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## Part II

### Department of Health and Human Services

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Centers for Medicare & Medicaid Services

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42 CFR Parts 410, 414, 415, et al.

Medicare Program; Revisions to Payment Policies Under the Physician Fee Schedule, DME Face-to-Face Encounters, Elimination of the Requirement for Termination of Non-Random Prepayment Complex Medical Review and Other Revisions to Part B for CY 2013; Final Rule

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

## Centers for Medicare & Medicaid Services

42 CFR Parts 410, 414, 415, 421, 423, 425, 486, and 495

[CMS–1590–FC]

RIN 0938–AR11

## Medicare Program; Revisions to Payment Policies Under the Physician Fee Schedule, DME Face-to-Face Encounters, Elimination of the Requirement for Termination of Non-Random Prepayment Complex Medical Review and Other Revisions to Part B for CY 2013

**AGENCY:** Centers for Medicare & Medicaid Services (CMS), HHS.

**ACTION:** Final rule with comment period.

**SUMMARY:** This major final rule with comment period addresses changes to the physician fee schedule, payments for Part B drugs, and other Medicare Part B payment policies to ensure that our payment systems are updated to reflect changes in medical practice and the relative value of services. It also implements provisions of the Affordable Care Act by establishing a face-to-face encounter as a condition of payment for certain durable medical equipment (DME) items. In addition, it implements statutory changes regarding the termination of non-random prepayment review. This final rule with comment period also includes a discussion in the Supplementary Information regarding various programs. (See the Table of Contents for a listing of the specific issues addressed in this final rule with comment period.)

**DATES:** *Effective date:* The provisions of this final rule with comment period are effective on January 1, 2013 with the exception of provisions in § 410.38 which are effective on July 1, 2013. The incorporation by reference of certain publications listed in the rule was approved by the Director of the Federal Register on May 16, 2012.

*Comment date:* To be assured consideration, comments must be received at one of the addresses provided below, no later than 5 p.m. on December 31, 2012. (See the **SUPPLEMENTARY INFORMATION** section of this final rule with comment period for a list of the provisions open for comment.)

**ADDRESSES:** In commenting, please refer to file code CMS–1590–FC. Because of staff and resource limitations, we cannot

accept comments by facsimile (FAX) transmission.

You may submit comments in one of four ways (please choose only one of the ways listed):

1. *Electronically.* You may submit electronic comments on this regulation to [www.regulations.gov](http://www.regulations.gov). Follow the instructions for “submitting a comment.”

2. *By regular mail.* You may mail written comments to the following address ONLY: Centers for Medicare & Medicaid Services, Department of Health and Human Services, Attention: CMS–1590–FC, P.O. Box 8013, Baltimore, MD 21244–8013.

Please allow sufficient time for mailed comments to be received before the close of the comment period.

3. *By express or overnight mail.* You may send written comments to the following address ONLY: Centers for Medicare & Medicaid Services, Department of Health and Human Services, Attention: CMS–1590–FC, Mail Stop C4–26–05, 7500 Security Boulevard, Baltimore, MD 21244–1850.

4. *By hand or courier.* If you prefer, you may deliver (by hand or courier) your written comments before the close of the comment period to either of the following addresses:

a. For delivery in Washington, DC—Centers for Medicare & Medicaid Services, Department of Health and Human Services, Room 445–G, Hubert H. Humphrey Building, 200 Independence Avenue SW., Washington, DC 20201.

(Because access to the interior of the Hubert H. Humphrey Building is not readily available to persons without federal government identification, commenters are encouraged to leave their comments in the CMS drop slots located in the main lobby of the building. A stamp-in clock is available for persons wishing to retain a proof of filing by stamping in and retaining an extra copy of the comments being filed.)

b. For delivery in Baltimore, MD—Centers for Medicare & Medicaid Services, Department of Health and Human Services, 7500 Security Boulevard, Baltimore, MD 21244–1850.

If you intend to deliver your comments to the Baltimore address, please call telephone number (410) 786–7195 in advance to schedule your arrival with one of our staff members.

