maintain their eligibility to participate in the Shared Savings Program under this part are eligible to receive payments for shared savings under subpart G.

(c) ACOs that operate under the two-sided model and meet or exceed a minimum loss rate established under §425.606 must share losses with the Medicare program under subpart G of the part.

§ 425.102 Eligible providers and suppliers.
(a) The following ACO participants or combinations of ACO participants are eligible to form an ACO that may apply to participate in the Shared Savings Program:
(1) ACO professionals in group practice arrangements.
(2) Networks of individual practices of ACO professionals.
(3) Partnerships or joint venture arrangements between hospitals and ACO professionals.
(4) Hospitals employing ACO professionals.
(5) CAHs that bill under Method II (as described in §413.70(b)(3) of this chapter).
(6) RHCs.
(7) FQHCs.
(b) Other ACO participants that are not identified in paragraph (a) of this section are eligible participate through an ACO formed by one or more of the ACO participants identified in paragraph (a) of this section.

§ 425.104 Legal entity.
(a) An ACO must be a legal entity, formed under applicable State, Federal, or Tribal law, and authorized to conduct business in each State in which it operates for purposes of the following:
(1) Receiving and distributing shared savings.
(2) Repaying shared losses or other monies determined to be owed to CMS.
(3) Establishing, reporting, and ensuring provider compliance with health care quality criteria, including quality performance standards.
(4) Fulfilling other ACO functions identified in this part.
(b) An ACO formed by two or more otherwise independent ACO participants must be a legal entity separate from any of its ACO participants.

§ 425.106 Shared governance.
(a) General rule. An ACO must maintain an identifiable governing body with authority to execute the functions of an ACO as defined under this part, including but not limited to, the processes defined under §425.112 to promote evidence-based medicine and patient engagement, report on quality and cost measures, and coordinate care.
(b) Responsibilities of the governing body and its members.
(1) The governing body must have responsibility for oversight and strategic direction of the ACO, holding ACO management accountable for the ACO’s activities as described in this part.
(2) The governing body must have a transparent governing process.
(3) The governing body members must have a fiduciary duty to the ACO and must act consistent with that fiduciary duty.
(4) The governing body of the ACO must be separate and unique to the ACO in cases where the ACO comprises multiple, otherwise independent ACO participants.
(5) If the ACO is an existing entity, the ACO governing body may be the same as the governing body of that existing entity, provided it satisfies the other requirements of this section.
(c) Composition and control of the governing body.
(1) The ACO must provide for meaningful participation in the composition and control of the ACO’s governing body for ACO participants or their designated representatives.
(2) The ACO governing body must include a Medicare beneficiary representative(s) served by the ACO who does not have a conflict of interest with the ACO, and who has no immediate family member with conflict of interest with the ACO.
(3) At least 75 percent control of the ACO’s governing body must be held by ACO participants.
(4) The governing body members may serve in a similar or complementary manner for an ACO participant.
(5) In cases in which the composition of the ACO’s governing body does not meet the requirements of paragraphs