HEALTH CARE CONSOLIDATION:

Which way is up, and why are we going there?

Health care providers are looking to scale—in a variety of forms—to meet evolving market demands and regulatory pressures

By RONALD A. WIRTZ

Editor

To many, it’s a four-letter word—spelled with 13 letters. It comes eventually to any big industry, whether farming, auto-making or banking. It’s often feared, at least until one becomes familiar with it, or its alternative. But like it or hate it, it’s probably coming to your health care provider in one of many shape-shifting forms. The word comes laden with emotion, denoting a loss of independence, with small-town businesses getting gobbled up by a faceless corporation. It should almost come with its own dramatic background music.

Consolidation. The combining of two or more previously separate businesses is in full force among health care providers, with large numbers of mergers and acquisitions as providers seek both horizontal breadth and vertical integration to offer the most care services to the most people.

Earlier this decade, Medcenter One, based in Bismarck, N.D., started considering partners for its 228-bed hospital, a college of nursing and seven primary clinics and care facilities serving western and central North Dakota communities like Dickinson and Jamestown. After kicking the tires on possible suitors, in 2012 the organization merged with Sanford Health of Sioux Falls, S.D., but not without some controversy, said Craig Lambrecht, president of Medcenter One at the time, and now president of the newly formed Sanford Bismarck.

“People were scared to death” because there was a lot of uncertainty about potential layoffs and the autonomy of local providers, said Lambrecht. “Once we engaged [employees and the community], that fear dissipated.”

For health care providers, consolidation is simply a logical business reaction to a multitude of economic and policy pressures that require new strategies for providers to remain viable given prevailing, even conflicting, policies for manag-
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The Quick Take

While it’s not a new phenomenon, consolidation among health care providers appears to be growing in activity and expanding in form. Traditional mergers and acquisitions are expanding health care organizations to offer more services to a broader market. But consolidation has also morphed into many different structural and legal forms that stop short of traditional mergers and acquisitions but achieve strategic objectives for both organizations.

Consolidation, in its many shapes, sizes and arrangements, appears to be accelerating as health care organizations look to achieve greater scale to address a dizzying array of market and government pressures. Reimbursement policies, technology, regulations, capital needs, shifts in patient care and other factors have combined to create a state of flux in health care that is making organizational independence more and more difficult.

The business of consolidation

Evidence of consolidation among health care providers is all around. Since 2008, there has been an increase nationwide in the number of mergers and acquisitions among hospitals, according to industry consultant Irving Levin Associates (see Chart 1). As a result, more hospitals than ever are part of a health care system rather than operating independently, according to the American Hospital Association (see Chart 2).

Much of this consolidation is horizon-tal in nature; providers are seeking to ei-ther enter or expand in a given market by acquiring similar providers. In Minneso-ta, the number of private hospitals that re-mained unaffiliated with another health care organization fell 26 percent (from 62 to 46) from 2003 to 2013, according to data from the Health Economics Pro-gram with the Minnesota Department of Health. The total number of unique pri-va te health care systems in the state fell by a similar percentage (see Chart 3).

But consolidation also travels vertically as health care providers acquire other providers to expand available care service-es and build larger and broader internal referral loops so that patients don’t have to seek care elsewhere.

One of the biggest vertical consoli-dation trends deals with hospital-based health care systems buying up previously independent physician groups. Histori-cally, most primary and even many spe-cialty care physicians have been employed independently and given special admit-ting and treatment privileges at hospitals.

That’s changing, as more hospital-cen-tric health care systems added so-called hos-pital outpatient departments (HOPDs) that look and act much like traditional physician-owned clinics. An Accenture report this year noted that “the era of the independent physician that many adults grew up with is swiftly coming to an end.” In 2000, 57 percent of physi-cians practiced independently, outside a larger health care system. In 2013, that number had fallen to 37 percent, and Accenture projects a further fall to 35 percent by next year. (See “Loss of inde-pendent physicians” on page 3 for more discussion of this trend.)

Though there are no official data on the matter, that trend appears to be present in Ninth District states. In Montana, there has been a “tidal wave” of physicians leaving private practice to become hospital and/or health care system employees, according to Carter Beck, president of the Montana Medi-cal Association. In Minnesota, physician groups were a hot target for health care systems, “but that game is pretty much done,” with many available groups already getting snapped up, said Mary Brainerd, CEO of HealthPartners. (Full disclosure: Brainerd is the former chair of the board of directors for the Federal Reserve Bank of Minneapolis.)

