Accountability Report
Fiscal Year July 1, 2003 – June 30, 2004

Section I – Executive Summary

The South Carolina Medical Malpractice Patients’ Compensation Fund (PCF) is a state agency, which was created by the General Assembly in 1976 for the specific purpose of providing medical malpractice coverage in excess of South Carolina healthcare provider’s basic or primary insurance coverage. The PCF is authorized by Sections 38-79-410 through 38-79-490 of the South Carolina Code of Laws. The PCF is self-supportive through annual member fees and assessments, when appropriate. The PCF currently receives no federal, state or other funding. The PCF operates under the direction of a thirteen-member Board of Governors. The PCF contracts with the SC Joint Underwriting Association to provide a professional insurance brokerage and risk management services firm, Marsh USA, Inc., that provides management oversight of day to day operations and reports to the Board of Governors. The PCF issues certificates of membership and collects and deposits membership fees in a restricted state of South Carolina account with the state treasurer, who invests the PCF’s money along with other state investments. The PCF monitors claims and lawsuits against its members, which are investigated, handled and defended by the basic insurance carrier. The PCF pays any portion of settlements and/or judgements that are in excess of the member’s basic coverage. The PCF affords the same coverage that is afforded by the member’s basic insurance policy, except for the amounts of liability coverage, which vary depending on the requests of the members. The PCF requires a minimum limit of $200,000 per claim and $600,000 annual aggregate of all claims under the member’s basic coverage.

The PCF has made many positive changes under the direction of the Board of Governors. Some of the changes that have occurred are as follows:

- Established Office Procedural Manual
- Established Part-time physician/dentist credit
- Approved an overall rate increase of 22.8%
- Eliminated discounts for viable basic rates
- Eliminated discounts for physicians employed by governmental entities
- Eliminated discounts for Governmental and Charitable hospitals
- Eliminated discounts for Free Clinics
• Established a 50% surcharge for non-JUA members
• Discontinued writing General Liability coverage
• Continues to offer limits of coverage for members ranging from $1,000,000 per occurrence/$3,000,000 per annual aggregate to unlimited coverage

The PCF’s mission is to provide excess medical liability coverage to its members who are South Carolina licensed healthcare providers at an affordable cost. The objective is to better serve the citizens of South Carolina through a viable and adequately funded malpractice program for physicians, dentists, hospital and other healthcare facilities. The PCF Board of Governors is committed to strengthening and preserving the Patients’ Compensation Fund in order to assure that the licensed healthcare providers of South Carolina have adequate liability and litigation protection.

Assessment

The PCF Board of Governors determined that a premium assessment was not necessary during this fiscal year. The last assessment was in June 2000. The statute grants the Board the authority to make assessments under Section 38-79-450 of the Code of Laws of South Carolina, 1976.

Rate Increase

Following an actuarial review, which was conducted at the direction of the South Carolina Department of Insurance, the PCF Board of Governors voted to implement an overall membership fee increase of 22.8% on June 1, 2004. 10% of this increase is to be apportioned to assist in reducing the PCF’s deficit. This increase was based on the actuary’s recommendation and was approved by the South Carolina Department of Insurance. The Board of Governors considered a number of factors in their deliberations for a rate increase, including reducing the PCF’s deficit, competitive place in the commercial market and actuarial review.

The PCF Board has adapted a surcharge for any licensed healthcare provider who meets certain criteria in regards to their State Board licensing.

Section II – Business Overview

The Patients’ Compensation Fund now functions with a staff of four full-time equivalent employees and one part-time employee. Approval was granted to hire an additional full-time equivalent. A part-time employee continues to support all functions.

The agency does not currently have an Executive Director. The professional management firm is currently filling this role and reports to the Board of Governors. At the close of the fiscal year, the PCF had a membership total of 7,629. This includes one nursing home, 33 clinics, 9 hospitals, 1,050 professional associations, 4,886 physicians, 1,329 dentists and oral surgeons, 38 pharmacists and other healthcare providers. The PCF paid a total of $37,218,575.00 for claims,
settlements and judgments during the fiscal year. The PCF collected $41,785,397.00 in membership fees.

Section III – Leadership

The Board of Governors is composed of three physicians, two dentists, two hospital representatives, two insurance representatives, two attorneys, and two representatives of the general public, all appointed by the Governor. The appointed members serve a term of six years. Currently we are awaiting the replacement of one physician member, one at-large member and one defense attorney member that have yet to be appointed. The Board develops a plan of operation for efficient administration of the Fund, consistent with the provisions of the plan of operations and Article 5 of the enabling legislation.

Strategic Planning

The Board continues to engage in extensive strategic planning throughout the fiscal year, which includes ongoing revisions to the Plan of Operation, Underwriting Manual of Rules and Rates and Claims Handling Procedures. The Board has reviewed and is considering legislative changes, which will allow for the more efficient operation and management of the Fund. The plan of operation details procedural information that provides for economic, fair and nondiscriminatory administration and for prompt and efficient provision of excess medical malpractice insurance. The plan contains other provisions including, but not limited to, assessment of all members for expenses, deficits, losses, reasonable underwriting standards, acceptance and cession of reinsurance, appointment of servicing carriers and procedures for determining the amounts of insurance to be provided by the Fund. The plan of operation and any amendments to the plan are subject to the approval of the Director of the Department of Insurance or his designee.

