Mission:
To improve the health and well being of individuals, families and our communities through innovation and the pursuit of excellence.

Vision:
Exceptional People. Extraordinary Care. Every Time.

Values:
MemorialCare ABCs
A – Accountability
B – Best Practices
C – Compassion
S – Synergy
Annual Report and Plan for Community Benefit  
Fiscal Year 2012 (July 1, 2011 – June 30, 2012) 

The annual report and plan for community benefit audiences are the Office of Statewide Health Planning and Development (OSHPD), communities being served by Long Beach Memorial (LBM) and community organizations that interact with the hospital.

California Senate Bill 697 (SB697) mandates that non-profit hospitals submit an annual community benefit report and plan detailing their activities related to community benefit for the prior fiscal year and future strategic plans for forthcoming years. Additionally, a triennial community health needs assessment is to be conducted and utilized in setting community benefit priorities.

Advancing the State of the Art in Community Benefits (ASACB) principles for quantifying and reporting community benefit are part of our efforts to guide the establishment of priorities for community benefit activities at LBM. Community benefit categories follow the standards set by the Catholic Heath Association (CHA) and the Veterans Health Administration (VHA). Data collection is maintained in the Community Benefit Inventory for Social Accountability (CBISA) software by Lyon’s Software Company through an annual subscription.

The Community Benefit Report and Plan contained in this document has followed the ASACB guidelines. Community benefit related activity owners (reporters) provided information for fiscal year 2012. Each reporter was provided a hand-out explaining how to identify, count and record community benefit programs and activities. Additionally, each reporter was provided with a “Community Benefit Occurrence Worksheet” which itemizes the qualifying program and activity occurrence by collecting the following data points:

- Volunteer hours
- Persons served
- Salaries and wages for staff
- Purchased services
- Supplies
- Facility space
- Other direct expenses (advertising, mailing etc.)
- Offsetting revenue

Cindy Gotz, MPH, Community Benefits Manager  
562-933-2889  
cgotz@memorialcare.org

Submitted to:  
Office of Statewide Health Planning and Development (OSHPD)  
Sacramento, CA  
November 2012
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Letter from the CEO

Long Beach Memorial, Community Hospital Long Beach and Miller Children’s Hospital Long Beach are proud to serve the Greater Long Beach community. Our hospitals serve families in Los Angeles and Orange Counties with a wide range of general and specialty care including, primary medicine, cancer, heart, rehabilitation, orthopedics, pediatrics, neurology, behavioral health and women’s services. Long Beach Memorial is nationally ranked by U.S. News and World Report as one of the Best Regional Hospitals; we maximize the synergy within our hospitals and with our community, to provide excellent care and stewardship.

The health care industry continues to evolve, as does our organization. The changes in health care legislation are fused into our vision, continuing to see a path of positive growth and possibility. Our organization is well positioned for the future and has consistently demonstrated: first, our steadfast focus on our mission of high quality health care; second, our razor-sharp commitment to responsible stewardship of our resources, not just our financial resources but, as importantly, our human resources; and third, our continued dedication to provide a wide array of services and programs to meet the changing needs of our diverse community.

Long Beach Memorial, Community Hospital Long Beach and Miller Children’s Hospital Long Beach have made a solid commitment to work in partnership with dedicated individuals and local organizations, to stay true to our vision and values, and to continue investing our resources to best serve those in need.

We believe that our dedication to our mission, stewardship and diversification will ensure an organization, which continues to thrive, well into the future. As such, we are committed to strategically focusing our investment of charitable resources to address the unmet health needs of the diverse communities we serve. For fiscal year 2011-2012, Long Beach Memorial, Community Hospital Long Beach and Miller Children’s community benefit contributions totaled $88,337,000 including $16,958,000 in charity care.

We are proud of our commitment to providing extraordinary care, relying on exceptional people and continuing to build a future where we can provide the highest quality of care to our community.

Sincerely,

Diana Hendel, Pharm.D
Chief Executive Officer
Long Beach Memorial
Community Hospital Long Beach
Miller Children’s Hospital Long Beach
Executive Summary

What is Community Benefit?

Community Benefit programs directly influence access to care and improves the health status of the community that a non-profit hospital serves. Community Benefit reporting is governed under an IRS reporting requirement (Form 990 Schedule H) at the federal level and a California state law (SB697), which requires non-profit hospitals to submit a community benefit plan and annual report demonstrating what the hospital has provided to the community over the prior fiscal year.

Community benefit programs must meet at least one community benefit objective and within the objective one of these conditions must be met:

1. **Improve access to health services** (program is broadly available to the public, include vulnerable or underserved persons, barrier to access is reduced, without the program the community would loose access to a needed service).
2. **Enhance health of the community** (program is designed around public health goals, yields measurable improvement in health status or without it, health status would decline; operated in collaboration with public health partners).
3. **Advance medical or health care knowledge** (program trains health professionals or students, does not require trainees to join staff, open to professionals in the community, involves research with findings available to the broader public in a reasonable amount of time).
4. **Relieve or reduce the burden of government or other community effort** (program relieves a government financial or programmatic burden, government provides the same or similar service but not duplicative or competitive, government provides funding of activity, if program is closed there would be a greater cost to the government and/or another non-profit, receives philanthropic support through community volunteers or contributions).

Examples of community benefit programs and activities at Long Beach Memorial include: charity care (uncompensated care and uninsured care) support groups, community lecture series, in-kind donations, health professional education, research, and health screenings.
About the Organization

MemorialCare Health System is a leading Southern California not-for-profit integrated delivery system with nearly 11,000 employees and 2,300 affiliated physicians. The MemorialCare hospitals include Long Beach Memorial, Miller Children’s Hospital Long Beach, Community Hospital Long Beach, Orange Coast Memorial, Saddleback Memorial - Laguna Hills and San Clemente.

Four leading physician groups joined the health system as the founding members of the MemorialCare Medical Foundation, launched in early 2011. With this addition, our health system now includes five urgent care locations, 21 primary care locations and two specialty care locations, in addition to the MemorialCare HealthExpress retail clinics in Albertsons stores in Huntington Beach, Irvine and Mission Viejo.

The health system has gained widespread recognition for its unique approach to health care. The organization has been identified as one of the Top 100 Integrated Health Networks in the Nation, as well as Top 10 in the West (from SDI). Our hospitals are ranked as high performers in 18 specialties by US News and World Report. We are particularly proud to be one of only 29 companies worldwide selected as a 2011 Gallup Great Workplace winner!

Board of Directors:

Barry Arbuckle, PhD  Laurence W. Jackson
Gail Carruthers, MD  B. Peter Knudson
Dave Carver  Joe Maga, Jr.
Santos Cortez, DDS  Sean Miller
John Dameron  Beverly O'Neill
Eric Feldman, MD  Lupe Padilla, MD
Russell Hill  James Wells, MD
Howard Worchester, MD

Long Beach Memorial (LBM), a state-of-the-art regional medical center, is the flagship of MemorialCare, a six-hospital, not-for-profit, private health system serving Los Angeles and Orange Counties.

Founded:

Established as Seaside Hospital in 1907, it later became known as Long Beach Memorial Hospital in 1958 with construction of a new facility at the current location on Atlantic Blvd.

Organization:

Long Beach Memorial (LBM) is one of the nation’s top-rated medical centers and with Miller Children’s Hospital Long Beach (MCHLB), is the second largest not-for-profit, community-based hospital west of the Mississippi. The 54-acre campus houses 716 beds (462 adult beds). On April 29, 2011 Community Hospital Long Beach joined the organization providing an additional 208 beds. These three hospitals are under the same tax identification number
but are separately licensed hospitals. In July, 2012 Long Beach Memorial was honored with an “A” Hospital Safety ScoreSM by The Leapfrog Group, an independent national nonprofit run by employers and other large purchasers of health benefits.