Specialists are also targets for vertical consolidation and integration. Accord-ing to a national survey by the American College of Cardiology, the share of car-diovascular practices that are owned by physicians dropped from 59 percent to 36 percent from 2007 to 2012. Hospital ownership of these groups rose from 11 percent to 35 percent over this period (remaining ownership is with universities, government and health management or-ganizations).

Different parts of the Ninth District

Announced U.S. hospital mergers and acquisitions

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of deals</th>
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<tr>
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<tr>
<td>2010</td>
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More U.S. hospitals are part of a health care system

<table>
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<tr>
<th>Year</th>
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Source: American Hospital Association
Fewer independent private hospitals in Minnesota appear to be at different stages of consolidation. Minnesota’s health care sector is viewed by many as already quite integrated, said Matthew Anderson, senior vice president for policy and strategy with the Minnesota Hospital Association (MHA), who responded at length via email.

While there is still consolidation activity in the state, “the rate or frequency of those transactions has not been as feverish over the past five years as in other areas in the country.”

Given its smaller population and expansive geography, horizontal consolidation among hospitals “has not taken hold in Montana yet. However, there are a number of larger hospitals that have begun conversations” in hopes of expanding their markets and reducing costs, said Dick Brown, president of the Montana Hospital Association. There has been recent activity too. Earlier this year, Benefis Health System (Great Falls, Mont.) paid just $500,000 for Teton Medical Center (Choteau, Mont.), which included a 10-bed critical access hospital, clinic and 36-bed long-term care facility.

Activity in North Dakota has reportedly been heating up. “I think North Dakota has been isolated from consolidation for a lot of years,” said Jerry Jurena, president of the North Dakota Hospital Association (NDHA). The state has an independent streak, and health care

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Loss of independent physicians: Follow the money

The downward trend among independent physician groups seems innocuous in the broader context of health care consolidation. But certain reimbursement policies have facilitated the shift.

For physician-partners at an independent clinic, income is directly related to a clinic’s net income, all of which is paid out to partners, said Mike Foley, administrator and chief operating officer at the Apple Valley (Minn.) Medical Center, which operates a joint venture with Allina Health in the Twin Cities. AVMC runs primary and urgent care centers—employing its own doctors—along with some miscellaneous operations, according to Foley, while Allina runs “everything else.”

Contrast that with the flow of money in larger health care systems, where an increasing number of doctors are employed in hospital outpatient departments (HOPDs). Here, doctors are typically paid market-rate salaries on the basis of being able to generate “downstream revenue”—patient referrals to other more expensive and more profitable care services within the same health care system—rather than their ability to generate net income for the HOPD, Foley said.

As such, HOPDs are used as a loss leader similar to those used in retail, where a grocer will sell soda at a low price—even at a loss—to get shoppers in the door on the expectation that they will also pick up a few higher-margin products. According to the Medicare Payment Advisory Committee (MedPAC), hospital outpatient margins have consistently been in the red—negative 10 percent or worse—for about a decade.

There is also a reimbursement quirk that compounds the salary matter: The negative margins exist despite the fact that Medicare pays HOPDs more for certain services than it does for similar services at a traditional clinic in the belief that HOPDs are part of hospitals, which offer more comprehensive services and have higher carrying costs than a physician’s office and thus are due higher reimbursement.

In a report this spring to Congress, MedPAC pointed out that Medicare usually pays more for services in HOPDs “even when those services are also safely performed in physician offices.” For example, Medicare pays an outpatient facility $492 for a Level II echocardiogram compared with $228 in a freestanding physician’s office. “This payment difference creates a financial incentive for hospitals to purchase freestanding physicians’ offices and convert them to HOPDs without changing their location or patient mix.”

In 2013, echocardiograms billed from HOPDs increased 7 percent, while those from physicians’ offices declined 8 percent. This increases Medicare spending for taxpayers and cost-sharing beneficiaries, MedPAC pointed out, with no known change in patient care.

For its part, the American Hospital Association commissioned a study this year by KNG Health Consulting to look at patient populations. It found that HOPD differentials were warranted because their patient base was more likely to be uninsured or on Medicaid (which does not pay a higher differential), have more severe chronic conditions and have higher prior utilization of hospitals and emergency departments, all of which increased overall treatment and operating costs. Whatever the case, doctor-owners at independent clinics converted to HOPDs stand to see a nice payout for their ownership stake in a clinic and a salary bump of as much as 30 percent, according to Foley. While doctors in an HOPD lose much of their previous autonomy, “there is also a certain amount of stress in running your own business” that is relieved by the transition.

