has contributed to the lack of progress in repealing and
replacing the status quo. For example, in 2007, CBO testified that, depending on the replacement
method for determining year-to-year changes in the payment rates, the 10-year impact on direct
federal spending could range from $177.4 billion (for a 10-year freeze of the payment level), to
$262.1 billion (for an automatic increase tied to the Medicare Economic Index [MEI], an index
similar to the CPI but based on medical care inputs), to $330.5 billion (for an automatic increase
based on MEI together with a hold-harmless provision to protect beneficiaries from higher
premiums as a result of the higher level of Medicare physician spending).7 In recent years, CBO
scores for SGR repeal have been lower (see next question).

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5 For details on Medicare Part B premiums, see CRS Report R40082, Medicare: Part B Premiums, by Patricia A.
Davis.

6 The “sustainable” notion of the SGR was that it attempted, in part, to tie the rate of growth in Medicare physician
expenditures to the rate of growth in the gross domestic product (GDP). Successfully keeping Medicare physician
expenditures to the SGR target growth rate would have meant that the share of the GDP going to Medicare physician
expenditures would be relatively stable. Instead, having actual expenditures exceed the SGR target indicates that
Medicare physician expenditures have consumed an increasing proportion of the GDP in recent years.

Why are CBO scores for an SGR repeal lower than they were a few years ago?

On February 5, 2013, CBO released a report stating that its estimate of the cost of overriding the SGR with a 10-year freeze in payments had fallen by more than $100 billion over 10 years, compared to its August 2012 estimate. The cost of “holding payment rates through 2023 at the levels they are now would raise outlays for Medicare (net of premiums paid by beneficiaries) by $14 billion in 2014 and about $138 billion (or about 2 percent) between 2014 and 2023.” CBO provided the following reasoning for the reduced cost:

The estimated cost of holding payment rates constant is much lower relative to this baseline than was the case under previous CBO baselines, primarily because of lower spending for physicians’ services in recent years. Under the sustainable growth rate, future payment updates depend on the difference between spending in prior years and spending targets established in law. Actual spending has been lower than projected—and lower than the spending targets inherent in the sustainable growth rate—for the past three years. Because actual spending has been lower than spending targets, CBO now estimates that payment rates will increase beginning in 2015. Those higher payment rates narrow the difference between growth under current law and a freeze at current levels, thereby reducing the estimated cost of restricting the payment rates.8

CBO’s May 2013 baseline projections modified the estimate slightly to $139.1 billion for a 10-year freeze.9 In December 2013, CBO issued another score indicating that a 10-year freeze in MPFS payment levels would add $116.5 billion over 10 years.

What “doc fix”/SGR bills have been introduced recently and how do they differ?

Each of the three committees of jurisdiction passed bills in 2013 that would repeal the SGR system for determining Medicare physician payment updates. On July 22, 2013, the Energy and Commerce Committee passed H.R. 2810, the Medicare Patient Access and Quality Improvement Act of 2013,10 by a 51-0 vote. On December 12, 2013, the Senate Finance Committee passed S. 1871, the SGR Repeal and Medicare Beneficiary Access Improvement Act of 2013,11 by unanimous voice vote, and the Ways and Means Committee passed H.R. 2810, the Medicare Patient Access and Quality Improvement Act of 2013.12

While there are differences among the three bills, they share several overarching concepts. First, each of the bills would provide an initial period of payment stability: the Energy and Commerce bill would increase MPFS payments by 0.5% each year from 2014 to 2018, the Senate Finance Committee bill would freeze the payments (0% increase) for 10 years from 2014 to 2023, and the Ways and Means bill would increase payments by 0.5% in 2015 and 2016.13 Second, they each establish the development of new payment systems while maintaining fee-for-service payment in

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12 On January 24, 2014, the CBO scored H.R. 2810 at $121 billion over 10 years.
13 The Pathway for SGR Reform Act of 2013 increased payments by 0.5% for January 1, 2014, through March 31, 2014.
a manner similar to the existing system. Third, they each create incentives for physicians to transition to the new payment systems over time, generally by establishing different rates of increase over time for the new payment systems compared to fee-for-service. While these bills are generally non-specific about the details of the new payment systems, the bills establish criteria for the adoption and dissemination of such models, with attention to the ability of the new payment system to achieve broad provider participation, attract covered beneficiaries, and reduce spending while maintaining quality of care or improving quality of care without increasing spending.

The bills also vary in which non-SGR provisions are included; S. 1871 includes several health care and human service program extenders (including provisions in Medicare, Medicaid, and CHIP). These are provisions that extend current policies beyond current expiration dates. H.R. 2810 as reported by the Energy and Commerce committee includes provisions that would modify evidentiary rules and practices regarding medical malpractice claims. None of these bills include budgetary offsets.