**Medical Staff:**
Over 1,100 physicians, specialists and sub-specialists have privileges at Long Beach Memorial and ensure high quality, compassionate care for each patient and their family.

**Nursing Staff:**
Over 1,100 registered nurses are on staff.

**Employees:**
More than 6,000 people are employed by Long Beach Memorial, Community Hospital Long Beach and Miller Children’s Hospitals.

**Teaching Affiliations:**
Long Beach Memorial & Miller Children's Hospital Long Beach are professional teaching hospitals accredited by the Accreditation Council for Graduate Medical Education (ACGME) to sponsor post-MD medical training programs. LBM is also accredited by the Council on Podiatric Medical Education (CPME), an independent accrediting agency for podiatric medical education. Our institution plays a vital role in the training of physicians from several universities. We currently oversee 23 programs with about 200 residents and fellows. In addition, 20 medical students train at our facility each month as well as short-term medical students, physician assistant students, residents, fellows, research fellows and visiting professors.

Other Teaching Affiliations Include:
- California State University, Los Angeles
- City of Long Beach
- Columbia Emergency Medical Group
- Downey Regional Medical Center
- Golden West College
- Harbor-UCLA
- Long Beach City College
- Long Beach Unified School District
- University of California, Irvine (UCI)
- University of California, Los Angeles (UCLA)
- University of Southern California (USC)
- University of Southern California - LA City

In 2011, there were a total of 21,374 in-patient discharges and nearly 96,000 emergency department encounters at LBM and MCHLB combined in fiscal year 2012. Over 47% of admissions come from zip codes within the city of Long Beach boundaries. The top four zip codes of inpatient origin are 90805, 90806,
90807 and 90813 (highlighted in bold on the service area table) reflecting discharge rates of 9.71%, 6.58%, 5.84% and 4.36%, respectively. LBM’s secondary service area incorporates the cities of Lakewood, Seal Beach, Compton, Bellflower, Carson, Cerritos, Paramount, Los Alamitos, Signal Hill, Cypress, Norwalk, Lynwood and Wilmington.

<table>
<thead>
<tr>
<th>LBMMC Primary Service Area*</th>
<th>Zip Code(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>City</td>
<td>City Zip Code(s)</td>
</tr>
<tr>
<td>Long Beach</td>
<td>90805, 90806, 90807, 90810, 90808, 90813, 90815, 90802, 90804, 90803, 90814</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>LBMMC Secondary Service Area*</th>
</tr>
</thead>
<tbody>
<tr>
<td>City</td>
</tr>
<tr>
<td>Lakewood</td>
</tr>
<tr>
<td>Seal Beach</td>
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<tr>
<td>Compton</td>
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<tr>
<td>Bellflower</td>
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<tr>
<td>Carson</td>
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<td>Cerritos</td>
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<tr>
<td>Paramount</td>
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<tr>
<td>Los Alamitos</td>
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<tr>
<td>Signal Hill</td>
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<tr>
<td>Cypress</td>
</tr>
<tr>
<td>Norwalk</td>
</tr>
<tr>
<td>Lynwood</td>
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<tr>
<td>Wilmington</td>
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</tbody>
</table>

*Based on calendar year 2008 OSHPD data
Community Health Needs Assessment

In accordance with California state law SB697, which requires nonprofit hospitals to conduct a community health needs assessment every three years, the Long Beach Health Needs Assessment (LBHNA) is a community health survey project designed to determine the health needs of the population living in Long Beach and the surrounding communities. The LBHNA is a collaborative partnership among the four major hospitals in the city of Long Beach - Community Hospital Long Beach, Long Beach Memorial, Miller Children’s Hospital, and St. Mary Medical Center. For the 2009 LBHNA the area hospitals contracted with California State University Long Beach Professor of Health Care Administration, Tony Sinay, PhD, and Associate Professor of Health Sciences, Veronica Acosta-Deprez, PhD.

The goal of the project is for the local hospitals and area healthcare providers to utilize the results of the assessment in order to improve the quality and quantity of healthcare services available in the greater Long Beach area. The resulting report helps provide community leaders with long-term strategic planning initiatives focused on the health status and needs of the city. Additionally, the report allows community partners to identify gaps in services and to provide opportunities for collaborative partnerships to address the issues. These partnerships have the potential to improve the health status of the community through program development, access to services and availability of services.

The Long Beach Health Needs Assessment (LBHNA) for 2009 is the sixth and most recent survey.

Introduction: The commitment of local hospitals – Community Hospital Long Beach, Long Beach Memorial, Miller Children’s Hospital, and St. Mary Medical Center is to ensure the health of the population in the city of Long Beach. The Long Beach Health Needs Assessment for 2009 is the sixth survey of its kind in the city by local hospitals. The goal is to utilize the results of the Long Beach Community Health Survey to improve the quality and quantity of services available in the greater Long Beach area. The resulting report helps provide community leaders with long-term strategic planning initiatives focused on the health status and needs of the city. This report also allows community partners to identify gaps in services and to provide opportunities for collaborative partnerships to address the issues. These partnerships have the potential to improve the health status of the community through program development, access to services and availability of services.

Methodology: The 2009 survey instrument was developed through an iterative process and consisted of twenty-seven questions covering topics such as; population demographics, health concerns affecting adults, teens and children and access to services and providers. The survey instrument was provided in both English and Spanish languages. The self administered surveys were distributed to a convenience sample at community forums, events and health fairs within the city of Long Beach from July through November, 2009.

The total number of survey participants was 481. Zip code analysis was undertaken to determine significant gaps in less and most vulnerable areas. Also, key informant survey
was administered using web technologies and 16 key informants responded to the survey.

Results: The number one barrier to receiving proper medical care was reported as lack of health insurance. The health care providers needed most were dentists and family doctors.

The affordability of services compared to previous survey years indicate services are less affordable today. The top four needed services that were identified as unaffordable or unavailable were mental health counselor (31%), family planning clinics, transportation, and before-and-after school programs, which are the same as the 2007 assessment. The zip code analysis indicated that the areas of most need without availability to hospital, family physician, dentist, eye doctor, mental health and emergency rooms were located in 90813 and 90805. Prayer was the most utilized alternative health method (30%). The top adult health issues were reported as diabetes and high blood pressure. For teens the top health issues reported were gangs and drug abuse. For children the top health issues were reported as obesity, child abuse and poor nutrition. Further analysis of health issues and zip codes resulted in significant differences between ‘Most Vulnerable’ and ‘Less Vulnerable’ areas for all age groups.

According to key informants, the top three providers that were needed for children were mental health counselor, dentist and specialty doctors. For teens mental health counselor, family doctor and dentists were selected. The top three providers that were needed for adults were mental health counselors, specialty Doctor and dentist, and the top three providers that are needed for elderly were mental health counselor, dentist and family doctor. Key informants were asked to identify the top health issues for children, teens, adults and the elderly. The top health issues related to children were asthma, air pollution, lack of affordable health care, lack of health insurance and poor nutrition. The top health issues for teens were gang activities, accidents, drug abuse, asthma, air pollution and depression. Adult health issues identified were depression, diabetes, lack of affordable health care, lack of health insurance and alcohol abuse. The top health issues for the elderly were depression, diabetes, heart disease, poor nutrition and lack of affordable health care.

Limitations: The small convenience sample may not be generalizable to the full population of Long Beach. The survey is self-administered.