Foley himself recently had to tamp down rumors of AVMC being fully acquired by Allina. “I think there is logic to the rumor,” he said. “It’s just not true.”

—Ronald A. Wirtz
respected each other’s territories traditionally. Two events. The first was the merger of MeritCare in Fargo—the state’s largest health care system at the time—with Sanford Health. The resulting entity has become one of the nation’s largest nonprofit, integrated rural health care systems.

The other factor? “They discovered how to get oil out of the ground at a good price,” said Jurena. The oil boom and the subsequent crush of workers coming to the state “brought a whole new clientele” for health care organizations, “who started to see market potential that they wanted to be involved with.”

When Medcenter One started considering a marriage partner for its sizable operations, “we looked at all the options, and the best option was to go with Sanford,” said Lambrecht. At the time, Sanford had little presence in western North Dakota, and the company pledged to invest $200 million over the coming decade to improve Medcenter’s facilities and services. This saved some medical services at locations in smaller communities that otherwise would have gone away, because “we could not have afforded them,” Lambrecht said.

In 2014, Sanford built a new $30 million clinic in Dickinson, six times the size of the previous facility, giving patients there better access to primary and specialty care closer to home.

“That’s why the merger was so attractive,” said Lambrecht. “It allowed us to be relevant.”

Smaller, one-off acquisitions tend to reinforce regional markets. Sanford Health grew its Minnesota presence from nine hospitals to 15 from 2003 to 2013, acquiring smaller facilities in the western part of the state in places like Alexandria, Bagley, Thief River Falls and Wheaton. In 2004, Benedictine Health System and St. Mary’s Duluth Clinic Health System merged their seven Minnesota hospitals to eventually form Essentia Health, based in Duluth. By 2013, Essentia had grown to 12 in-state hospitals, mostly by acquiring facilities in rural northeastern communities like Aurora, Deer River and Virginia.

Not every merger involves a major health care system. In some cases, mergers happen between smaller organizations in the same regional market looking to become stronger by joining forces.

In rural northwestern Minnesota, NorthWoods Community Health Center and The Lakes Community Health Center merged in 2013 to become NorthLakes CHC. “They were both small CHCs with minimal patient base,” said Lisa Olson, director of policy and programs for the Wisconsin Primary Health Care Association, an organization supporting CHCs statewide. “They decided it made the best sense to leverage their strengths and merge…to attract and maintain [qualified health plan] contracts as well as leadership staff.”

As a result of the merger, “NorthLakes is more efficient than the two separate entities were,” and the five northern Wisconsin locations offer greater access to a broad array of services, including medical, dental, chiropractic, behavioral health, and occupational and speech therapy. “They now have the largest scale-smile program in the state” to provide tooth sealants to kids in schools, said Olson.

Health care systems—at least not yet, as they seem likely to face many of the same consolidation pressures that hospitals and physician groups face.

So getting a good picture of the state of consolidation is more art than science. This is especially the case because there is also an undercurrent of other transactions that are bringing more providers together in formal, but less comprehensive ways, leveraging some of the benefits of consolidation without the ownership shift that occurs in a merger or acquisition. These transactions vary in the depth and breadth of legal integration among the parties involved, ranging from management contracts to joint ventures and long-term leases.

Getting any measure of this type of consolidation—everything below mergers and acquisitions—is nearly impossible. Activity encompasses a multitude of legal forms and agreements and no one, public or private, is tracking these transactions, partly because they are privately negotiated and partly because some transactions are mundane—like a management agreement that gives a smaller hospital access to group purchasing through a larger health care system. But sources say this grayer area of consolidation and integration is the most active (see “Beyond mergers and acquisitions” on page 9 for examples and more discussion).

“We’re seeing huge creativity in the market in this regard… and a lot of inter-dependent relationships” are developing as a result, said Terry Hill, senior adviser at the National Rural Health Resource Center in Duluth, Minn. He attributed this growth partly to the complexity and imperfections of the health care sector, which creates incentives for experimentation. But this activity is also occurring because of “the difficulties in merging [health care organizational] cultures as much as anything,” said Hill.

Keith Anderson is a partner in the health care practice at the law offices of DrinkerBiddle and consults for major health care systems nationwide. “I’d describe strategic transactions today as frenetic and they’ve really accelerated” over the past half-dozen years or so, said Anderson. “We see a lot of creative models in the types of transactions that bring providers together. In many of these providers ‘are not looking to merge or sell off assets. They are picking teams to compete in a variety of areas—recruitment, contracts, IT systems and value-based care models, to name a few.”

