

Independent Hospital Pricing Authority

General List of In-Scope Public Hospital Services Eligibility Policy

Version 5.0 April 2019



IHPA

General List of In-Scope Public Hospital Services Eligibility Policy – Version 5.0 April 2019

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Acronyms and Abbreviations

ABF	Activity Based Funding
Category A	Category A of the General List of In-Scope Public Hospital Services
Category B	Category B of the General List of In-Scope Public Hospital Services
COAG	Council of Australian Governments
ED	Emergency Department
IHPA	Independent Hospital Pricing Authority
General List	General List of In-Scope Public Hospital Services
NEP	National Efficient Price
NHRA	National Health Reform Agreement
PHEC	Public Hospital Establishments Collection
Pricing Framework	<i>Pricing Framework for Australian Public Hospital Services</i>
the Act	<i>National Health Reform Act 2011</i>

Definitions

Activity based funding	<p>Refers to an activity comprising in-scope public hospital services which will be funded by the Australian Government in the manner described at clause A32(c) of the National Health Reform Agreement.</p> <p>An activity based funding (ABF) activity may take the form of a separation, presentation or service event.</p>
Category A	<p>Refers to Category A of the General List of In-Scope Public Hospital Services (see definition of the General List of In-Scope Public Hospital Services).</p> <p>This comprises all clinics in the Tier 2 Non-Admitted Services classification, classes 10, 20 and 30 that were reported as a public hospital service in the 2010 Public Hospital Establishments Collection in terms of their activity, expenditure or staffing. The exception is the General Practice and Primary Care (20.06) clinic, which is considered by the Pricing Authority to be ineligible for Commonwealth funding as a public hospital service.</p>
Category B	<p>Refers to Category B of the General List of In-Scope Public Hospital Services (see definition of the General List of In-Scope Public Hospital Services).</p> <p>This comprises Other Non-admitted Patient Services and Non-Medical Specialist Outpatient Clinics and class 40 of the Tier 2 Non Admitted Services (except Commonwealth funded Aged Care Assessment (40.02), Family Planning (40.27), General Counselling (40.33) and Primary Health Care (40.08)).</p> <p>To be eligible for Commonwealth funding as an Other Non-admitted Patient Service and Non-Medical Specialist Outpatient Clinics or a class 40 Tier 2 Non-Admitted Service, a service must be:</p> <ul style="list-style-type: none"> • directly related to an inpatient admission or an emergency department attendance; or • intended to substitute directly for an inpatient admission or emergency department attendance; or • expected to improve the health or better manage the symptoms of persons with physical or mental health conditions who have a history of frequent hospital attendance or admission.
Eligibility criteria and interpretive guidelines	<p>IHPA developed the eligibility criteria and interpretive guidelines in close consultation with the jurisdictions in late 2012 to provide a basis for determining which services would be included on the General List of In-Scope Public Hospital Services. These eligibility criteria and interpretive guidelines have been designed to include contemporary models of clinical care within the General List of In-Scope Public Hospital Services.</p> <p>Eligibility criteria and interpretive guidelines are published as part of the <i>Pricing Framework for Australian Public Hospital Services</i> available on IHPA's website.</p>

<p>General List of In-Scope Public Hospital Services</p>	<p>In accordance with Section 131(f) of the <i>National Health Reform Act 2011</i> (the Act) and Clauses A9–A17 of the NHRA, the scope of “Public Hospital Services” eligible for Commonwealth funding under the agreement are: ^{1 2}</p> <ul style="list-style-type: none"> • All admitted programs, including hospital in the home programs. Forensic mental health inpatient services are included as recorded in the 2010 Public Hospitals Establishment Collection. • All emergency department services. • Non-admitted services. There are two broad categories of in-scope, public hospital non-admitted services:³ <ul style="list-style-type: none"> ○ Category A: Specialist Outpatient Clinic Services; (See definition of Category A) and ○ Category B: Other Non-admitted Patient Services and Non-Medical Specialist Outpatient Clinics (See definition of Category B).
<p>Pricing Authority</p>	<p>The governing body of IHPA established under the <i>National Health Reform Act 2011</i> (the Act).</p>

¹ In August 2011, Governments agreed to be jointly responsible for funding growth in ‘public hospital services’. But, as there is no standard definition or listing of public hospital services, Governments gave IHPA the task of deciding which services will be ruled ‘in scope’ as public hospital services, and so eligible for Commonwealth funding under the NHRA.