Comments mailed to the addresses indicated as appropriate for hand or courier delivery may be delayed and received after the comment period.

**FOR FURTHER INFORMATION CONTACT:**

Elliott Isaac, (410) 786–4735, for any physician payment issue not identified below.

Ryan Howe, (410) 786–3355, for issues related to practice expense methodology and direct practice expense inputs, telehealth services, and issues related to primary care and care coordination.

Sara Vitolo, (410) 786–5714, for issues related to potentially misvalued services, malpractice RVUs, molecular pathology, and payment for new preventive service HCPCS G-codes, and the sustainable growth rate.

Carol Schwartz, (410) 786–0576, for issues related to colonoscopy and preventive services.

Ken Marsalek, (410) 786–4502, for issues related to the multiple procedure payment reduction and payment for the technical component of pathology services.

Craig Dobyski, (410) 786–4584, for issues related to geographic practice cost indices.

Pam West, (410) 786–2302, for issues related to therapy services.

Chava Sheffield, (410) 786–2298, for issues related to certified registered nurse anesthetists scope of benefit.

Roberta Epps, (410) 786–4503, for issues related to portable x-ray.

Anne Tayloe-Hauswald, (410) 786–4546, for issues related to ambulance fee schedule and Part B drug payment.

Amanda Burd, (410) 786–2074, for issues related to the DME provisions.

Debbie Skinner, (410) 786–7480, for issues related to non-random prepayment complex medical review.

Latesha Walker, (410) 786–1101, for issues related to ambulance coverage—physician certification statement.

Alexandra Mugge, (410) 786–4457, for issues related to physician compare.

Christine Estella, (410) 786–0485, for issues related to the physician quality reporting system, incentives for e-prescribing, and Medicare shared savings program.

Pauline Lapin, (410) 786–6883, for issues related to the chiropractic services demonstration budget neutrality issue.

Gift Tee, (410) 786–9316, for issues related to the physician feedback reporting program and value-based payment modifier.

Jamie Hermansen, (410) 786–2064, for issues related to Medicare coverage for hepatitis B vaccine.

Andrew Morgan, (410) 786–2543, for issues related to e-prescribing under Medicare Part D.

**SUPPLEMENTARY INFORMATION:**

*Provisions open for comment:* We will consider comments that are submitted as indicated above in the “Dates” and “Addresses” sections on the following subject areas discussed in this final rule with comment period:

- Interim final work, practice expense, and malpractice RVUs (including physician time, direct practice expense (PE) inputs, and the equipment utilization rate assumption) for new, revised, potentially misvalued, and certain other CY 2013 HCPCS codes as indicated in the sections that follow and listed in Addendum C to this final rule with comment period; and

- The appropriate direct PE inputs for establishing nonfacility PE RVUs for CPT code 63650 (Percutaneous implantation of neurostimulator electrode array, epidural).

*Inspection of Public Comments:* All comments received before the close of the comment period are available for viewing by the public, including any personally identifiable or confidential business information that is included in a comment. We post all comments received before the close of the comment period on the following Web site as soon as possible after they have been received: [www.regulations.gov](http://www.regulations.gov). Follow the search instructions on that Web site to view public comments.

Comments received timely will also be available for public inspection as they are received, generally beginning approximately 3 weeks after publication of a document, at the headquarters of the Centers for Medicare & Medicaid Services, 7500 Security Boulevard, Baltimore, Maryland 21244, Monday through Friday of each week from 8:30 a.m. to 4 p.m. To schedule an appointment to view public comments, phone 1 (800) 743-3951.

## Table of Contents

To assist readers in referencing sections contained in this preamble, we are providing a table of contents. Some of the issues discussed in this preamble affect the payment policies, but do not require changes to the regulations in the Code of Federal Regulations (CFR). Information on the regulations impact appears throughout the preamble and, therefore, is not discussed exclusively in section VIII. of this final rule with comment period.