**Driving for change**

The forces behind the many forms of consolidation are both simple and exceedingly complex. At its core, consolidation is a market reaction, a structural response by providers that see larger size and broader reach as a competitive advantage, bringing efficiencies that flow through to the bottom line and, ideally, to patients.

In the case of health care, providers are pursuing scale for numerous reasons, but most of them have some relationship to rising costs.

Although health care cost increases have slowed in recent years, costs have...
consistently been well above inflation in the rest of the economy (see Chart 4). It’s not hard to connect the dots: Spending for Medicare and Medicaid programs has been rising rapidly, and health insurance costs for employers have increased much faster than wages and other benefits since 2006 (see Chart 5).

“As employers and government payers continue to look for ways to reduce health care spending, their efforts will put further pressure on health care providers to reduce costs and increase risk management,” said Scott Duke, president of the South Dakota Association of Healthcare Organizations.

But “rising cost” is itself rather obtuse. It springs from a multitude of other sources, and unbundling some of these factors offers a better picture of the more direct drivers behind consolidation.

(Editor’s note: For a better sense of the many disparate factors driving provider consolidation, see a wide range of examples in the “Grab Bag” boxes sprinkled throughout the text that demonstrate the scope of forces affecting providers.)

For example, human labor makes up 60 percent to 70 percent of costs at a hospital, according to Jurena, from NDHA, “and there is not enough go around,” especially for high-skill positions. A hospital administrator in Bismarck told Jurena that if 200 nurses showed up tomorrow, “he could hire all of them.” A Fargo hospital administrator put the number at 100 nurses.

Minnesota job vacancies in the health care and social services sector more than tripled over a five-year period, reaching 18,000 in 2014, according to biennial surveys by the Minnesota Department of Employment and Economic Development.

Tight labor markets tend to push up wages. In Minnesota and North Dakota, average weekly wages for hospital workers have risen 18 percent (inflation-adjusted) since 2010, according to the Quarterly Census of Wages and Employment. Such circumstances—high vacancy rates in the face of rising wages—make consolidation more attractive, as providers look for efficiencies that can reduce labor need, especially in administrative and other nonmedical positions.

Build it and they will … charge you for it

Capital costs are also a powerful driver of consolidation in health care. Kelby Krabbenhoft, president and CEO of Sanford Health, called health care “one of the most capital-intensive industries in America.” Small hospitals and other providers often struggle to keep up, and as a result “have been amalgamating for some time.”

Capital needs run the gamut, from facilities to advanced medical equipment to the electronic health records that keep track of all those doctor visits. Many rural facilities, for example, are “Hill-Burton hospitals,” named after the federal law in 1946 that gave grants and loans to mostly rural hospitals to grow and modernize over the coming decades. Many have not been updated over the years, “and patients expect more modern buildings, equipment, all the bells and whistles” that come with health care services today, said

Lower reimbursements for uncompensated care

Nonprofit hospitals are required to provide care for the poor as a condition of their nonprofit status, much of which goes down in the books as uncompensated care. But hospitals get some of that back through so-called bad debt reimbursements from Medicare.

In 2012, federal legislation reduced Medicare bad-debt reimbursement for noncritical access hospitals from 70 percent to 65 percent. Critical access hospitals—which by definition are small and rurally based—saw bad debt write-offs cut from 100 percent to 65 percent (phased in over three years and now fully implemented).

The loss of these write-offs puts more financial pressure on many small community hospitals already operating on thin margins.
ACCOUNTABLE CARE ORGANIZATIONS:
The shift from volume to value

Accountable care organizations (ACOs) are an example of new reimbursement models that replace the fee-for-service model with a so-called patient-centric model that emphasizes service value rather than service volume. ACOs were first introduced with the Affordable Care Act as a means to improve care quality and reduce the costs of Medicare. A voluntary ACO program began in early 2012 that allowed providers and suppliers to coordinate care for their Medicare population. ACOs received upfront lump sums and modest monthly payments from the federal government for each Medicare beneficiary. ACOs that managed to lower growth in Medicare costs, while meeting certain standards of care and patient outcomes, then shared in the accrued Medicare cost savings. Minnesota-based providers Essentia, HealthPartners, Fairview and Allina Health Systems all have ACOs.

According to the Centers for Medicare and Medicaid Services (CMS), 103 ACOs held Medicare spending $926 million below their targets in 2014, earning performance payments of more than $423 million; the balance represents net savings to the Medicare trust fund.