² With regards to IHPA’s role in defining the scope of public hospital services, refer to the NHRA Clauses A9-A26 (see [Appendix A](#)).

³ Non-admitted services must be public hospital services that are provided in a community setting that are designed to prevent or shorten hospital admission.

Tier 2 non-admitted services classification

The Tier 2 non-admitted services classification provides a consistent framework for counting non-admitted service events.

The clinics are grouped into a number of categories that reflect the type of service provided and the clinicians who typically provide the service. The clinics are grouped into four categories, as follows:

Table 1: Categories of Tier 2 Clinics

Category	Description	Range of Clinics
Procedures	Procedures provided by a surgeon or other medical specialist.	10.01 – 10.20
Medical Consultation	Medical consultations provided by a medical or nurse practitioner.	20.01 – 20.55
Stand-alone Diagnostic	Diagnostic services, within a specific field of medicine or condition (e.g. epilepsy).	30.01 – 30.08
Allied Health and/or Clinical Nurse Specialist Intervention	Services provided by an allied health professional or Clinical Nurse Specialist.	40.01 – 40.61

For more information, please consult the following documentation available on IHPA’s website:

- Tier 2 non-admitted services definitions manual
- Activity based funding: non-admitted patient care data set specifications
- Tier 2 non-admitted services compendium
- Tier 2 non-admitted services national index