Conclusions and Recommendations: As indicated by the data, the areas of opportunity for the health care community to focus on include:

- Transportation continues to be an unmet need
- Mental Health services are needed by a third of the population
- High blood pressure, diabetes and arthritis in the adult population
- Children’s health issues remain constant from previous surveys; child abuse, poor nutrition, asthma, obesity and lack of exercise
- Reduction of barriers such as insurance and health care costs to access needed services
- Key informants identified the need of before-and-after school programs for children and teens
- Affordability and access to services for those living in the ‘most vulnerable’ areas of the city
Long Beach Memorial Community Benefit

Accomplishments for fiscal year 2012 (July 1, 2011 – June 30, 2012)

Long Beach Memorial has concentrated its community benefit resources on instituting programs focused on communities with disproportionate unmet health needs; applying ASACB standards to enhance existing programs and reviewing metrics to measure outcomes of identified programs. Our governance oversight process included:

- Community Benefit Oversight Committee (CBOC) established
- Align community benefit priorities for the fiscal year based on identified community needs
- Community Benefit Standards adopted for MemoricalCare Health System

Areas of focus included: disease management, access to care, prevention and behavioral health. Each of these priorities ties to the strategic plan for the organization and is an identified community need.

1. **Disease Management**: includes cardiac care, childhood obesity and diabetes. Tied to an identified need by the 2009 Community Health Needs Assessment:
   - 27% of those living in the most vulnerable zip codes indicated childhood obesity as a top concern
   - 28% indicated diabetes as the biggest health issue
   - High blood pressure and adult diabetes identified as an unmet need

2. **Access to care**: Work to foster creation of medical homes and participation in the CCS demonstration project. Tied to an identified need by the 2009 Community Health Needs Assessment:
   - Family physician access and specialty care for children

3. **Prevention**: provide for community and professionals; include free screenings and health education at health fairs and community lectures and annual women’s health event. Tied to an identified need by 2009 Community Health Needs Assessment indicated:
   - Top health issue identified for all age groups was obesity
   - Other health conditions identified which would benefit from health education/behavior modification: nutrition, exercise, high blood pressure

4. **Behavioral health**: appropriate identification and assessment with referral is predominately conducted at CHLB and homeless assistance & case management (LBM). Tied to an identified need by 2009 Community Health Needs Assessment indicated:
   - All age categories reported the need for access to mental health services
   - Key informants identified depression as a top issue for all age groups

To address the needs of the underserved, following are highlights of activities that Long Beach Memorial provided in FY12 to address our community priorities.
Category A: Community Health Improvement Services

Activities or programs carried out or supported for the express purpose of improving community health that are subsidized by the health care organization qualify as Community Health Improvement Services. These services do not generate inpatient or outpatient bills, although there may be nominal fees or sliding scale payments for the services. Community need for the activity must be established. Community benefit activities or programs seek to improve access to health services, enhance public health, advance generalizable knowledge and relieve government burden. These activities or programs are to be broadly available to the public and serve low-income consumers; reduce geographical, financial or cultural barriers to accessing health services and if ceased to exist would result in access problems; address federal, state or local public health priorities (ex. eliminating health disparities); leverage or enhance public health activities; would otherwise become the responsibility of government or other tax-exempt organizations; and advance generalizable knowledge through education or research that benefits the public.

Long Beach Memorial provides Community Health Improvement Services through 36 different programs and activities, which include community health education community lectures, presentations and workshops in the areas of cancer, stroke, heart health, women’s health, disaster preparedness, health fairs, health screenings, respiratory care, senior health and tobacco education. We offer disease specific support groups such as stroke, cancer and diabetes, which are part of the community-based clinical services. Support groups are facilitated by physicians or nurses and social workers. Additionally, we provide an oncology life coach and help-lines, which community members can call to ask questions e.g., cancer related information. We also provide homeless assistance, housing vouchers and connection to medical homes and a blood donor center. A new event this year was the “Medication Take-back”. In conjunction with local law enforcement, community residents are encouraged to drop-off old drugs, which we dispose of. Over 250 people took advantage of this program and turned in nearly 1,000 pounds of unused or expired drugs.

Over 99,000 people were served through these efforts with a net benefit of more than $2.5 million.

Table 1: Category A: Community Health Improvement Services

<table>
<thead>
<tr>
<th>Activity</th>
<th>Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Community Health Education (A1)</td>
<td>61,483</td>
</tr>
<tr>
<td>Community Based Clinical Services (A2)</td>
<td>4,057</td>
</tr>
<tr>
<td>Health Care Support Services (A3)</td>
<td>33,005</td>
</tr>
<tr>
<td>Other (A4)</td>
<td>489</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>99,034</strong></td>
</tr>
</tbody>
</table>
Category B: Health Professions Education

Educational programs that result in a degree, certificate or training necessary to be licensed to practice as a health professional, or continuing education necessary to retain state license or certification by a board in the individual’s health profession fall under the Health Professions Education category. Direct costs of health professions education includes: stipends, fringe benefits of interns, residents and fellows; salaries and fringe benefits of faculty directly related to intern and resident education, medical students, nursing programs, and allied health professionals.

Long Beach Memorial is a professional teaching hospital accredited by the Accreditation Council for Graduate Medical Education (ACGME) to sponsor post-MD medical training programs. LBM is also accredited by the Council on Podiatric Medical Education (CPME), an independent accrediting agency.

Our institution plays a vital role in the training of physicians from several universities. We currently oversee 23 programs with about 368 residents and fellows, which comprise the students training at our facility each month taking into account short-term medical students, physician assistant students, residents, fellows, research fellows and visiting professors.

In addition to graduate medical education, Long Beach Memorial has an outstanding nursing education program partnering with local community colleges and California State University Long Beach, School of Nursing. There are 120 student nurses participating in a clinical rotation at LBM each year.

Other health professionals are educated and perform their clinical hours and/or internship rotations at LBM. Students are directly supervised by LBM staff. Fields such as clinical nutrition, social work, radiation oncology, physical therapy, seminary and pharmacy are represented. There were over 600 students categorized as other health professionals educated this past fiscal year. In addition to on-site training of the next generation of health care professionals, we also provide training to community physicians and nurses through a number of different avenues including grand rounds and conferences hosted at our facility.

Overall, the number of health professionals educated this year was 1,190 for a net benefit of over $6.6 million dollars. The physician education listed below is consolidated for Long Beach Memorial and Miller Children’s Hospital Long Beach.
Table 2: Category B - Health Professions Education

<table>
<thead>
<tr>
<th>Activity</th>
<th>Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physicians/Medical Students</td>
<td>368*</td>
</tr>
<tr>
<td>(B1)</td>
<td></td>
</tr>
<tr>
<td>Nursing (B2)</td>
<td>120</td>
</tr>
<tr>
<td>Other Health Professionals</td>
<td>634</td>
</tr>
<tr>
<td>(B3)</td>
<td></td>
</tr>
<tr>
<td>Other (B5)</td>
<td>68</td>
</tr>
<tr>
<td>Total</td>
<td>1190</td>
</tr>
</tbody>
</table>

*consolidated with Miller Children’s Hospital Long Beach

Category C: Subsidized Clinical Services

Clinical services are provided despite a financial loss to the organization. The financial loss is measured (based on costs, not charges) after removing losses associated by bad debt, charity care, Medicaid and other means-tested government programs. Subsidized clinical services meet an identified community need and if the organization no longer offered the service, the service would be unavailable in the community, the community's capacity to provide the service would be below the need or the service would become the responsibility of government or another tax-exempt organization. Subsidized services exclude ancillary services that support inpatient and ambulatory programs and operate at a loss (ex. Lab, radiology, anesthesiology).

There were a total of nearly 96,000 Emergency Room (ER) encounters in fiscal year 2012. As one of Los Angeles County’s original trauma centers, the Emergency Department (ED) and Trauma Center at LBM is the largest of its kind in California and among the newest and most advanced in the entire United States. Additionally, as a paramedic base station hospital, LBM handles approximately 1,500 paramedic calls per month. Paramedic-based hospitals play an important role in the assessment and treatment of patients before they arrive in the emergency department, with physicians and nurses communicating with paramedics via radio.