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  - B. Potentially Misvalued Codes Under the Physician Fee Schedule
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## Acronyms

Because of the many organizations and terms to which we refer by acronym in this final rule with comment period, we are listing these acronyms and their corresponding terms in alphabetical order below:

AHRQ [HHS] Agency for Healthcare Research and Quality

AMA American Medical Association  
 AMA RUC AMA [Specialty Society] Relative [Value] Update Committee  
 ARRA American Recovery and Reinvestment Act (Pub. L. 111–5)  
 BBA Balanced Budget Act of 1997 (Pub. L. 105–33)  
 BBRA [Medicare, Medicaid and State Child Health Insurance Program] Balanced Budget Refinement Act of 1999 (Pub. L. 106–113)  
 BIPA [Medicare, Medicaid, and SCHIP] Benefits Improvement Protection Act of 2000 (Pub. L. 106–554)  
 BLS Bureau of Labor Statistics  
 BN Budget neutrality  
 CAH Critical access hospital  
 CBSA Core-Based Statistical Area  
 CF Conversion factor  
 CfC Conditions for Coverage  
 CFR Code of Federal Regulations  
 CNS Clinical nurse specialist  
 CoPs Conditions of Participation  
 CORF Comprehensive Outpatient Rehabilitation Facility  
 CPI Consumer Price Index  
 CPT [Physicians] Current Procedural Terminology (*CPT codes, descriptions and other data only are copyright 2012 American Medical Association. All rights reserved.*)  
 CRNA Certified registered nurse anesthetist  
 CY Calendar year  
 DHS Designated health services  
 DME Durable medical equipment  
 DMEPOS Durable medical equipment, prosthetics, orthotics, and supplies  
 DOTPA Development of Outpatient Therapy Payment Alternatives  
 DRA Deficit Reduction Act of 2005 (Pub. L. 109–171)  
 E/M Evaluation and management  
 EHR Electronic health record  
 eRx Electronic prescribing  
 FFS Fee-for-service  
 FR **Federal Register**  
 GAF Geographic adjustment factor  
 GAO [U.S.] Government Accountability Office  
 GPRO Group Practice Reporting Option  
 GPCI Geographic practice cost index  
 HAC Hospital-acquired conditions  
 HCPCS Healthcare Common Procedure Coding System  
 HHA Home health agency  
 HIPAA Health Insurance Portability and Accountability Act of 1996 (Pub. L. 104–191)  
 HIT Health information technology  
 HITECH Health Information Technology for Economic and Clinical Health Act (Title IV of Division B of the Recovery Act, together with Title XIII of Division A of the Recovery Act)  
 HPSA Health Professional Shortage Area  
 ICD International Classification of Diseases  
 IMRT Intensity Modulated Radiation Therapy  
 IOM Internet-only Manual  
 IPCI Indirect practice cost index  
 IPPS Inpatient prospective payment system  
 IWPUT Intra-service work per unit of time  
 MAC Medicare Administrative Contractor  
 MCTRJCA Middle Class Tax Relief and Job Creation Act of 2012 (Pub. L. 112–96)  
 MEDCAC Medicare Evidence Development and Coverage Advisory Committee