1. Introduction

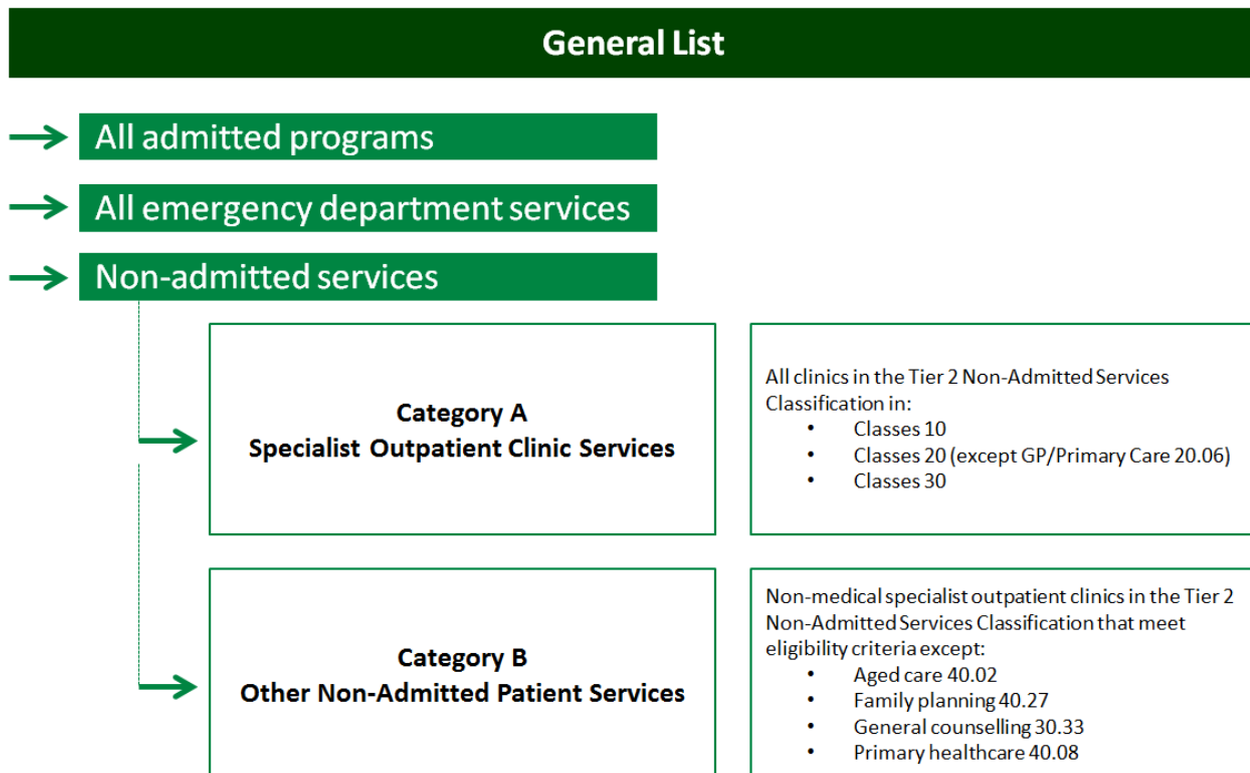
1.1 Background

The *National Health Reform Act 2011* (the Act), section 131(1)(f), provides that IHPA will determine the public hospital functions that are to be funded in the states and territories by the Commonwealth, except where otherwise agreed between the Commonwealth and a state or territory.

In accordance with clause A10 of the National Health Reform Agreement (NHRA), the scope of public hospital services eligible for a Commonwealth funding contribution under the NHRA and therefore included on the General List is described in Figure 1.

The Commonwealth, states and territories (jurisdictions) are able to apply to have services included or excluded from the General List. In accordance with clause A25 of the NHRA, IHPA will conduct an analysis of each application to determine if services are transferred from the community to public hospitals for the dominant purpose of making services eligible for Commonwealth funding.

Figure 1. Scope of public hospital services eligible for a Commonwealth funding contribution under the NHRA



1.2 Purpose

This Policy outlines what public hospital services form the General List. It provides guidance for jurisdictions on the process for having a service added or removed from the General List by the Pricing Authority, the eligibility criteria those services must meet and the evidence required.

1.3 Review

The Pricing Authority and Chief Executive Officer of IHPA will review this Policy, including associated documentation, annually or as required.

The Policy was reviewed in April 2019.

2. Eligibility criteria

2.1 IHPA General List of In-Scope Public Hospital Services

Guidance on the process to determine the scope of public hospital services that are eligible for Commonwealth funding on an activity or block grant basis is described in clauses A10 to A26 of the National Health Reform Agreement (NHRA).

Clause A12 of the NHRA provides that IHPA will:

- develop and publish criteria for assessing services for inclusion on a general list of hospital services eligible for Commonwealth growth funding;
- consider each state's and territory's recommendations against the published criteria; and
- establish a General List of other services eligible for Commonwealth funding.

IHPA may update the eligibility criteria or the interpretive guidelines, and will update the General List based on any updated eligibility criteria, or as required to reflect innovations in clinical pathways (as per Clause A14 of the NHRA).

IHPA may also be requested by the Council of Australian Governments (COAG) Health Council to update the eligibility criteria, the interpretive guidelines or the General List.

2.2 Overall scope

In accordance with clause A10 of the NHRA, the scope of public hospital services eligible for a Commonwealth funding contribution under the NHRA is as follows:

- a) All admitted programs, including hospital in the home programs. Forensic mental health inpatient services are also included if they were recorded in the 2010 PHEC;
- b) All emergency department (ED) services provided by a recognised ED service; and
- c) Other non-admitted services (see section 2.3).

Clause A17 of the NHRA provides a form of "grand parenting" in that a service not already captured within the General List and which is not eligible for Commonwealth funding under clause A10 of the NHRA will be eligible for Commonwealth funding for a specific hospital if that service was purchased or provided by that hospital during 2010.

IHPA has determined that the inclusion of a service in the PHEC in 2010 is sufficient evidence that a service was provided by a hospital in 2010.

2.3 Non-admitted services

The listing of in-scope non-admitted services is independent of the service setting in which the service is provided. This means that in-scope services can be provided on an outreach basis.

To be included as an in-scope non-admitted service, the service must meet the definition of a Service Event. This is "an interaction between one or more healthcare provider(s) with one non-admitted patient, which must contain therapeutic/clinical content and result in a dated entry in the patient's medical record."