Table 3: Category C: Subsidized Clinical Services

<table>
<thead>
<tr>
<th>Activity</th>
<th>Persons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Other (C10) – Sigmoidoscopy</td>
<td>120</td>
</tr>
<tr>
<td>Clinic</td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>80</td>
</tr>
</tbody>
</table>
Category D: Research

Research is the study or investigation to generate generalizable knowledge made available to the public. Research includes the communication of findings and observations, including publication in a journal. Internally funded research and research funded by tax-exempt or government entities are eligible for reporting.

Todd Cancer Institute

The Todd Cancer Institute (TCI) is a member of the Association of Community Cancer Centers (ACCC) and is accredited by the American College of Surgeons (ACOS). TCI has been recognized by the ACOS Commission on Cancer with a certificate of approval with commendation as a teaching hospital cancer program. Todd Cancer Institute has a dedicated team responsible for managing the clinical trials process, which includes educating physicians about open trials, accruing patients, collecting and reporting data, handling the Institutional Review Board (IRB) human subjects protection submission for each trial and investigating new opportunities to participate. As part of regional and notational cooperative groups, South West Oncology Group (SWOG), National Surgical Adjuvant Breast and Bowel Project (NSABP) and Gynecology Oncology Group (GOG) ensures access to and maintenance of quality standards for clinical research. There are a total of 39 trials available, accruing 216 patients during the fiscal year.

Research administration is aggregated for both Long Beach Memorial and Miller Children’s hospitals and reported here. The net benefit related to research was more than $2 million dollars.

Category E: Financial Contributions to Community-Based Organizations

These are cash contributions or grants and the cost of in-kind contributions that support charity care, health professions education and other community benefit activities make up category E. In-kind contributions include the cost of staff hours donated by the organization to the community while on the organization’s payroll, indirect cost of space donated to tax-exempt community organizations and financial value (cost) of donated food, equipment and supplies.

LBM provides in-kind donation of meeting space for the weekly Cancer Support Community Support Group, which serve people in the community dealing with cancer; this support group is for all types of cancer, filling a distinct need in the community. Additionally, meeting room space and parking validations were provided to the American Cancer Society for their bimonthly “Look Good...Feel Better” program for women with cancer. We also provided funds to support a community elder abuse workshop in the spring.

Additional activities include: purchase of an FQHC for The Children’s Clinic (a separate 501c3 non-profit) to move toward more capacity for medical homes and a land lease, below fair market value, to the Long Beach Ronald McDonald House charity which provides a 23-room Ronald McDonald House to serve not only Miller
Children’s hospital on the LBM campus but the broader community. Financial contributions to community organizations totaled over $1 million dollars.

**Category F: Community Building Activities**

These activities protect or improve the community’s health or safety.

**Leadership**

Hospital employees are involved in many local, county, state and national organizations that promote health, primary prevention, workforce development and advocacy efforts related to the hospital’s mission.

**Workforce Development**

Recognizing the need to reflect the diversity of our patient population and the communities we serve, recruitment of underrepresented minorities is a priority. We participated in the diversity career fair.

The net benefit for the fiscal year was nearly $2,700 and more than 317 lives touched.

**Category G: Community Benefit Operations**

This category includes indirect and direct costs for community benefit operations. Established as an objective in the community benefit plan for FY12, developing the community benefit oversight committee (CBOC), training and communication to community benefit reporters regarding the ASACB standards; to assist in these efforts, presentations were made to hospital department managers and the CBOC regarding the definition of, importance of and the commitment to community benefit by LBM and the overall MemorialCare Health System. The net benefit of community benefit operations reported was $49,894 for the year.

**Category H: Charity Care**

Charity Care is defined as free or discounted health and health-related services provided to persons who cannot afford to pay, care provided to uninsured, low-income patients who are not expected to pay all or part of a bill, or who are able to pay only a portion using an income-related fee schedule, billed health care services that were never expected to result in cash inflows, and the unreimbursed cost to the health system for providing free or discounted care to persons who cannot afford to pay and who are not eligible for public programs. Charity Care does NOT include bad debt. The combined charity care for fiscal year 2012 reported for the three Long Beach hospitals; Long Beach Memorial, Community Hospital Long Beach and Miller Children’s Hospital Long Beach is $16,958,000.

**Category I: Government Sponsored Health Programs**

Government-sponsored health care community benefit includes unpaid charges of public programs, the “shortfall” created when a facility receives
payments that are less than charges for caring for public program beneficiaries. Additionally, “Other Public Programs” are medical programs for the indigent, medically indigent or local and state programs that provide payments to health care providers for persons not eligible for Medi-Cal. The unpaid cost of government programs for fiscal year 2012 was $22,203,000 (without Medicare).

Table 4: Consolidated LBM, MCHLB and CHLB Government Sponsored Health Programs

<table>
<thead>
<tr>
<th>Category</th>
<th>Consolidated in 000’s</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unpaid Costs of Medi-Cal &amp; CCS</td>
<td>22,203</td>
</tr>
<tr>
<td>Unpaid Costs of Medicare</td>
<td>13,105</td>
</tr>
<tr>
<td>Others Public Programs</td>
<td>1,740</td>
</tr>
<tr>
<td><strong>Total with Medicare</strong></td>
<td><strong>37,048</strong></td>
</tr>
<tr>
<td><strong>Total without Medicare</strong></td>
<td><strong>23,943</strong></td>
</tr>
</tbody>
</table>

The total number of lives touched through community benefit related programs, associated charity care and participation in government sponsored health programs was 206,954 (LBM, CHLB & MCHLB) at a total reportable benefit to the community of $88,337,000 including the Medicare shortfall for fiscal year 2012.
### Financial Summary of Community Benefit

**LONG BEACH MEMORIAL, MILLER CHILDREN’S HOSPITAL LONG BEACH AND COMMUNITY HOSPITAL LONG BEACH (CONSOLIDATED FINANCIALS)**

**COMMUNITY BENEFIT SUMMARY** FYE JUNE 30, 2012

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount (in dollars)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. <strong>Charity Care</strong> (a)</td>
<td>$16,958,000</td>
</tr>
<tr>
<td>2. <strong>Unpaid Costs of Medi-Cal</strong> (b)</td>
<td>$22,203,000</td>
</tr>
<tr>
<td>3. <strong>Others for the Economically Disadvantaged</strong> (d)</td>
<td>$1,740,000</td>
</tr>
<tr>
<td>4. <strong>Education and Research</strong> (e)</td>
<td>$10,929,000</td>
</tr>
<tr>
<td>5. <strong>Other for the Broader Community</strong> (f)</td>
<td>$23,402,000</td>
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**TOTAL QUANTIFIABLE COMMUNITY BENEFIT LESS UNPAID COST OF MEDICARE** $75,232,000

<table>
<thead>
<tr>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>6. <strong>Unpaid Costs of Medicare ©</strong></td>
<td>$13,105,000</td>
</tr>
</tbody>
</table>

**TOTAL QUANTIFIABLE COMMUNITY BENEFIT** $88,337,000

(a) Charity Care - Includes traditional charity care write-offs to eligible patients at reduced or no cost based upon the individual patient's financial situation.
(b) Unpaid costs of public programs include the difference between costs to provide a service and the rate at which the hospital is reimbursed. Estimated costs are based on the overall hospital cost to charge ratio.
(c) Includes other payors for which the hospital receives little or no reimbursement (County Indigent)
(d) Costs related to the Medical Education programs and Medical Research that the hospital sponsors.
(e) Includes many non-billed programs such as community education, screening, support groups, clinics and other self-help groups.