(formerly the Medicare Coverage Advisory Committee)  
 MedPAC Medicare Payment Advisory Commission  
 MEI Medicare Economic Index  
 MIEA–TRHCA Medicare Improvements and Extension Act of 2006 (that is, Division B of the Tax Relief and Health Care Act of 2006 (TRHCA) (Pub. L. 109–432)  
 MIPPA Medicare Improvements for Patients and Providers Act of 2008 (Pub. L. 110–275)  
 MMA Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (Pub. L. 108–173)  
 MMEA Medicare and Medicaid Extenders Act of 2010 (Pub. L. 111–309)  
 MMSEA Medicare, Medicaid, and SCHIP Extension Act of 2007 (Pub. L. 110–173)  
 MPPR Multiple procedure payment reduction  
 MQSA Mammography Quality Standards Act of 1992 (Pub. L. 102–539)  
 NP Nurse practitioner  
 NPP Nonphysician practitioner  
 OACT [CMS] Office of the Actuary  
 OBRA Omnibus Budget Reconciliation Act (Pub. L. 101–239)  
 OIG [HHS] Office of Inspector General  
 PA Physician assistant  
 PC Professional component  
 PE Practice expense  
 PE/HR Practice expense per hour  
 PERC Practice Expense Review Committee  
 PFS Physician Fee Schedule  
 PGP [Medicare] Physician Group Practice  
 PLI Professional liability insurance  
 PPS Prospective payment system  
 PQRS Physician Quality Reporting System  
 PRA Paperwork Reduction Act  
 PPTRA Physician Payment and Therapy Relief Act of 2010 (Pub. L. 111–286)  
 PVBP Physician and Other Health Professional Value-Based Purchasing Workgroup  
 RAC [Medicare] Recovery Audit Contractor  
 RFA Regulatory Flexibility Act  
 RIA Regulatory impact analysis  
 RVU Relative value unit  
 SBRT Stereotactic body radiation therapy  
 SGR Sustainable growth rate  
 TC Technical component  
 TIN Tax identification number  
 TPTCCA Temporary Payroll Tax Cut Continuation Act of 2011 (Pub. L. 112–78)  
 TRHCA Tax Relief and Health Care Act of 2006 (Pub. L. 109–432)  
 VBP Value-based purchasing

### Addenda Available Only Through the Internet on the CMS Web Site

In the past, the Addenda referred to throughout the preamble of our annual PFS proposed and final rules with comment period were included in the printed **Federal Register**. However, effective with the CY 2012 PFS final rule with comment period, the PFS Addenda no longer appear in the **Federal Register**. Instead these Addenda to the annual proposed and final rules with comment period will be available only through the Internet. The PFS Addenda along with other supporting documents and tables referenced in this

final rule with comment period are available through the Internet on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). Click on the link on the left side of the screen titled, “PFS Federal Regulations Notices” for a chronological list of PFS **Federal Register** and other related documents. For the CY 2013 PFS final rule with comment period, refer to item CMS–1590–FC. Readers who experience any problems accessing any of the Addenda or other documents referenced in this final rule with comment period and posted on the CMS Web site identified above should contact Elliott Isaac at (410) 786–4735.

### CPT (Current Procedural Terminology) Copyright Notice

Throughout this final rule with comment period, we use CPT codes and descriptions to refer to a variety of services. We note that CPT codes and descriptions are copyright 2012 American Medical Association. All Rights Reserved. CPT is a registered trademark of the American Medical Association (AMA). Applicable Federal Acquisition Regulations (FAR) and Defense Federal Acquisition Regulations (DFAR) apply.

### I. Executive Summary and Background

#### A. Executive Summary

##### 1. Purpose

This major final rule with comment period revises payment policies under the Medicare Physician Fee Schedule (PFS) and makes other policy changes related to Medicare Part B payment. These changes are applicable to services furnished in CY 2013. It also implements provisions of the Affordable Care Act by establishing a face-to-face encounter as a condition of payment for certain durable medical equipment (DME) items. In addition, it implements statutory changes regarding the termination of non-random prepayment review.

##### 2. Summary of the Major Provisions

The Social Security Act (Act) requires us to establish payments under the PFS based on national uniform relative value units (RVUs) and the relative resources used in furnishing a service. The Act requires that national RVUs be established for physician work, practice expense (PE), and malpractice expense. In this major final rule with comment period, we establish payment rates for CY 2013 for the PFS, payments for Part B drugs, and other Medicare Part B payment policies to ensure that our payment systems are updated to reflect changes in medical practice and in the

relative value of services. It also implements provisions of the Affordable Care Act by establishing a face-to-face encounter as a condition of payment for certain durable medical equipment (DME) items, and by removing certain regulations regarding the termination of non-random prepayment review. It also establishes new claims-based data reporting requirements for therapy services to implement a provision in the Middle Class Tax Relief and Jobs Creation Act (MCTCA). In addition, this rule:

- Identifies Potentially Misvalued Codes to be Evaluated.
- Establishes Additional Multiple Procedure Payment Reductions (MPPR).
- Expands Medicare Telehealth Services.
- Implements Regulatory Changes Regarding Payment for Technical Component of Certain Physician Pathology Services to Conform to Statute.
- Requires the Inclusion of Specific Information on Claims for Therapy Services.
- Establishes New Transitional Care Management Services.
- Clarifies Services Included in the Certified Registered Nurse Anesthetists Scope of Benefit.
- Modifies Ordering Requirements for Portable X-ray Services.
- Updates the Ambulance Fee Schedule.
- Sets Part B Drug Payment Rates for 2013.
- Addresses Ambulance Coverage—Physician Certification Statement.
- Updates policies regarding the—
  - ++ Physician Compare Web site.
  - ++ Physician Quality Reporting System.
  - ++ Electronic Prescribing (eRx) Incentive Program.
  - ++ Electronic Health Record (EHR) Incentive Program.
  - ++ Medicare Shared Savings Program.
  - Discusses Budget Neutrality for the Chiropractic Demonstration.
  - Addresses Implementation of the Physician Value-Based Payment Modifier and the Physician Feedback Reporting Program.
  - Establishes Medicare Coverage of Hepatitis B Vaccine.
  - Updates Existing Standards for e-prescribing under Medicare Part D and Lifting the LTC Exemption.

##### 3. Summary of Costs and Benefits

The statute requires that we establish by regulation each year payment amounts for all physicians' service. These payment amounts are required to be adjusted to reflect the variations in



the costs of providing services in different geographic areas. The statute also requires that annual adjustments to the RVUs not cause annual estimated expenditures to differ by more than \$20 million from what they would have been had the adjustments not been made. If adjustments to RVUs would cause expenditures to change by more than \$20 million, we must make adjustments to preserve budget neutrality.

Several changes affect the specialty distribution of Medicare expenditures. This final rule with comment period reflects the Administration's priority to improve payment for primary care services. As described in Section II.N, in the absence of Congressional action, an overall reduction of 26.5 percent will be imposed in the conversion factor used to calculate payment for physicians' services on or after January 1, 2013 due to the Sustainable Growth Rate (SGR). To isolate the impact of changes that we are proposing in this final rule with comment period, we analyze and discuss the policies' impact with a constant conversion factor. In the absence of a change in the conversion factor, payments to primary care specialties will increase and payments to select other specialties will decrease due to several changes in how we calculate payments for CY 2013.

The largest payment increase for primary care specialties overall will result from a new payment for managing a beneficiary's care when the beneficiary is discharged from an inpatient hospital, a SNF, an outpatient hospital observation, partial hospitalization services, or a community mental health center. Payments to primary care specialties also will increase due to redistributions from changes in payments for services furnished by other specialties. Because of the budget-neutral nature of this system, decreases in payments for one service result in increases in payments in others.

Payments to primary care specialties are also impacted by the completion of the 4-year transition to new PE RVUs using the new Physician Practice Information Survey (PPIS) data that was adopted in the CY 2010 PFS final rule with comment period. The projected impacts of using the new PPIS data are generally consistent with the impacts discussed in the CY 2012 final rule with comment period (76 FR 72452).

Several types of providers are projected to see decreases in Medicare PFS payments, mainly as a result of the potentially misvalued codes initiative. We have received numerous new codes with new values and revised codes with

new values for CY 2013 as a result of our ongoing misvalued codes initiative, an effort to improve payment accuracy. Many of the new and revised codes that we valued on an interim basis for CY 2013 originated with the potentially misvalued codes initiative. Reductions for pathology, neurology, and independent laboratories are a result of the misvalued code initiative. In the case of independent laboratories, we note that independent laboratories receive the majority of the Medicare revenue from the Clinical Lab Fee Schedule, which is unaffected by the misvalued code initiative. Radiation therapy centers will see an overall decrease of 9 percent primarily as a result of the PPIS transition discussed above and a change in the interest rate assumption used to calculate PE. Radiation oncology sees a 7 percent decrease for the same reasons as radiation therapy centers.