As depicted in Figure 1, IHPA has determined that there are two broad categories of in-scope public hospital non-admitted services – ‘Specialist Outpatient Clinic Services (Category A) and ‘Other Non-admitted Patient Services and Non-Medical Specialist Outpatient Clinics’ (Category B).

Category A

This comprises all clinics in the Tier 2 Non-Admitted Services classification, classes 10, 20 and 30 with the exception of the General Practice and Primary Care (20.06) clinic, which is considered by the Pricing Authority to be ineligible for Commonwealth funding as a public hospital service.

Category B

To be eligible for Commonwealth funding as an Other Non-admitted Patient Service and Non-Medical Specialist Outpatient Clinics or a Class 40 Tier 2 Non-Admitted Service, a service must be:

- directly related to an inpatient admission or an ED service attendance; or
- intended to substitute directly for an inpatient admission or ED service attendance; or
- expected to improve the health or better manage the symptoms of persons with physical or mental health conditions who have a history of frequent hospital attendance or admission.

Out-of-scope services

IHPA has determined that the following clinics are not eligible for Commonwealth funding as a public hospital service under Category A or B:

- General Practice and Primary Care (20.06);
- Commonwealth funded Aged Care Assessment (40.02);
- Family Planning (40.27);
- General Counselling (40.33); and
- Primary Health Care (40.08).

IHPA has determined that certain non-admitted services are not in-scope for Commonwealth funding, on the basis that they do not meet the eligibility criteria for inclusion on Category B of the General List.

These non-eligible services include certain mental health services such as:

- psychosocial rehabilitation programs where the primary purpose of the service is to meet the social needs of consumers living the community rather than hospital avoidance; and
- prevention and early intervention services, which in many cases are already funded by the Commonwealth Government and community based programs where the primary focus is on the ongoing management of stable patients.

3. Interpretive guidelines

3.1 Key attributes of eligible health services

In line with the eligibility criteria, community mental health, physical chronic disease management and community based allied health programs considered in-scope will be required to have all or most of the following attributes:

- be closely linked to the clinical services and clinical governance structures of a public hospital (for example integrated area mental health services, step-up/step-down mental health services and crisis assessment teams);
- target patients with severe disease profiles;
- demonstrate regular and intensive contact with the target group (an average of eight or more service events per patient per annum);
- demonstrate the operation of formal discharge protocols within the program; and
- demonstrate either regular enrolled patient admission to hospital or regular active interventions which have the primary purpose to prevent hospital admission.

3.2 Evidence to support assessment against eligibility criteria

The jurisdiction must outline the evidence or best available information to support the eligibility criteria. Jurisdictions should aim to provide the following supporting information:

- the cost of delivering the program/service across the jurisdiction;
- clinical service plans or service level agreements that demonstrate links to the clinical or governance structure of public hospitals;
- information on the proportion of patients who are referred following an admission, readmission or ED presentation;
- data that supports the patient cohort of the service have a history of frequent hospital admission or ED presentation
- any evaluation demonstrating the program has an impact on admission rates (e.g. the number of prevented ED services presentations/hospital admissions, the type of patients the preventative group is dealing with, the number of patients seen in the community and their admission rates per year);
- arrangements such as service level agreements that demonstrate key performance indicators in reducing hospital admission rates;
- data that supports the service provides regular and intensive contact with the target group; and
- clinical service plans or protocols that demonstrate the discharge pathway for patients from the service.

In addition to meeting the eligibility criteria specified above, a service must be operational in order to be considered in-scope for the purposes of inclusion on the General List. However, for

new programs, evidence can include data from similar programs in other locations or evidence based research outcomes.

3.3 Evaluating applications

In undertaking its assessment of a request for inclusion on, or exclusion from, the General List, IHPA will assess the proposed non-admitted service according to if:

- the proposed service meets the definition of a Service Event;
- the service is already captured by clause A10(a) (all admitted services including hospital in the home programs) and clause A10(b) (all emergency department services provided by a recognised emergency department service) of the NHRA;
- the evidence supports that the service is directly related to the non-admitted service, an inpatient admission or an ED service attendance or is intended to substitute directly for an inpatient admission or ED service attendance;
- the patients/target groups have a history of frequent hospital attendance or admission;
- the service is operational at the time of the application; and
- services are being transferred from the community to public hospitals for the dominant purpose of making services eligible for Commonwealth funding.