---

**LBM/MCHLB/CHLB**

Consolidated Community Benefit Summary

FY12

27% 19% 12% 2% 15% 25%

- **1** Charity Care (a)
- **2** Unpaid Costs of Medi-Cal (b)
- **3** Unpaid Costs of Medicare ©
- **4** Others for the Economically Disadvantaged (d)
- **5** Education and Research (e)
- **6** Other for the Broader Community (f)
Leadership Journal

Volunteer services

Long Beach Memorial has 76 committed community volunteers who provided nearly 7,500 hours of service for the year. Volunteers are valued members of our health care team at Long Beach Memorial and help us discharge patients, deliver flowers, answer telephones and escort patients and guests to various hospital locations. The community members who volunteer at our hospital provide an opportunity to connect to the health care system, benefiting not only the hospital but also the community at-large.

Adult Cystic Fibrosis Awareness

The Cystic Fibrosis Foundation awarded the adult cystic fibrosis program at Long Beach Memorial its Quality Care Award. The award was instituted in 2008 and is presented each year at the North American Cystic Fibrosis Conference, sponsored by the CF Foundation. Recipients of the award are chosen based on a long list of quality improvement criteria. The adult cystic fibrosis (CF) program at Long Beach Memorial was among 11 centers chosen out of 32 CF centers in the country to receive the award.

Adult Diabetes

The Long Beach Memorial Diabetes Program received their first certification by the Joint Commission. This is a prestigious certification and one that is difficult to achieve. The program received accolades for the comprehensive patient and family focused, inpatient and outpatient diabetes care. Focusing on the needs of the community, the adult diabetes program provides education and outreach throughout the greater Long Beach area.
Community Partners Index

In keeping with the community benefit principle of community capacity building and the overall mission and commitment to improve the health and well being of individuals, families and our communities, Long Beach Memorial cultivates and maintains strong ties with a network of community stakeholders (list is not exhaustive but highlights key partnerships).

American Cancer Society
American Heart Association
American Lung Association
Bickerstaff Foundation
California Children’s Rehabilitation Foundation (CCRF)
California State University Long Beach (School of Nursing, Department of Social Work, Department of Health Science)
California State University Los Angeles
CARE Program
Cerritos College
Child Protection Center
City of Long Beach
Greater Long Beach Child Guidance Center
Long Beach Alliance for Children with Asthma (LBACA)
Long Beach City College
Long Beach Department of Health and Human Services
Long Beach Fire Department
Long Beach Police Department
Long Beach Ronald McDonald House
Long Beach Stroke Association
Long Beach Unified School District
Los Angeles County Office of Education
March of Dimes
Memorial Medical Center Foundation
Pacific AIDS Training and Education Center
Ronald McDonald Charities of Southern California (RMCSC)
Safe Kids L.A.
Team Spirit
The Children’s Clinic and Dental Clinic
University of California Irvine (School of Medicine)
University of Southern California
Community Benefit Plan FY2013

In the year ahead, we will continue to develop and refine systems that develop our institutional support for community benefit and strengthen our programs to address the identified unmet health needs in our community. We will work to increase

- organizational leadership and evaluation
- the quality of program planning, implementation, and evaluation
- the sustainability of organizational and programmatic commitments

We will embark on our triennial Community Health Needs Assessment (CHNA) partnering with other Long Beach non-profit hospitals, Long Beach Health Department, City of Long Beach Planning and Development Services and the California State University Long Beach. Our plan is to utilize two types of instruments, each serving a separate population; general public and key informant. Instruments will be available on-line as an anonymous survey in English and Spanish. The key informant instrument will also be available on-line. Kiosks will be available at area health fairs to solicit participation as well as making survey links available on the hospital and City webpages.

Once the CHNA is completed we will present the results to the Community Benefit Oversight Committee and review the identified needs. If deemed necessary, we will conduct an assessment to categorize gaps in services in the community, document assets and develop programs and activities that address the priorities.
Appendix A – Contact Information

Physical Address of Main Hospital Campus:
2801 Atlantic Blvd.
Long Beach, CA 90806

Web address: www.memorialcare.org

Leadership:

<table>
<thead>
<tr>
<th>Diana Hendel, PharmD</th>
<th>Susan Melvin, MD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Executive Officer</td>
<td>Chief Medical Officer</td>
</tr>
<tr>
<td></td>
<td>Gainer Pillsbury, DO</td>
</tr>
<tr>
<td></td>
<td>Associate Chief Medical Officer</td>
</tr>
<tr>
<td></td>
<td>James Wells, MD</td>
</tr>
<tr>
<td></td>
<td>Chief of Staff</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Tamra Kaplan, PharmD</th>
<th>Judy Fix, MSN, RN</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Operating Officer</td>
<td>Chief Nursing Officer</td>
</tr>
</tbody>
</table>

Community Benefit Contacts:

Cindy Gotz, MPH, CHES
Community Benefit Manager
562-933-2889
cgotz@memorialcare.org

Peter Mackler
Executive Director, Government Relations and Policy
714-377-2946
pmackler@memorialcare.org
Appendix B – Financial Assistance Policy

| Memorial Health Services Policies and Procedures | Effective Date: January 12, 2012 |
|                                               | Note: For origination date see History at end of Policy. |
| Subject: Financial Assistance                  | Approval Signature: |
|                                               | Barry Arbuckle  
|                                               | Barry Arbuckle  
|                                               | President & CEO |
| Manual: Finance/Purchasing Policy/Procedure # 236 | Sponsor Signature: |
|                                               | Patricia Tondorf  
|                                               | Patricia Tondorf  
|                                               | Executive Director  
|                                               | Revenue Cycle Management |

PURPOSE: Memorial Health Services (MHS) is a non-profit organization that provides hospital services in five distinct Southern California communities. Memorial Health Services and its member hospitals are committed to meeting the health care needs of patients, including those who may be uninsured or underinsured. Consistent with this commitment, MHS has developed this Financial Assistance Policy to assist qualified patients with the cost of medically necessary services.

The Financial Assistance Policy establishes the guidelines, policies and procedures for use by hospital personnel in determining patient qualification for financial assistance. This policy also specifies the appropriate methods for the accounting and reporting of Financial Assistance provided to patients at hospitals within Memorial Health Services.

Emergency physicians providing emergency medical services at any MHS hospital are also required by law to provide discounts to uninsured patients or patients with medical costs who are at or below 350 percent of the federal poverty level as defined in this policy.

POLICY

Definitions:
Financial Assistance- includes both Charity Care and Low Income Financial Assistance, and is defined as any necessary\(^1\) inpatient or outpatient hospital service that must be provided at an MHS facility to a patient who is unable to pay for care. Patients unable to pay for their care may apply to Memorial Health Services for financial assistance.

\(^1\) Necessary services are defined as health care services or supplies that a physician or other health care provider, exercising prudent clinical judgment, would provide to a patient for the purpose of preventing, evaluating, diagnosing, or treating an illness, injury, disease or its symptoms, and that is not primarily for the convenience of the patient, physician or other health care provider, and not more costly than an alternative service or sequence of services or supply at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of that patient’s illness, injury or disease.
Eligibility for patient financial assistance will be evaluated in accordance with the requirements contained in the Financial Assistance Policy.

**Charity Care**: Memorial Health Services has a Charity Care program for patients whose household income is less than or equal to two hundred percent (200%) of the current Federal Poverty Level (FPL) Guidelines. Qualifying patients who also meet all other Financial Assistance Program qualification requirements may be entitled to a discount of one hundred percent (100%) of the patient liability portion of the bill for services, for both insured and uninsured patients.

**Low Income Financial Assistance (LIFA)** - Memorial Health Services also provides Low Income Financial Assistance to patients whose household income is less than or equal to 350% of the current FPL Guidelines, and excluded from Charity Care due to monetary assets. Qualifying patients who also meet all other Financial Assistance Program qualification requirements may be entitled to a discount of the patient liability portion of the bill for services.

**Cash Discount**: Available to all patients not utilizing insurance regardless of income or assets. Under the cash discount program, the patient's payment obligation will be one hundred percent (150%) of the total expected payment, including co-payment and deductible amounts that the Medicare program would have paid for the service if the patient was a Medicare beneficiary.