#### *B. Background*

We note that throughout this final rule with comment period, unless otherwise noted, the term "practitioner" is used to describe both physicians and nonphysician practitioners (such as physician assistants, nurse practitioners, clinical nurse specialists, certified nurse-midwives, psychologists, or clinical social workers) who are permitted to bill Medicare under the PFS for their services. Since January 1, 1992, Medicare has paid for physicians' services under section 1848 of the Act, "Payment for Physicians' Services." The Act requires that CMS make payments under the PFS using national uniform relative value units (RVUs) based on the relative resources used in furnishing a service. Section 1848(c) of the Act requires that national RVUs be established for physician work, PE, and malpractice expense. Before the establishment of the resource-based relative value system, Medicare payment for physicians' services was based on reasonable charges.

#### *1. Development of the Relative Value System*

##### *a. Work RVUs*

The concepts and methodology underlying the PFS were enacted as part of the Omnibus Budget Reconciliation Act (OBRA) of 1989 (Pub. L. 101-239), and OBRA 1990, (Pub. L. 101-508). The final rule published on November 25, 1991 (56 FR 59502) set forth the fee schedule for payment for physicians' services beginning January 1, 1992.

The physician work RVUs established for the implementation of the fee schedule in January 1992 were

developed with extensive input from the physician community. A research team at the Harvard School of Public Health developed the original physician work RVUs for most codes in a cooperative agreement with the Department of Health and Human Services (HHS). In constructing the code-specific vignettes for the original physician work RVUs, Harvard worked with panels of experts, both inside and outside the federal government, and obtained input from numerous physician specialty groups.

Section 1848(b)(2)(B) of the Act specifies that the RVUs for anesthesia services are based on RVUs from a uniform relative value guide, with appropriate adjustment of the conversion factor (CF), in a manner to assure that fee schedule amounts for anesthesia services are consistent with those for other services of comparable value. We established a separate CF for anesthesia services, and we continue to utilize time units as a factor in determining payment for these services. As a result, there is a separate payment methodology for anesthesia services.

We establish physician work RVUs for new and revised codes based, in part, on our review of recommendations received from the American Medical Association/Specialty Society Relative Value Update Committee (AMA RUC).

#### *b. Practice Expense Relative Value Units (PE RVUs)*

Initially, only the physician work RVUs were resource-based, and the PE and malpractice RVUs were based on average allowable charges. Section 121 of the Social Security Act Amendments of 1994 (Pub. L. 103-432), and Section 4505(a) of the Balanced Budget Act of 1997 (BBA) (Pub. L. 105-33) amended section 1848(c)(2)(C)(ii) of the Act and required us to develop resource-based PE RVUs for each physicians' service. We were to consider general categories of expenses (such as office rent and wages of personnel, but excluding malpractice expenses) comprising PEs.

We established the resource-based PE RVUs for each physicians' service in a final rule, published November 2, 1998 (63 FR 58814), effective for services furnished in 1999. Separate PE RVUs are established for procedures that can be furnished in both a nonfacility setting, such as a physician's office, and a facility setting, such as a hospital outpatient department (HOPD). The difference between the facility and nonfacility RVUs reflects the fact that a facility typically receives separate payment from Medicare for its costs of furnishing the service, apart from payment under the PFS. The nonfacility

RVUs reflect all of the direct and indirect PEs of furnishing a particular service. Based on the BBA requirement to transition to a resource-based system for PE over a 4-year period, resource-based PE RVUs did not become fully effective until 2002.

This resource-based system was based on two significant sources of actual PE data. Panels of physicians, practice administrators, and nonphysician health professionals (for example, registered nurses (RNs)), who were nominated by physician specialty societies and other groups identified the direct inputs required for each physicians' service. (We have since refined and revised these inputs based on recommendations from the AMA RUC.) Aggregate specialty-specific information on hours worked and PEs was obtained from the AMA's Socioeconomic Monitoring System (SMS).

