# January 16, 2018

The Honorable Seema Verma Administrator

Centers for Medicare & Medicaid Services

U.S. Department of Health & Human Services 7500 Security Boulevard

Baltimore, MD 21244

# Re: Medicare Program; Contract Year 2019 Policy and Technical Changes to the Medicare Advantage, Medicare Cost Plan, Medicare Fee-for-Service, the Medicare Prescription Drug Benefit Programs, and the PACE Program (CMS-4182-P)

Dear Administrator Verma:

On behalf of RxXpress Health Mart Pharmacy

I am pleased to submit comments and recommendations on the proposed rule, "Medicare Program; Contract Year 2019 Policy and Technical Changes to the Medicare Advantage, Medicare Cost Plan, Medicare Fee-for-Service, the Medicare Prescription Drug Benefit Programs, and the PACE Program (CMS-4182-P)."

Part D plan sponsors and Pharmacy Benefit Managers (PBMs) extract DIR (Direct and Indirect Remuneration) fees from community pharmacies. Nearly all pharmacy DIR fees are clawed back retroactively months later rather than deducted from claims on a real-time basis. This reimbursement uncertainty makes it extremely difficult for community pharmacists to operate their small businesses. The current DIR model may also increase costs to patients at the point of sale and ultimately increase cost to CMS as patients enter the "donut hole" and catastrophic phases of coverage.

We personally see exploitation of our patients from PBS's at the point of sale to push the patient into the donut hole faster by extremely high copays . If we were allowed to just fill the prescription cash the patient would save tremendously ,but are not pennitted to do so because of our contracts.

It is also very difficult to try to budget for expenses,etc. when we have the fees coming several months later with absolutely no idea what the amount will be. My colleages and I are an integral part of the health care delivery system with hundreds of thousands of covered lives and continue to strive for care for our patients.

I write to voice my organization's strong support for the proposed change to require that all pharmacy price concessions be reflected in the negotiated price at the point of sale. This approach will bring much needed transparency, improve the predictability of business operations for community pharmacists, and most importantly, lead to significant beneficiary savings.

Thank you for your consideration. Sincerely,

Pamela Bums-Grisnik ,RPh Vice President

PPG Script, Inc dba RxXpress Health Mart Phannacy