Federal Poverty Level means the poverty guidelines updated periodically in the Federal Register by the United States Department of Health and Human Services under authority of subsection (2) of Section 9902 of Title 42 of the United States Code.

Depending upon individual patient eligibility, financial assistance may be granted on a full or partial aid basis. Financial assistance may be denied when the patient or other responsible guarantor does not meet the MHS Financial Assistance Policy requirements.

**Financial Assistance Reporting**

All MHS system hospitals will report the amounts of Charity Care financial assistance provided to patients to the California Office of Statewide Health Planning and Development (OSHPD) in accordance with OSHPD regulatory requirements, as described in the OSHPD Accounting and Reporting Manual for Hospitals, Second Edition and any subsequent OSHPD clarification or advisement. To comply with these regulations, each hospital will maintain this policy as written documentation regarding its Charity Care criteria, and for individual patients, each hospital will maintain written documentation regarding all financial assistance determinations. As required by OSHPD, Charity Care provided to patients will be recorded on the basis of actual charges for services rendered.

Charity Care will be reported as an element of each hospital's annual Community Benefit Report submitted to OSHPD and any other appropriate state agencies.
General Process and Responsibilities

Access to emergency medical care shall in no way be affected by whether financial assistance eligibility under this policy exists; emergency medical care will always be provided to the extent the facility can reasonably do so.

All patients who do not indicate coverage by a third party payer will be provided a Medical application prior to discharge.

The Memorial Health Services Financial Assistance Policy relies upon the cooperation of individual applicants for accurate and timely submission of financial screening information. To facilitate receipt of such information, MHS hospitals will use a Financial Assistance application to collect information from patients who:

☐ Are unable to demonstrate financial coverage by a third party insurer and request financial assistance;
☐ Insured patients who indicate that they are unable to pay patient liabilities; and
☐ Any other patient who requests financial assistance.

The financial assistance application should be offered as soon as there is an indication the patient may be in need of financial assistance. The form may be completed prior to service, during a patient stay, or after services are completed and the patient has been discharged. Accordingly, eligibility for the MHS Financial Assistance Program may be determined at any time the hospital has sufficient information to determine qualification.

A complete financial assistance application includes:

1. Submission of all requested information necessary for the hospital to determine if the patient has income and/or assets sufficient to pay for services;
2. Authorization for the hospital to obtain a credit report for the patient or responsible party;
3. Documentation useful in determining eligibility for financial assistance; and
4. An audit trail documenting the hospital’s commitment to providing financial assistance.

Eligibility - refer to grid on appendix A

Eligibility for financial assistance shall be determined solely by the patient’s and/or patient guarantor’s ability to pay. Eligibility for financial assistance shall not be based in any way on age, gender, sexual orientation, ethnicity, national origin, veteran status, disability or religion.

The patient/guarantor bears the burden of establishing eligibility for qualification under any financial assistance program. Patients/guarantors are required to provide timely, honest and complete disclosure in order to obtain financial assistance. The hospital
reserves the right to require a certified copy of the patient’s income tax return. Each hospital will provide guidance and/or direct assistance to patients or their guarantors as necessary to facilitate completion of government low-income program applications when the patient may be eligible. Assistance should also be provided for completion of an application for the MHS Financial Assistance Program.

Completion of the Financial Assistance application and submission of any or all required supplemental information may be required for establishing eligibility with the Financial Assistance Program. Generally, the 2 most recent pay stubs or last year’s tax return including W-2 may be required to establish income. Patients applying for Financial Assistance will be mailed a written notice within 10 business days from the date the Patient Financial Services Department receives a completed application with all necessary documentation to approve or deny Financial Assistance.

Financial Assistance Program qualification is determined after the patient and/or patient guarantor establishes eligibility according to criteria contained in this policy. While financial assistance shall not be provided on a discriminatory or arbitrary basis, the hospital retains full discretion to establish eligibility criteria and determine when a patient has provided sufficient evidence of qualification for financial assistance. In the event of a dispute regarding eligibility for financial assistance, a patient may seek review from management in Patient Financial Services.

Once determined, Financial Assistance Program eligibility will remain in effect for a period of six (6) months and then may be renewed by the hospital upon submission of required information by the patient. Patient Financial Services will develop methods for accurate tracking and verification of financial assistance program eligibility.

Any eligible patient account balance created by a visit that resulted in the request for Financial Assistance Program coverage and those occurring for a period of six (6) months following eligibility determination will be considered for full or partial write-off. Generally, other pre-existing patient account balances outstanding at the time of eligibility determination by the hospital will be included as eligible for write-off at the sole discretion of management, whether tracked as an Accounts Receivable or Bad Debt.

Patient obligations for Medi-Cal Share of Cost (SOC) payments will not be waived under any circumstance. However, after collection of the patient SOC portion, any other unpaid balance relating to a Medi-Cal SOC patient may be considered for Charity Care.

Factors considered when determining whether an individual is qualified for financial assistance pursuant to this policy may include, but shall not be limited to the following:

- No insurance coverage under any government or other third party program
- Household income
- Household net worth including all assets, both liquid and non-liquid

2 "Household" includes the patient, the patient’s spouse, any individual to whom the patient is a dependent and any other individual legally responsible to provide for the patient’s health care needs. At age 18, a patient’s income will be considered separately, regardless of living arrangements, unless the hospital is informed that the patient is still a dependent.
☐ Employment status  
☐ Unusual expenses  
☐ Family size as defined by Federal Poverty Level (FPL) Guidelines  
☐ Credit history

Eligibility criteria are used in making each individual case determination for coverage under the MHS Financial Assistance Program. Financial assistance will be granted based upon each individual determination of financial need. To assure appropriate allocation of assistance, financial need may be determined based upon consideration of both income and available patient family assets.

Covered services include necessary inpatient and outpatient hospital care, provided that the services are not covered or reimbursed by any state or federal government program (including Medicare, Medi-Cal, or county indigent programs) or any other third party payer. All patients not covered by third-party insurance and those insured patients who indicate that they are unable to pay patient obligations such as co-payments and deductibles, may be considered for eligibility under the Financial Assistance Program.

For the purpose of determining eligibility for LIFA discounted payment, documentation of income shall be limited to recent pay stubs or income tax returns, and assets will not be considered. Any patient not wishing to disclose their assets will automatically be ineligible for a Charity Care write-off but may still qualify for LIFA.

**INCOME QUALIFICATION LEVELS**

**Full Charity**

If the patient’s household income is two hundred percent (200%) or less of the established poverty income level, based upon current FPL Guidelines and the patient meets all other Financial Assistance Program qualification requirements, one hundred percent (100%) of the patient liability portion of the bill for services will be written off.

**Low Income Financial Assistance (LIFA)**

If the patient’s household income is less than three hundred fifty percent (350%) of the established poverty income level, based upon current FPL Guidelines, excluded from Charity Care due to monetary assets, and the patient meets all other Financial Assistance Program qualification requirements, the following will apply:

a. **Patient’s care is not covered by a payer.** If the services are not covered by any third party payer so that the LIFA-qualified patient ordinarily would be responsible for the full billed charges, the LIFA-qualified patient’s payment obligation will be one hundred percent (100%) of the total expected payment, including co-payment and deductible amounts, that the Medicare program would have paid for the service if the patient was a Medicare beneficiary. If the service provided is not covered under the Medicare program then the LIFA-qualified patient will be responsible for forty (40%) of billed charges.

m.pro.mhspolicy.236.FinancialAssistance.doc
b. Patient's care is covered by a payer. If the services are covered by a third party payer so that the LIFA-qualified patient is responsible for only a portion of the billed charges (i.e., a deductible or co-payment), the LIFA-qualified patient's payment obligation will be one-hundred percent (100%) of the patient liability portion of total payment up to the point where total payments (patient + insurance) equal one-hundred percent (100%) of the total expected payment, including co-payment and deductible amounts, that the Medicare program would have paid for the service if the LIFA-qualified patient was a Medicare beneficiary.