Section 212 of the Balanced Budget Refinement Act of 1999 (BBRA) (Pub. L. 106–113) directed us to establish a process under which we accept and use, to the maximum extent practicable and consistent with sound data practices, data collected or developed by entities and organizations to supplement the data we normally collect in determining the PE component. On May 3, 2000, we published the interim final rule (65 FR 25664) that set forth the criteria for the submission of these supplemental PE survey data. The criteria were modified in response to comments received, and published in the **Federal Register** (65 FR 65376) as part of a November 1, 2000 final rule. The PFS final rules published in 2001 and 2003, respectively, (66 FR 55246 and 68 FR 63196) extended the period during which we would accept these supplemental data through March 1, 2005.

In the CY 2007 PFS final rule with comment period (71 FR 69624), we revised the methodology for calculating direct PE RVUs from the top-down to the bottom-up methodology beginning in CY 2007. We adopted a 4-year transition to the new PE RVUs. This transition was completed in CY 2010. Direct PE RVUs were calculated for CY 2013 using this methodology, unless otherwise noted.

In the CY 2010 PFS final rule with comment period, we updated the practice expense per hour (PE/HR) data that are used in the calculation of PE RVUs for most specialties (74 FR 61749). For this update, we used the Physician Practice Information Survey (PPIS) conducted by the AMA. The PPIS is a multispecialty, nationally representative, PE survey of both physicians and nonphysician practitioners (NPPs) using a survey

instrument and methods highly consistent with those used prior to CY 2010. We note that in CY 2010, for oncology, clinical laboratories, and independent diagnostic testing facilities (IDTFs), we continued to use the supplemental survey data to determine PE/HR values (74 FR 61752). Beginning in CY 2010, we provided for a 4-year transition for the new PE RVUs using the updated PE/HR data. In CY 2013, the final year of the transition, PE RVUs are calculated based on the new data.

#### c. Resource-Based Malpractice RVUs

Section 4505(f) of the BBA amended section 1848(c) of the Act to require that we implement resource-based malpractice RVUs for services furnished on or after CY 2000. The resource-based malpractice RVUs were implemented in the PFS final rule with comment period published November 2, 1999 (64 FR 59380). The malpractice RVUs were based on malpractice insurance premium data collected from commercial and physician-owned insurers.

#### d. Refinements to the RVUs

Section 1848(c)(2)(B)(i) of the Act requires that we review all RVUs no less often than every 5 years. Prior to CY 2013, we conducted separate periodic reviews of work RVUs and PE RVUs. The First Five-Year Review of Work RVUs was published on November 22, 1996 (61 FR 59489) and was effective in 1997. The Second Five-Year Review of Work RVUs was published in the CY 2002 PFS final rule with comment period (66 FR 55246) and was effective in 2002. The Third Five-Year Review of Work RVUs was published in the CY 2007 PFS final rule with comment period (71 FR 69624) and was effective on January 1, 2007. The Fourth Five-Year Review of Work RVUs was published in the CY 2012 PFS final rule with comment period (76 FR 73026).

Initially refinements to the direct PE inputs relied on input from the AMA RUC-established the Practice Expense Advisory Committee (PEAC). Through March 2004, the PEAC provided recommendations to CMS for more than 7,600 codes (all but a few hundred of the codes included in the AMAs Current Procedural Terminology (CPT) codes). As part of the CY 2007 PFS final rule with comment period (71 FR 69624), we implemented a new bottom-up methodology for determining resource-based PE RVUs and transitioned the new methodology over a 4-year period. A comprehensive review of PE was undertaken prior to the 4-year transition period for the new PE methodology from the top-down to the bottom-up

methodology, and this transition was completed in CY 2010. In CY 2010, we also incorporated the new PPIS data to update the specialty-specific PE/HR data used to develop PE RVUs, adopting a 4-year transition to PE RVUs developed using the PPIS data.

In the CY 2012 PFS final rule with comment period (76 FR 73057), we finalized a proposal to consolidate reviews of work and PE RVUs under section 1848(c)(2)(B) of the Act and reviews of potentially misvalued codes under section 1848(c)(2)(K) of the Act into one annual process.