For the purposes of clarity, the following definitions apply when determining alignment with the General List eligibility criteria:

- hospital avoidance program: comprehensive clinical assessment, risk screening and review of care generally targeted at people with chronic health and/or mental health conditions at risk of unplanned hospital presentations. This will generally include the provision of time limited goal orientated care planning in an ambulatory setting to reduce unplanned admissions or readmissions to hospital and would usually include timely referral to specialist services and care coordination; and
- 'patients with severe disease profiles' may include managing patients with severe physical chronic disease.

4. Assessment against the eligibility criteria

The key stages in the IHPA assessment process for inclusion or exclusion of services from the General List are outlined below in Table 1.

Table 1. Overview of assessment process

Stage	Process Details	Estimated Timeline
Stage 1: Request for assessment	(1a) Jurisdiction determines that it meets the eligibility criteria for assessment	N/A
	(1b) Jurisdiction requests an assessment by IHPA by completing and submitting the application form at Appendix B	No later than 31 May in a given year.
Stage 2: Assessment	(2a) IHPA reviews the request and evidence provided	3 weeks – IHPA may request further information, a process not included in this period.
	(2b) IHPA provides notification of the request to all jurisdictions	4 weeks
	(2c) IHPA undertakes the assessment	3 weeks - (in this period, further information may be requested from jurisdictions with a 2 week consultation period)
Stage 3: Draft decision	(3a) IHPA determines the decision	N/A
	(3b) IHPA drafts the decision and provides to the jurisdictions	2 weeks
	(3c) IHPA reviews the written comments by the jurisdictions with regards to the draft decision	4 weeks - Jurisdictions are given 2 weeks to provide comment on the draft decision. If further clarifications are needed they will be sought within 1 week.
Stage 4: Final decision	(4a) IHPA drafts the final decision and provides to the jurisdictions	6 weeks. This period allows for the Pricing Authority to meet and provide endorsement.
	(4b) IHPA refines the General List (if applicable)	Jurisdictions will be notified.

Stage 1: Request for assessment

(1a) Jurisdiction determines that it meets the eligibility criteria for assessment

A jurisdiction may request IHPA consider services to be included or excluded from the General List.

The jurisdiction must provide evidence that the proposed service for inclusion meets one or more of the eligibility criteria, providing evidence the service is in line with the interpretive guidelines where possible. If the request for assessment is to request an exclusion of a service from the General List, the jurisdiction must provide evidence that the service does not meet any of the above eligibility criteria.

(1b) Jurisdiction requests an assessment by IHPA

The jurisdiction's request must be in writing and accompanied by a written submission in support of the request. To assist jurisdictions in preparing a written request IHPA has developed an application form with guidance on what to include in a written submission. That is available on our website (www.iHPA.gov.au), and in Appendix B.

Stage 2: Assessment

(2a) IHPA reviews the request and evidence provided

IHPA will assess the submission against the eligibility criteria. IHPA will only proceed to undertake an assessment where the jurisdiction outlines the evidence or best available information to support those eligibility criteria. If IHPA is not satisfied that these eligibility criteria have been met, the request will be referred back to the jurisdiction:

- explaining that insufficient information has been provided to enable IHPA to undertake an assessment of whether the non-admitted service should be included or excluded from the General List; and
- seeking additional information to enable IHPA to make this assessment.

IHPA will not take further action until the jurisdiction provides additional information which enables IHPA to undertake an assessment against the eligibility criteria.

(2b) IHPA provides notification of the request to all jurisdictions

As the request for assessment may impact other jurisdictions, IHPA will provide all jurisdictions with:

- the request for assessment received from the jurisdiction, including a copy of the written submission that accompanied the request; and
- an invitation to make a written submission to IHPA within 28 days about the proposed inclusion or exclusion from the General List.