ASSET QUALIFICATION

Patient owned assets may be evaluated to determine if sufficient patient household resources exist to satisfy the hospital’s bill for services rendered. Evaluation of patient assets will consider both the asset value and amounts owed against the asset to determine if potential net worth is available to satisfy the patient payment obligation.

Recognizing the need to protect basic household assets, each patient family unit evaluated will be allowed the following asset exemptions:

- Primary residence
- One vehicle per patient or two vehicles per family unit
- Tax-exempt retirement program funds
- Ten Thousand Dollars ($10,000) and fifty percent (50%) greater than Ten Thousand Dollars ($10,000) in other total assets
- Deferred Compensation Plans

Patients who have assets beyond those specifically exempted will be expected to leverage the assets through independent financing in order to satisfy the patient account. Patients with sufficient assets will be denied eligibility for Charity Care even when they meet basic income qualification requirements.

For the purpose of determining eligibility for discounted payment, either LIFA or Cash Discount, documentation of income shall be limited to recent pay stubs or income tax returns and assets will not be considered

SPECIAL CIRCUMSTANCES:

Any evaluation for financial assistance relating to patients covered by the Medicare Program must include a reasonable analysis of all patient assets, net worth, income and expenses, prior to eligibility qualification for the Financial Assistance Program. Such financial assistance evaluations must be made prior to service completion by the MHS hospital.

- If the patient is determined to be homeless he/she will be deemed eligible for the Financial Assistance Program.
If the patient/guarantor has recently been declared bankrupt by a Federal Bankruptcy Court he/she will be deemed eligible for the Financial Assistance Program.

Patients seen in the emergency department, for whom the hospital is unable to issue a billing statement, may have the account charges written off as Charity Care. All such circumstances shall be identified in the account notes or on the patient’s Financial Assistance Application as an essential part of the documentation process.

OTHER ELIGIBLE CIRCUMSTANCES:

Memorial Health Services deems those patients that are eligible for any or all government sponsored low-income assistance programs to be indigent. Therefore, such patients are automatically eligible for Charity Care or LIFA under the MHS Financial Assistance Policy and account balances classified as Charity Care if the government program does not make payment for all services provided, or days during a hospital stay.

For example, patients who qualify for Medi-Cal, CCS, CHDP, Healthy Families, MSI, CMSP, Trauma or other similar low-income government programs are included as eligible for the MHS Financial Assistance Program.

Any or all non-reimbursed patient account balances are eligible for full write-off as Charity Care. Specifically included as Charity Care are charges related to denied stays, denied days of care, and non-covered services. All Treatment Authorization Request (TAR) denials and any other failure to pay for covered or non-covered services provided to Medi-Cal and/or other government low-income qualified patients are covered.

Patients with restricted coverage, and/or other forms of limitation shall have non-covered amounts classified as Charity Care when payment is not made by the low-income government program.

Pending Medi-Cal patients not approved for Medi-Cal are also eligible for Charity Care.

The portion of Medicare patient accounts (a) for which the patient is financially responsible (coinsurance and deductible amounts), (b) which is not covered by insurance or any other payer including Medi-Cal, and (c) which is not reimbursed by Medicare as a bad debt, may be classified as Charity Care if:

1. The patient is a beneficiary under Medi-Cal or another program serving the health care needs of low-income patients; or
2. The patient otherwise qualifies for financial assistance under this policy and then only to the extent of the write-off provided for under this policy.

Any patient who experiences a catastrophic medical event may be deemed eligible for financial assistance. The determination of a catastrophic medical event shall be based upon the amount of the patient liability according to the billed charges, and considering the individual’s income and assets as reported at the time of occurrence. Management shall use reasonable discretion in making a determination based upon a catastrophic
medical event. As a general guideline, any account with a patient liability for services rendered that exceeds $100,000 may be considered for eligibility as a catastrophic medical event.

Any account returned to the hospital from a collection agency that has determined the patient or guarantor does not have the resources to pay his or her bill, may be deemed eligible for Charity Care. Documentation of the patient or guarantor’s inability to pay for services will be maintained in the Charity Care documentation file or in the account notes.

Criteria for Re-Assignment from Bad Debt to Charity Care

All outside collection agencies contracted with MHS to perform account follow-up and/or bad debt collection will utilize the following criteria to identify a status change from bad debt to Charity Care:

1. Patient accounts must have no applicable insurance coverage including governmental or other third party payers; and
2. The patient or guarantor must have an Experian credit score rating of less than or equal to 500. If the collection agency is using a credit scoring tool other than Experian, the patient and or guarantor must fall into bottom 20th percentile of credit scores for the method used; and
3. The patient or guarantor has not made a payment within one hundred eighty (180) days of assignment to the collection agency; and
4. The collection agency has determined that the patient/guarantor is unable to pay; and/or
5. The patient does not have a valid Social Security Number and/or an accurately stated residence address in order to determine a credit score.

Public Notice

Each MHS hospital shall post notices informing the public of the Financial Assistance Program. Such notices shall be posting in high volume inpatient, outpatient and emergency service areas of the hospital. Notices shall also be posted in the patient financial services and collection departments. Notices will include contact information on how a patient may obtain more information on financial assistance as well as where to apply for such assistance. These notices shall be posted in English and Spanish and any other languages that are representative of five percent (5%), or more, of the patients in the hospital’s service area according to the Federal Title VI guidelines.

Data mailers and statements sent to patients as part of the routine billing process will contain information about the MHS Financial Assistance Program. These notices shall be available in English and Spanish and any other languages that are representative of five percent (5%), or more, of the patients in the hospital’s service area according to the Federal Title VI guidelines.

A patient information brochure that describes the features of the MHS Financial Assistance Program will be made available to patients and members of the general public.
public. These notices shall be posted in English and Spanish and any other languages that are representative of five percent (5%), or more, of the patients in the hospital’s service area according to the Federal Title VI guidelines.

Billing and Collection Practices

Patients in the process of qualifying for government or hospital low-income financial assistance programs will not be assigned to collections prior to 120 days from the date of initial billing.

If a patient is attempting to qualify for eligibility under the hospital’s charity care or discount payment policy and is attempting in good faith to settle an outstanding bill with the hospital by negotiating a reasonable payment plan or by making regular partial payments of a reasonable amount, the hospital shall not send the unpaid bill to any collection agency or other assignee, unless that entity has agreed to comply with guidelines outlined in California Health and Safety Code 127400 et seq. Low-income patients, who at the sole discretion of the hospital are reasonably cooperating to settle an outstanding hospital bill by making regular and reasonable payments towards their outstanding hospital bill, will not be sent to an outside collection agency if doing so would negatively impact the patient’s credit. The hospital extended payment plan may be declared no longer operative after the patient’s failure to make all consecutive payments due during a 90-day period. Before declaring the hospital extended payment plan no longer operative the hospital shall make a reasonable attempt to contact the patient by phone and, to give notice in writing, that the extended payment plan may become inoperative, and of the opportunity to renegotiate the extended payment plan. Prior to the hospital extended payment plan being declared inoperative, the hospital shall attempt to renegotiate the terms of the defaulted extended payment plan, if requested by the patient. The hospital shall not report adverse information to a consumer credit reporting agency or commence a civil action against the patient or responsible party for nonpayment prior to the time the extended payment plan is declared to be no longer operative. For purposes of this section, the notice and phone call to the patient may be made to the last known phone number and address of the patient.

Patients who communicate that they have an appeal for coverage of services pending will not be forwarded to collections until the final determination of that appeal is made. Examples of appeals are; Health Plan Appeals, Independent Medical Review, Medi-Cal and Medicare coverage appeals.