Call it a good start, with a long way to go. Only 30 percent of all participating ACOs earned any cash bonus, according to CMS. While net savings to Medicare were $500 million, total Medicare spending in 2014 was more than $500 billion.

Within the health care industry, there is considerable disagreement over the staving power of ACOs and other similar value-based care models. A 2014 survey by the Physicians Foundation found “dubious acceptance” among physicians of the shift from volume to value. A Deloitte survey last year found that physicians anticipate value-based payment models equaling about half of their total compensation a decade from now, but “they are reluctant to participate, preferring the status quo, and are concerned about the consequences of financial risk.”

Jerry Jurena, president of the North Dakota Hospital Association, has seen previous initiatives promising to finally get a handle on rising costs, like health maintenance organizations of the 1990s. “Is this another fad or process in how we pay for health care? I don’t know,” he said. “I’m far trying things, but I’m skeptical it will work.”

Mike Foley, administrator and chief operating officer of the Apple Valley (Minn.) Medical Center, said the jury was still out on ACOs. “I don’t think anyone has figured out how to work that yet” on a sustainable basis, he said. Many providers are involved in ACOs, “but I haven’t heard anyone saying, ‘Eureka, we’ve figured it out.’”

Others said that Medicare’s involvement was a game changer. “There’s no question that’s what all systems are preparing for,” said Terry Hill, senior adviser for the National Rural Health Resource Center, located in Duluth, Minn. “It’s a done deal; everybody knows it.”

Mary Brainerd, president and CEO of HealthPartners, said a lot of vertical integration is occurring under the belief that “Medicare is looking for something different ... and that powerful message is driving behavior.”

Kelby Krabbenhoft, president and CEO of Sanford Health, agreed. “When Medicare will give X number of dollars to take care of a population and the risk is yours ... when that happens, the debate [about ACOs] is over. It’s such a big payer.”

—Ronald A. Wirtz

Federal sequestration

When Congress gets a cold, doctors and hospitals sneeze.

The Budget Control Act of 2011 created automatic budget cuts in future federal spending, dubbed sequestration. Included was a 2 percent cut in Medicare reimbursement from 2013 through 2022, and later extended through 2024. In September, the American Hospital Association estimated that sequestration had cost hospitals $58 billion in lost reimbursements.

Compounding the matter: Because sequestration cuts are considered temporary, recommendations for annual Medicare reimbursement rate changes do not take sequestration effects into account.

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Michael Topchik, senior vice president at iVantage, a health care analytics firm.

Upgrading such facilities often becomes prohibitively expensive, given razor-thin operating margins common in the industry. Many hospitals “have been happy to get by on one to 2 percent” net income margins, said Krabbenhoft, but that’s why they have outdated facilities and equipment. The industry target now is 4 to 5 percent, Krabbenhoft said, because “no matter how hard you try, you can’t get by on one to 2 percent margins.”

In 2013, 27 percent of Minnesota hospitals had bottom-line margins of 2 percent or less, according to financial data from the Health Economics Program with the state Health Department. Another 9 percent of hospitals cleared that bar only because of other income from nonhospital operations.

But modernizing outdated facilities is just one of the many capital mouths to feed at every health care organization—small or large, rural or urban. New technology, for example, promises increased consumer demand but comes at a steep price. “It’s not that they just need a new emergency room or a new roof,” said Krabbenhoft. “Now they need technology for care, and it’s so, so expensive.”

Cardiac ultrasound scanning systems cost an average of $158,000 in June, almost 12 percent more than a year earlier, according to the ECRI Institute, a nonprofit medical research and technology assessment organization that tracks equipment purchasing and pricing. But that’s a pittance compared with the price of other big-ticket items like MRI machines ($1.5 million) or PET/CT scanners ($1.9 million). Average prices for the 10 most popular capital items rose by 7 percent in June compared with a year earlier, according to ECRI.

Still, even these costs can pale compared with those associated with federal mandates for electronic health records (EHR), systems that keep track of medical histories and provide access for any authorized user, including patients.

To insure “interoperability” among providers, EHR requires entirely new information technology systems, and
There is also consolidation activity that stops short of a traditional merger or acquisition, but still achieves strategic objectives for both entities. **CONSOLIDATION LITE** can take many forms. For example, it can help multiple providers affiliate for a particular objective—like contract negotiation with insurers. Or a management agreement can allow a large health system to give small providers access to their expanse of resources. These types of transactions aren’t new, but they are increasing, thanks to expanding market and regulatory pressures.