(2c) IHPA undertakes the assessment

In undertaking the assessment, IHPA will consider the submissions received from all jurisdictions. Where required, IHPA will:

- request additional evidence from jurisdictions (e.g. data, information, agreements) to clarify information in the assessment process;
- consult further with jurisdictions where required; and/or

- seek expert input/advice.

To support the timeliness of the investigation, additional information will generally be requested within 14 days after receiving the written request.

Stage 3: Draft decision

(3a) IHPA determines the decision

IHPA will only determine that adjustments should be made to the General List to include or exclude a non-admitted service where there is demonstrable evidence to support this amendment.

(3b) IHPA drafts the decision and provides to all jurisdictions

Following the assessment process, IHPA will:

- prepare a draft decision and obtain endorsement from the Pricing Authority;
- provide the draft decision to all jurisdictions; and
- invite the jurisdictions to give IHPA written comments on the draft decision within 14 days of receiving them.

Neither the Act nor the NHRA prescribe any timeframes in relation to IHPA conducting the assessment(s), however, subject to adequate evidence to support IHPA in undertaking a timely investigation, it is generally expected that IHPA will be able to provide the draft decision to the jurisdictions within three months of receiving the request(s).

The draft decision will include the following:

- summary of the request;
- overview of the evidence examined and analysis undertaken;
- any limitations to the scope of the assessment;
- IHPA's decision as a result of the assessment; and
- reasons supporting the decision including whether the service is in-scope, out-of-scope as it does not meet the eligibility criteria or out-of-scope due to insufficient supporting evidence.

(3c) IHPA reviews the written comments by the jurisdictions with regards to the draft decision

IHPA will review the comments received by the jurisdiction/s with regards to the draft decision.

IHPA may seek explanation or clarification of issues or statements that appear in the submissions. IHPA will request this in writing from the relevant jurisdiction/s. To support the timeliness of the final decision, this response will be requested to be provided within 7 days after receiving the request for clarification.

Stage 4: Final decision

(4a) IHPA drafts the final decision and provides to all jurisdictions

IHPA will prepare a final decision and obtain endorsement from the Pricing Authority. The final decision will be provided to all jurisdictions.

(4b) IHPA refines the General List (if applicable)

Following the release of the final decision, IHPA will update the General List to reflect the addition or removal of a service, if required.

Subsequent to an update to the General List being approved, it will be included in the next Pricing Framework IHPA develops (Note: depending on the timing of the approval, this may be the next calendar year).

5. Verification of compliance

5.1 Certification that services reported are true and correct

IHPA will require that the Chief Executive Officer of the relevant Health Department certify that:

- public hospital services reported to IHPA are true and correct in-scope public hospital services eligible for Commonwealth funding as determined by IHPA and the services are consistent with the information provided to IHPA at the time that application for inclusion on, or exclusion from, the General List was made; and
- information provided to IHPA to support claims regarding the eligibility of a service for a Commonwealth funding contribution is true and correct.

This will be requested by IHPA in writing on an annual basis.

5.2 Procedures to be used by IHPA to assist the Administrator of the National Health Funding Pool to reconcile reported activity against approved in-scope public hospital services

IHPA will use the following process for ensuring only approved services receive Commonwealth funding under the NHRA:

- IHPA will provide a detailed listing of in-scope services by Local Hospital Network to the Administrator on an annual basis.
- If in performing reconciliations the Administrator suspects non in-scope activity is being reported and the Administrator is unable to resolve this with the jurisdiction in question, the Administrator will request IHPA to review the data.
- IHPA will consult with the relevant jurisdiction and advise the Administrator of the outcome of that process. IHPA may require evidence from the relevant jurisdiction that its services reconcile with the approved in-scope services previously determined by the Pricing Authority.