The hospital shall reimburse the patient or patients any amount actually paid in excess of the amount due under this article, including interest. Interest owed by the hospital to the patient shall accrue at the rate of ten-(10%) percent per annum; beginning on the date payment by the patient is received by the hospital. However, a hospital is not required to reimburse the patient or pay interest if the amount due is less than five dollars ($5.00). The hospital shall give the patient a credit for the amount due for at least 60 days from the date the amount is due.

All extended payment plans will be interest free.
Confidentiality

It is recognized that the need for financial assistance is a sensitive and deeply personal issue for recipients. Confidentiality of requests, information and funding will be maintained for all that seek or receive financial assistance. The orientation of staff and selection of personnel who will implement this policy shall be guided by these standards.

Good Faith Requirements

Every MHS hospital makes arrangements for financial assistance with medical care for qualified patients in good faith and relies on the fact that information presented by the patient is complete and accurate.

Provision of financial assistance does not eliminate the right to bill, either retrospectively or at the time of service, for all services when fraudulent, inaccurate or incomplete information has been given. In addition, the MHS hospital reserves the right to seek all remedies, including but not limited to civil and criminal damages from those who have provided false, inaccurate or incomplete information in order qualify for the MHS Financial Assistance Program.

In the event that a patient qualifies for partial financial assistance under the LIFA component of this Policy and then fails to make payment in full on their remaining patient liability balance, the hospital, at its sole and exclusive discretion, may use any or all appropriate means to collect the outstanding balance while in compliance with California Health and Safety Code 127400 et seq.

History:

Origination: May 22, 2006 (Replaces Policies #230 Low Income Financial Assistance (LIFA), Qualifications For. and #231 Charity Care, Qualification and Process for Assignment)
Reviewed/Revised: January 1, 2007
Reviewed/Revised: December 20, 2007
Three Year Review: February 18, 2010
Reviewed/Revised: December 27, 2011
Revised: January 12, 2012
### Appendix A.

<table>
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<tr>
<th>FPL INCOME LEVEL</th>
<th>CHARITY CARE</th>
<th>CASH DISCOUNT</th>
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<td></td>
<td>0-20%</td>
<td>100% Writs-off</td>
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<tr>
<td></td>
<td>&lt; 350% and disqualified from 100% Charitable Care</td>
<td>150% of Medicare</td>
</tr>
<tr>
<td>DISCOUNT</td>
<td>Charitable Care</td>
<td>Charitable Care Disqualified Payment</td>
</tr>
<tr>
<td></td>
<td>10% of Medicare</td>
<td>Cash Discount</td>
</tr>
</tbody>
</table>

**Income**

For purposes of determining eligibility for charity care documentation of assets may include information on all monetary assets, but shall not include statements of retirement or deferred compensation plans qualified under the Internal Revenue Code or nonqualified deferred compensation plans.

For purposes of determining eligibility for discounted payments, documentation of income shall be limited to recent pay stubs or income tax returns.

**Assets**

For purposes of this determination, monetary assets shall not include retirement or deferred compensation plans qualified under the Internal Revenue Code, or nonqualified deferred compensation plans. Furthermore, the first ten thousand dollars ($10,000) of a patient's monetary assets shall not be counted in determining eligibility, nor shall 50 percent of the patient's monetary assets over the first ten thousand dollars ($10,000) be counted in determining eligibility.

Not to be considered.

**Qualifications**

Available to Uninsured patients or Patients with high medical costs as defined by:

1. Annual out-of-pocket costs incurred by the individual at the hospital that exceed 10 percent of the patient's family income in the prior 12 months.
2. Annual out-of-pocket expenses that exceed 10 percent of the patient's family income, if the patient provides documentation of the patient's medical expenses paid by the patient or the patient's family in the prior 12 months.

Available to Uninsured patient's or Patients with high medical costs as defined by:

1. Annual out-of-pocket costs incurred by the individual at the hospital that exceed 10 percent of the patient's family income in the prior 12 months.
2. Annual out-of-pocket expenses that exceed 10 percent of the patient's family income, if the patient provides documentation of the patient's medical expenses paid by the patient or the patient's family in the prior 12 months.
Financial Assistance Application

INSTRUCTIONS

1. Please complete all areas on the attached application form. If any area does not apply to you, write N/A in the space provided.

2. Attach an additional page if you need more space to answer any question.

3. You must provide proof of income when you submit this application. The following documents are accepted as proof of income:

   a. Two (2) most recent and consecutive bank statements: must include all pages of each statement (including blank pages), for all accounts, checking and savings.

   AND

   b. Two (2) most recent paycheck stubs including any Social Security (either letter acceptable), child support, unemployment, disability, alimony, and/or evidence of other payments deposited directly into your bank account). If not available, then;

   c. Last filed Federal income tax return (Form 1040), including all schedules and attachments as submitted to the Internal Revenue Service with Federal W-2 Form(s) showing wages and earnings, or;

   d. If you are paid only in cash, have no income or cannot provide any of the above, please submit a written statement explaining your income sources and how you support yourself.

4. It is important that you complete, sign, and submit the financial assistance application along with all required attachments within fourteen (14) days.

5. Your application cannot be completely processed until all required information and documents have been provided. If all requested documentation is not received within 30 days of application signature date, you may be required to re-submit the application and accompanying documentation.

6. If you are legally married, you and your spouse must sign and date the application.

7. If you have questions, please call your customer service departments.
   ▶ Long Beach Memorial, Miller Children’s Hospital Long Beach, Orange Coast Memorial and Saddleback Memorial …………………………………………. 877-323-0043
   ▶ Community Hospital Long Beach …………………………………………. 877-851-9718

8. Once complete, please return the application with the required documents to:
   ▶ MemorialCare, ATTN: FAA, P.O. Box 20894, Fountain Valley, CA 92728-0894
## Financial Assistance Application

- [ ] Long Beach Memorial
- [ ] Miller Children’s Hospital Long Beach
- [ ] Community Hospital Long Beach
- [ ] Orange Coast Memorial
- [ ] Saddleback Memorial-Laguna Hills
- [ ] Saddleback Memorial-San Clemente

### Account Number:

**Patient/Guarantor Name:**

**Spouse Name:**

### Address

- **Home**
- **Work**

### Social Security Number

- **Patient/Guarantor**
- **Spouse**

### Family Status

List all dependents that you support.

<table>
<thead>
<tr>
<th>Name</th>
<th>Age</th>
<th>Relationship</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

### Employment Status

- **Patient/Guarantor Employer**
- **Position**
- **Contact Person**
- **Telephone**
- **Spouse Employer**
- **Position**

### Income
<table>
<thead>
<tr>
<th>Asset</th>
<th>Value</th>
<th>Amount Owed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Primary Residence</td>
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<tr>
<td>2. Other Real Estate (attach list)</td>
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<td></td>
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<tr>
<td>3. Motor Vehicles (attach list)</td>
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<td></td>
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<tr>
<td>4. Other Personal Property</td>
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<td></td>
</tr>
<tr>
<td>5. Bank Accounts &amp; investments</td>
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<td></td>
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<tr>
<td>6. Retirement Plans</td>
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<tr>
<td>7. Other Assets (attach list)</td>
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</tr>
<tr>
<td>Total Amounts (add lines 1 – 7 above)</td>
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</tr>
</tbody>
</table>

By signing below, I/We declare that all information provided is true and correct to the best of my/our knowledge. I/We authorize Memorial Health Services to verify any information listed in this application. I/We expressly grant permission to contact my/our employer, banking, and lending institutions. In addition, my/our credit report may be obtained.

Signature of Patient/Guarantor __________________________  Signature of Spouse __________________________

Date __________________________  Date __________________________

*Also available in Spanish*