Customer Focus

The Fund provides customer services to its members through enrollment of new members, renewal of current members, collection of fees and assessments, payment of claims and membership inquiries. It provides credentialing information to hospitals and managed care organizations.

The Board has authorized the revision of the membership agreement and the development of applications to better serve its members. The Board continues to allow its members to pay their annual membership fee on a quarterly basis, with a small handling fee.

Physicians and dentists that attend the South Carolina Medical Association and South Carolina Dental Association Risk Management Seminar, which is sponsored by the South Carolina Medical Malpractice Liability Insurance Joint Underwriting Association (JUA), receive a discount in their annual membership fee. The discount is equivalent to a maximum of 25% of
the base premium, up to a maximum of $2,000. It is a one-time discount fee. The discount does not apply to a physician’s professional association.

The healthcare providers are credentialed by hospitals, insurance companies and managed care organizations. In order to obtain hospital privileges and participate in managed care organizations, healthcare providers must show proof of professional liability insurance coverage, as well as any claims history. The PCF receives approximately 6,000 requests for this information annually and the PCF provides these requests to its members with a sense of urgency.

**Information and Analysis**

The Agency has upgraded its computers and technology equipment throughout the period. This includes the purchase of new computers, monitors, needed software and a new server. More improvements are expected throughout the coming year including a link to the SC JUA database that will allow for immediate viewing of JUA underwriting data, downloading, copying and access to reports. This will greatly improve efficiency. The Agency continues to utilize the services of an independent vendor for programming purposes, which are critical to the ongoing service efforts due to customer needs. The Agency is currently using the state resources to develop a website to give our customers additional membership resources.

**Human Resources Focus**

As previously stated, the Agency now consists of four full-time employees and one part-time employee. The professional management firm, along with the Board of Governors, has closely monitored the employees’ ability to meet the demands and needs of its members which has resulted in the addition of one full-time.

The PCF is an organization that works extensively with legal counsel for claims defense, expert witnesses, and claims investigations, all in conjunction with the primary carrier. The effective selection, coordination and management of these professionals are critical to the success of the PCF. It requires employees with special skills and a high work ethic.

**Management Controls**

Following the Legislative Audit Council’s report of January 2000, a new PCF Board of Governors was appointed. The PCF has implemented the following management controls to ensure the proper administration of the Fund:

- Written policies and procedures
- No longer grant retroactive coverage after a claim is filed
- All information from primary insurer is verified including proper documentation of loss dates, settlement amounts and coverage before payment is made by the Fund
- Controls implemented to ensure accuracy in its computer database
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- Proper procedures established to ensure timely reporting of claims by the basic carrier and its members
- PCF reports all claims to the National Practitioner Database as required
- PCF does not use proxies for voting and quorums. Confidential matters are discussed in Executive Session. Minutes are taken for all Board Committee Meetings
- PCF attempted to promulgate its regulation to establish Board Policy as required under the Administrative Procedures Act with the help of the Department of Insurance. It did not pass at the hearing. The Chairman asked that it be removed because of trial lawyer’s objections.
- Three PCF Board members appointments are awaiting executive approval
- By statute, the PCF has authority to determine amount of insurance to be provided. The PCF implements variable limits effective July 1, 2003. The PCF continues to offer the option of unlimited liability to its members

The Legislative Audit Counsel completed a follow up audit which resulted in a finding that the Patients’ Compensation Fund has “much improved.” They state that this Agency has made significant improvements in its operations since the January 2000 audit report. The Agency has substantially complied with most of the audit’s recommendations.

"The Patients’ Compensation Fund made significant operational changes in response to the audit. It has substantially complied with most of the audit’s recommendations. The PCF has developed and implemented a plan of operations, a manual of rules and rates, and a claims manual. These policies cover many aspects of the PCF’s operations and provide a system of management controls. The PCF is now prohibited by statute from granting retroactive coverage to members when a claim has been filed, and this policy is also stated in its manual of rules and rates. The agency has upgraded its computer system and improved its training and controls over information.

The PCF plan of operations contains provisions for conducting meetings in compliance with the Freedom of Information Act, including a prohibition on the use of proxies to establish a quorum and provision for the appropriate use of executive sessions. The PCF attempted to promulgate a regulation to comply with the Administrative Procedures Act as recommended in the audit. However, the regulation was withdrawn in the face of opposition and has not been resubmitted. The former executive director resigned his position; the PCF is now staffed with a program manager and has contract with the Joint Underwriting Association for Management oversight services.”

Business Results

The principal challenge of the PCF is to retain current members and at the same time, increase premiums to reduce the loss reserves liability. Revenue is needed to maintain agency solvency, but it is a delicate balance, as a significant loss in members would result in a dramatic increase in
premiums for those members who remain in the Fund. The other significant challenge is to manage the claims process effectively and coordinate same with the primary carriers for satisfactory resolution of all claims.

The PCF’s goal is to provide medical professionals with effective medical malpractice liability coverage, while ensuring that the PCF is in a financially sound position to pay all of its liabilities.