**Bill collector**

On the other side of the financial ledger, reimbursements play a big role in consolidation, particularly those from the country’s largest health insurance plans, Medicare and Medicaid, the federal health care programs for the elderly and poor, respectively. The populations of both programs have been rising, and their combined share of national health care expenditures has grown steadily, from 27 percent in 1990 to 38 percent in 2013 (see Chart 6).

The federal government sets the prices that providers receive for patient care from Medicare and Medicaid—for providers, there’s no negotiating prices. With rising enrollments, the federal government has attempted to control expenditures by tightening the allowable costs that providers can claim for reimbursement—so much so that the operating margin (payments minus cost) for the average Medicare and Medicaid patient has been in the red for a decade and a half. Providers currently receive about 90 cents for every dollar of service provided to these patients (see Chart 7 on page 8).

“Without Us, you can’t treat the next patient. We are the body that makes all of this possible,” said Jurena. “And we’re trying our best to keep the costs in line as best we can. That’s not easy.”

**Affordable Care Act**

The Affordable Care Act is widely cited for accelerating consolidation due to a variety of regulatory and other mandated changes. But possibly the broadest impact might come from the acceleration of Medicaid enrollments, which have increased 23 percent since 2010 (pre-ACA). Enrollments have grown the most in states that broadened their eligibility as part of the ACA. In North Dakota, Medicaid rolls have grown 27 percent; in Minnesota, 16 percent.

Higher enrollments put added pressure to tighten allowable costs and reduce reimbursement rates to keep costs from rising too quickly. This further exacerbates the reimbursement imbalance that providers must manage between public versus private insurance payers (see cover article for more details).
Consolidation of device makers

Minnesota is home to some of the largest medical device makers. The bigger they are, the more leverage they have on pricing, and 2015 was a busy year.

Twin Cities-based Medtronic alone closed four deals this year worth a total of $1 billion; St. Jude Medical acquired heart-device firm Thoratec for $3.4 billion; Boston Scientific acquired Minnetonka-based AMS, a maker of men’s health devices, for $1.6 billion.

which have much higher profit margins.

The Accenture report attributed much of the decline of independent physicians to reimbursement pressures. A national survey by the American College of Cardiology attributed the drop in physician-owned cardiovascular practices to Medicare reimbursements that are higher for hospitals than for clinics.

The tensions of this fee-for-service reimbursement model is the impetus for a fundamental change in how care is provided and paid for, something several sources said represented a shift from "volume to value."

"You're seeing a compelling and dramatic shift in the very nature of how health care is financed," said Krabbenhoft, of Sanford. This includes a shift to value- and risk-based contracting, where providers are paid upfront fees to manage the health of an enrolled population and rewarded or penalized depending on whether they meet certain health metrics and cut care costs for patients. (An example of this reimbursement model is accountable care organizations, or ACOs. See sidebar on page 6 for more discussion.)

The good news is that many sources see a fundamental, positive shift toward smarter health care spending. For example, if Medicare wants to hypothetically pay a significant, one-time fee to care for a patient for a year, and the provider gets to keep any savings but also bears the risk of overspending for care, “you start to think differently than if you get paid every time someone visits the hospital,” said Brainerd, from HealthPartners.

Under such a model, said one source, primary care becomes a driver of provider revenue by keeping patients out of the emergency room and off the surgery table; these expensive services become a net cost to the provider rather than a profit center, as they are in the current model.

But part and parcel with this shift toward value-based care, at least at this stage of development, is that it requires large patient populations to properly distribute and manage risk, and integrated networks offering a full continuum of care to better track and manage the health of a covered patient population. “You need analytics. You need financial heft to accept the risks” inherent in this care model, said Brainerd. A pleasure to meet you, consolidation.

Build your own models

What consolidation hasn’t done yet is provide a clear view of the future of health care, or even whether it has been net positive for patients in terms of access, care quality and costs.

Sources widely agreed that little progress had been made on cost. “As is readily apparent to anyone, consolidation is not resulting in better pricing for consumers,” said Beck, from Montana.

Anderson, from MHA, was a little more sanguine about the overall effects of provider consolidation. “Studies generally show that the quality of care as a whole continues to improve across the country [and] that the rate of cost growth ... has been more stable and lower than it has been in decades.”

But he acknowledged that “whether consolidation is necessary to achieve these results—or if similar outcomes can be achieved through other efforts of independent organizations—remains debatable. ... Consolidation seems like a more clear, direct and intentional means to create the kind of alignment and coordination that produce better outcomes at lower costs. But there is not definitive proof that [consolidation] is the only way that providers can accomplish these goals,” Anderson said.