Appendix A: Extracts of the Act and NHRA

EXTRACT OF THE ACT

131 Functions of the Pricing Authority

- (1) The Pricing Authority has the following functions:
- (f) except where otherwise agreed between the Commonwealth and a State or Territory—to determine the public hospital functions that are to be funded in the State or Territory by the Commonwealth;

EXTRACT OF THE NHRA

SCHEDULE A – SUSTAINABILITY OF FUNDING FOR PUBLIC HOSPITAL SERVICES

Hospital Services and Functions eligible for Commonwealth Funding on an Activity Basis or Block Funded Basis

Scope of 'Public Hospital Services'

- A9. States will provide health and emergency services through the public hospital system, based on the Medicare principles set out at clause 4 and interpreted consistently with this section (clauses A10-A26).
- A10. Unless a State chooses to reach bilateral agreement with the Commonwealth under clauses A18 to A22 on this matter, the scope of public hospital services funded on an activity or block grant basis that are eligible for a Commonwealth funding contribution will include:
- a. all admitted services, including hospital in the home programs;
 - b. all emergency department services provided by a recognised emergency department service; and
 - c. other outpatient, mental health, subacute services and other services that could reasonably be considered a public hospital service in accordance with clauses A11 to A17.
- A11. States will provide the IHPA with recommendations for other services that could reasonably be considered to be a public hospital service and which are not captured by clause A10(a) and A10(b) that they consider should be eligible for a Commonwealth funding contribution.
- A12. The IHPA will develop and publish criteria for assessing services for inclusion on a general list of hospital services eligible for Commonwealth growth funding. The IHPA will consider each State's recommendations against the published criteria and establish a general list of other services eligible for a Commonwealth funding contribution.
- A13. The Standing Council on Health may then:
- a) until 30 June 2013, direct the IHPA with regard to specific inclusions or exclusions of services to or from the general list; and

- b) request the IHPA to reconsider its determination of services included on or excluded from the general list. If the IHPA considers the service should continue to be included or excluded, it will publicly release its determination and the basis of that determination.
- A14. The IHPA may update the criteria and will update the general list based on any updated criteria, or as required to reflect innovations in clinical pathways. States may request the IHPA to update the list or to assess specific services against the criteria for inclusion on the general list.
- A15. In establishing the published criteria a primary consideration will be whether the service could reasonably be considered to be a public hospital service during 2010.
- A16. Services named on the general list will attract a Commonwealth funding contribution if provided by any Local Hospital Network as agreed between the State and that Local Hospital Network.
- A17. A service not already captured within the general list and which is not eligible for Commonwealth funding under clause A10 will be eligible for Commonwealth funding for a specific hospital if that service was purchased or provided by that hospital during 2010. States will provide the IHPA with a list of such services provided by each hospital during 2010. This may include services, if not captured by the general list, provided by hospitals in rural and remote areas, hospital avoidance programs, particular existing services provided by outpatient clinics, and existing outreach services such as renal dialysis, chemotherapy, palliative care, rehabilitation and mental health crisis intervention teams. The IHPA may request additional information to confirm the services were provided during 2010.
- A18. A State Health Minister and Treasurer and the Commonwealth Health Minister and Treasurer may enter into a bilateral agreement to determine the scope of public hospital services funded on an activity or block grant basis that are eligible for a Commonwealth funding contribution.
- A19. The scope of public hospital services under a bilateral agreement will include:
- a. all admitted services, including hospital in the home programs;
 - b. all emergency department services provided by a recognised emergency department service;
 - c. all other services agreed between Ministers as being provided or purchased by a public hospital within the State during 2010; and
 - d. any other services, agreed between Ministers, provided or purchased by public hospitals in Australia.
- A20. Unless otherwise agreed by Ministers, the bilateral agreement will include lists of services which will be funded by the Commonwealth if provided by individual hospitals, and lists of services which will be funded by the Commonwealth if provided at any hospital in the State, or by types of hospital in the State.
- A21. If the State Ministers and the Commonwealth Ministers have not reached a bilateral agreement by 1 May 2012, the scope of public hospital services within the State which will be eligible for a Commonwealth funding contribution will be determined using the process in clauses A10 to A17.
- A22. A bilateral agreement will be reviewed every two years to reflect changing patterns of service delivery, and may be varied at any other time by mutual consent.
- A23. Public hospital services which attract a Commonwealth funding contribution will continue to be eligible for Commonwealth funding, even if they are subsequently provided outside a hospital in response to changes in clinical pathways.