On February 6, 2014, H.R. 4015 and S. 2000, the SGR Repeal and Medicare Provider Payment Modernization Act of 2014, were introduced in the House and Senate, respectively. H.R. 4015/S. 2000 propose five years of 0.5% payment increases for the Medicare physician fee schedule before freezing payments at that level for five additional years. Changes to the payment level in subsequent years would be determined by many factors, including participation in alternative payment models (APM) and provider performance in the newly created Merit-Based Incentive Payment System (MIPS) for those who choose to remain in the fee-for-service payment system. MIPS would subsume some of the current physician payment incentives (e.g., the meaningful use criteria for electronic health records and the value-based payment modifier), while others would be sunset (e.g., certain quality reporting incentives). As an incentive for providers to choose to participate in alternate payment models, payment rate increases would be greater for APMs (1.0% per year beginning in 2024) than for the FFS/MIPS system (0.5% per year beginning in 2024).

On March 11, 2014, the Medicare SGR Repeal and Beneficiary Access Improvement Act of 2014 (S. 2110) was introduced in the Senate. Title I of S. 2110 is identical to S. 2000, while Title II includes provisions that would extend various Medicare, Medicaid, and other human services programs. H.R. 4015 was passed by the House on March 14, 2014, and includes an offset through an amendment introduced by Chairman Camp.

How does CBO score the various bills?

The CBO scores for bills reflect a range of costs, with Title I of S. 1871 (dealing with the SGR) adding $111.5 billion to direct federal spending from 2014 to 2023, while H.R. 2810 as considered by the Ways and Means Committee would add $121 billion. CBO initially scored

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14 H.R. 4015 is more detailed than either of the versions of H.R. 2810 reported by the Energy & Commerce or the Ways & Means Committees. In addition to the SGR repeal, H.R. 4015 contains sections addressing quality measure development, care management for beneficiaries with chronic care needs, ensuring accurate valuation of services under the physician fee schedule, expanding the availability of Medicare data, and other issues. S. 2000 is more detailed than S. 1871 with respect to the repeal of the SGR and the proposed replacements, but does not include any of the health care program extenders that were present in S. 1871.

15 Including the health care program extenders and other provisions in Title II of the bill would result in an aggregate score of $150.4 billion for the entire bill, http://www.cbo.gov/publication/45045.

H.R. 2810 as reported by the Energy and Commerce Committee as adding $175 billion\textsuperscript{17} over the same period, but revised the figure to $146 billion, reflecting subsequently enacted legislation as well as modifications specified in the physician fee schedule final rule for 2014.

CBO has scored S. 2000\textsuperscript{18} and H.R. 4015 (as introduced)\textsuperscript{19} as adding $138.4 billion to direct spending from 2014 to 2024 (11 years, rather than the typical 10). S. 2110, which includes many health care program extenders, would increase direct federal spending by $180.2 billion over 11 years.\textsuperscript{20}

**What are the offsets included in the doc fix bills?**

Only H.R. 4015 as passed by the House on March 14, 2014, includes an offset through an amendment introduced by Chairman Camp. This proposed offset would delay the penalty for the individual mandate for five years. The CBO scored the amended version of H.R. 4015 as reducing direct federal spending by $31.1 billion over the 11 years from 2014 to 2024, as the delay of the individual mandate penalty would reduce spending by $169.5 billion, more than offsetting the direct cost of the SGR repeal and replace provisions ($138.4 billion).\textsuperscript{21}

**Who or what “paid for” the prior doc fix bills?**

There is no clear answer to this question, largely because (1) not all doc fix bills have been offset, and (2) every doc fix bill has contained additional provisions that added to direct federal spending. In some cases, the amount of the SGR override was a small percentage of the overall bill (e.g., MMA, which created the Part D benefit).

**Aren’t health program extenders typically part of the doc fix bills?**

In recent years, the doc fix bills have included provisions that have extended expiring health care programs. For instance, S. 2110, recently introduced, contains several health care program extenders, as does S. 1871, which was reported by the Finance Committee. However, S. 2000, H.R. 2810, and H.R. 4015 do not include any provisions extending health care programs about to expire.

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\textsuperscript{17} http://www.cbo.gov/publication/44578.
\textsuperscript{18} http://www.cbo.gov/publication/45148
\textsuperscript{19} http://www.cbo.gov/publication/45149
\textsuperscript{20} http://www.cbo.gov/publication/45187
\textsuperscript{21} http://www.cbo.gov/publication/45180