For the time being, it will be consolidation’s game to lose, as no sources believed a reversal of consolidation was likely in the near term. Foley, from Apple Valley Medical Center, said there will always be anecdotes “of two doctors leaving Mayo to start up their own practice, but ... I think all big [health care system] corporations are looking to capture market share through mergers and acquisitions or alignment strategies. It’s all about the cost. Follow the money.”

Where the health care market currently lies along the full arc of consolidation is anyone’s guess. In many ways, health care is a constantly rejuvenating industry with new products and services developed to treat both rare and common afflictions that keep us kicking longer, giving birth to new markets and firms.

Health care is also still a regional market almost everywhere. That’s why every state has a small-to-large cadre of unique providers. Multiplied by 50 states, health care is still far from consolidated compared with many industries.

Keith Anderson, from DrinkerBiddle, said health care is not maturing as quickly as other industries like manufacturing, where consolidation typically leads to fewer business models. Anderson said that until fairly recently, health care has been “more of a cottage industry,” with providers at each level of care often not far removed from their local-own roots.

“I think we’re a long way away” from the point at which consolidation starts to taper off, Anderson said. “But I think we have the seeds” of the models that will survive into the future.

To pointing to the likes of Mayo Clinic and Cleveland Clinic, highly reputable health care systems, “the common seed is that they employ physicians,” said Anderson. “This allows you to design a care model where the physician and hospital have the same stake in the outcome. They are bound together.”

Aggregate U.S. hospital payment-to-cost ratios

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Source: Avalere Health analysis of American Hospital Association annual survey data, 2013, for community hospitals.

Well-intended but unintended reimbursement effects

The federal 340B program requires drug manufacturers to provide significant discounts for outpatient drugs purchased by eligible providers—most of them hospitals—serving poor and other underserved populations.

Medicare drug reimbursements, however, are the same regardless of participation. So for 340B providers, drug manufacturers’ discounts flow through to the bottom line and give hospitals an incentive to acquire certain physician practices that prescribe 340B-eligible drugs.

Drugs for cancer treatment receive as much as a 50 percent discount, making cancer treatment “very profitable for hospitals with 340B discounts,” according to a 2014 analysis by the Community Oncology Alliance. From 2008 to mid-2014, almost 700 oncology practices have been acquired by other providers, including 79 in Ninth District states. Over the past two years, COA found, 75 percent of oncology practices were acquired by hospitals with 340B drug discount pricing.
BEYOND MERGERS AND ACQUISITIONS:

When providers marry but don’t live together

More than a thousand miles separate Mayo Clinic in Rochester, Minn., and Livingston HealthCare, in Livingston, Mont., and possibly as much virtual distance lies between their organizational size, structure and complexity.

The Mayo Clinic owns 70 hospitals in a handful of states, employs more than 50,000 people and has a worldwide reputation. Livingston HealthCare (LHC) has many facilities, but they are all concentrated in its small namesake city. With about 300 workers, it’s the biggest employer in rural Park County.

But both Mayo and LHC demonstrate the changing business models of health care providers today that often create interdependent relationships while stopping short of acquisition or merger.

More than a decade ago, LHC made a decision that changed the trajectory of health care in the rural southern part of the state when it decided to partner with the Billings Clinic, now Montana’s largest health care organization. In 2002, LHC “was in grave risk of going under,” according to Bren Lowe, CEO of LHC for the past three years. So it entered a management contract with the Billings Clinic, which gave LHC access to group purchasing and other management expertise to help the organization survive.

Since then, the relationship with the Billings Clinic “has been more of an evolution,” according to Lowe. More agreements were made between the two that gave the Billings Clinic greater say in operations and other matters—but no direct ownership—in exchange for expertise that LHC needed, including an advanced medical records systems developed by Billings, which LHC subleased “at far below the market cost” of such a system if LHC had tried to buy it on its own, Lowe said.

This relationship paid its biggest community dividend when LHC sought financing for a new facility to consolidate 15 “fragmented” offices sprinkled around town and expand the combined space. “We were facing issues,” said Lowe. The hospital was 60 years old, and many services were in cramped spaces. Operating rooms were one-half to one-third the size of the norm today. “We made them work … [but] we were patching things together,” said Lowe. “We could not expand services to the community without additional space.”