- A24. States agree they will not change the management, delivery and funding of health and related services for the dominant purpose of making that service eligible for Commonwealth funding.
- A25. Should the IHPA identify anomalies in service volumes or other data which suggest that services have been transferred from the community to public hospitals, the IHPA will analyse those services. In performing the analysis the IHPA will consult with the relevant State, Medicare Local, and other stakeholders. Following an appropriate consultation period, the IHPA may determine that those particular services provided by that hospital have been transferred for the dominant purpose of making that service eligible for Commonwealth funding and those particular services provided by that hospital will be no longer be eligible for Commonwealth funding.
- A26. The Commonwealth agrees that it will not change the management, delivery and funding of health and related services for the dominant purpose of directing services from the community into the hospital setting.

Appendix B: Application form for inclusion of new services on the General List

Name	
Position	
Organisation	
Email address	
Phone number	
Contact person for further information	

Prior to completing this application form, please ensure you have reviewed the General List of In-Scope Public Hospital Services Eligibility Policy, available at www.ihsa.gov.au. This application form is intended as a guide only.

The General List is published in March every year as part of the IHPA National Efficient Price (NEP) Determination. For services to be considered for inclusion or exclusion from the General List, the request for assessment must be received by IHPA by no later than 31 May each year.

Requests sent after that date will be considered for inclusion in the following NEP Determination.

Assessment against the General List eligibility criteria and interpretive guidelines:

This application form has been developed to assist jurisdictions in providing information that clearly demonstrates how the service or program meets one or more of the eligibility criteria outlined below:

- Directly related to an inpatient admission or an emergency department (ED) service attendance provided by a recognised ED service
- Intended to substitute directly for an inpatient admission or ED attendance provided by a recognised ED service
- Expected to improve the health or better manage the symptoms of persons with physical or mental health conditions who have a history of frequent hospital attendance or admission

1. Service description, including (but not limited to):

- Name of service
- Local Hospital Network where the service is provided
- Geographic location (i.e. is it based on hospital grounds or elsewhere?)
- Composition of staff by profession
- Objective of care
- Commencement date of program/service
- Evidence of innovations in clinical pathways
- After hours services
- Evidence that the service is closely linked to a clinical service or governance structure
- Similarity to existing in-scope public hospital programs or services (e.g. Tier 2 classes)

2. Patient profile, including (but not limited to):

- Diagnosis / presenting problems
- Age group, sex and other relevant patient characteristics
- Proportion of patients who were referred following an admission, readmission or ED presentation
- Median and average time per patient between hospital stay
- Information on the length of time patients are enrolled
- Average number of service events per enrolled patient and total number of service events
- Evidence of formal discharge protocols

<p>3. Current program expenditure, including (but not limited to):</p> <ul style="list-style-type: none"> - Proportion of expenditure which is potentially in-scope (e.g. the treatment of patients for primary care in the program or by the service would be excluded as well as treatment of private patients) - Annual expenditure, expenditure per patient - How the jurisdiction proposes to report the program or service (e.g. block funded through the non-admitted mental health category in the NEC Determination or through a as a Tier 2 class service) 	
<p>4. Documentation/evidence to support the assessment against the General List eligibility criteria and interpretive guidelines including (but not limited to):</p> <ul style="list-style-type: none"> - Any evaluation demonstrating the program has an impact on admission rates (e.g. the number of prevented ED service presentations/hospital admissions, the type of patients the preventative group is dealing with, the number of patients seen in the community and their admission rates per year) - Quantitative evaluations of the program or similar programs which demonstrate that it has an impact on admission rates (e.g. number of prevented presentations or admissions) - Qualitative studies around clinical governance (e.g. relationship between non-government organisations and hospitals) - Surveys demonstrating that the service supports hospital avoidance - Longitudinal or linked data analyses of participating patients - Additional statistical information 	
<p>Please attach as Word, PDF or Excel</p>	

Declaration by applicant

I make this application on the basis that the details in this form are true and accurate.

<p>Applicant name, position and signature</p>	<p>Date</p>
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Independent Hospital Pricing Authority

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