Unable to commercially finance the cost of a proposed $43.5 million facility, LHC applied for a $40 million loan through a rural health program with the U.S. Department of Agriculture (USDA). The program had never financed a loan this large, Lowe said, and “Billings’ involvement was one of the things that made it possible.” The project manager, from Billings, Lowe said, “put a lot of time into this, but we were patching things together.”

“Then went a long way toward our approval,” said Lowe, adding that the USDA “would not have been comfortable without it.” This month, LHC is scheduled to move into a new 115,000-square-foot facility that is 50 percent larger than the original space.

Such arrangements are not new in health care, but they are not often talked about in the arena of health care consolidation. Yet these relationships are accomplishing many of the same objectives of a merger or acquisition.

These transactions “have a strategic driver,” said Keith Anderson, a partner in the health care practice of the law firm DrinkerBiddle. Anderson has outlined a continuum of strategic transaction models that vary in the degree of integration involved between parties, from management agreements (low integration) to asset sales (high integration).

The trick, said Anderson, “is to identify the driver and then dip into the tool kit to achieve the organization’s objective with the least cost and administrative overhang and the best likelihood of success.”

Matthew Anderson, vice president of the Minnesota Hospital Association (and no relation to Keith), agreed that there is a “wide variety of agreements” between providers today “that make it very difficult to define what level of interaction constitutes a consolidation of organizations versus a collaboration between organizations.”

He pointed to Wilderness Health, a coalition of nine regional health care providers formed last year to improve quality care and patient outcomes in northern Minnesota, as an example of “achieving greater alignment and coordination of care while remaining independent,” with each hospital having a director on the Wilderness board of directors.

Other arrangements, said MHA’s Anderson, involve “multiple providers coming together to create a joint venture for a particular service that would otherwise be unaffordable or duplicative if each organization tried to build it independently.” One example is LifeLink III, a medical air-transport company, owned and operated by a consortium of nine health care organizations. Minnesota’s strong co-op culture has helped these kinds of joint ventures develop in the state’s regional health care providers, forming the Wilderness health care system, he added.

The full extent of such “consolidation lite” transactions among providers is difficult to determine. For one, they are not exactly new. Kelby Krabbenhoft, CEO of Sanford Health, believes health care has always had an “undercurrent” of different operational models.

“They get people to the table” and help build trust to “then take the next step,” he said. Sometimes that next step never happens; Sanford has had a management agreement with a provider in Perham, Minn., for 25 years, he said. There are also down-sides to such arms-length arrangements because partners “tend to only like the good days, and you can leave the marriage,” he said.

Another side of Mayo

But many sources believe these arrangements are increasing rapidly as providers react to growing reimbursement, regulatory and other pressures (see cover article).

The Mayo Clinic offers a great example of a major health care system developing an entirely new strategy toward integration with other providers that stops just short of the conventional acquisition strategy.

Over the previous two decades, Mayo Clinic “had acquired a number of hospitals throughout the Midwest” and today has a presence in 70 communities in a multistate region, according to Jeff Bolton, Mayo chief administrative officer. But in the past five years or so, he said, “we’ve moved away from an active M&A strategy.”

While other health care systems, insurance companies and other sectors of the industry have been getting bigger, “we didn’t think that would benefit patients,” said Bolton. It’s not for lack of interested parties, he added. “We could have tripled our size” given the number of providers that wanted to be connected with Mayo, he said. “We felt at our current size were at an optimal level,” and additional M&A “could jeopardize the culture of the organization.”

In place of major new acquisitions, Mayo decided it wanted to help health care providers offer patients “the same level of care” no matter where they were, and without patients having to travel to a Mayo facility. So it “invested heavily in knowledge”—medical research and best practices, technology, administration and other areas of expertise, according to Bolton.

The organization is now exporting that know-how as a subscription-based affiliation to providers interested in the Mayo model that do not want to give up their local independence and identity. Dubbed the Mayo Clinic Care Network, the affiliation lets providers collaborate with Mayo through channels such as “e-consults” that offer access to Mayo specialists via phone or online meetings. At eTumor board conferences, for example, affiliated doctors can describe complex cancer cases and solicit treatment advice from a multidisciplinary panel of Mayo specialists.

The new affiliation strategy started in 2011 and currently has 30 subscribers—including five in the Ninth District—spread across 20 states and Puerto Rico, and extending outside the country to Mexico and Singapore.

As with an acquisition, a lot of time goes into making it happen, Bolton said. “There is the due diligence (with this affiliation) as in an acquisition,” he said, because Mayo wants to ensure that the two organizations “are like-minded.”

—Ronald A. Wirtz