In the CY 2005 PFS final rule with comment period (69 FR 66236), we implemented the first Five-Year Review of the malpractice RVUs (69 FR 66263). Minor modifications to the methodology were addressed in the CY 2006 PFS final rule with comment period (70 FR 70153). The second Five-Year Review and update of resource-based malpractice RVUs was published in the CY 2010 PFS final rule with comment period (74 FR 61758) and was effective in CY 2010.

In addition to the Five-Year Reviews, beginning for CY 2009, CMS and the AMA RUC have identified and reviewed a number of potentially misvalued codes on an annual basis based on various identification screens. This annual review of work and PE RVUs for potentially misvalued codes was supplemented by the amendments to Section 1848 of the Act, as enacted by section 3134 of the Affordable Care Act, which requires the agency to periodically identify, review and adjust values for potentially misvalued codes with an emphasis on the following categories: (1) Codes and families of codes for which there has been the fastest growth; (2) codes or families of codes that have experienced substantial changes in PEs; (3) codes that are recently established for new technologies or services; (4) multiple codes that are frequently billed in conjunction with furnishing a single service; (5) codes with low relative values, particularly those that are often billed multiple times for a single treatment; (6) codes which have not been subject to review since the implementation of the fee schedule (the so-called 'Harvard valued codes'); and (7) other codes determined to be appropriate by the Secretary.

#### e. Application of Budget Neutrality to Adjustments of RVUs

Budget neutrality (BN) typically requires that expenditures not increase or decrease as a result of changes or revisions to policy. However, section 1848(c)(2)(B)(ii)(II) of the Act requires

adjustment only if the change in expenditures resulting from the annual revisions to the PFS exceeds a threshold amount. Specifically, adjustments in RVUs for a year may not cause total PFS payments to differ by more than \$20 million from what they would have been if the adjustments were not made. In accordance with section 1848(c)(2)(B)(ii)(II) of the Act, if revisions to the RVUs would cause expenditures to change by more than \$20 million, we make adjustments to ensure that expenditures do not increase or decrease by more than \$20 million.

## 2. Components of the Fee Schedule Payment Amounts

To calculate the payment for each physicians' service, the components of the fee schedule (work, PE, and malpractice RVUs) are adjusted by geographic practice cost indices (GPCIs). The GPCIs reflect the relative costs of physician work, PE, and malpractice in an area compared to the national average costs for each component.

RVUs are converted to dollar amounts through the application of a CF, which is calculated by CMS' Office of the Actuary (OACT).

The formula for calculating the Medicare fee schedule payment amount for a given service and fee schedule area can be expressed as:

$$\text{Payment} = [(\text{RVU work} \times \text{GPCI work}) + (\text{RVU PE} \times \text{GPCI PE}) + (\text{RVU malpractice} \times \text{GPCI malpractice})] \times \text{CF}.$$

## 3. Most Recent Changes to the Fee Schedule

The CY 2012 PFS final rule with comment period (76 FR 73026) implemented changes to the PFS and other Medicare Part B payment policies. It also finalized many of the CY 2011 interim RVUs and implemented interim RVUs for new and revised codes for CY 2012 to ensure that our payment systems are updated to reflect changes in medical practice and the relative values of services. In the CY 2012 PFS final rule with comment period, we announced the following for CY 2012: the total PFS update of – 27.4 percent; the initial estimate for the sustainable growth rate (SGR) of – 16.9 percent; and the conversion factor (CF) of \$24.6712. These figures were calculated based on the statutory provisions in effect on November 1, 2011, when the CY 2012 PFS final rule with comment period was issued.

A correction notice was issued (77 FR 227) to correct several technical and typographical errors that occurred in the CY 2012 PFS final rule with comment period.

On December 23, 2011, the Temporary Payroll Tax Cut Continuation Act of 2011 (TPTCCA) (Pub. L. 112–78) was signed into law. Section 301 of the TPTCCA specified a zero percent update to the PFS from January 1, 2012 through February 29, 2012. As a result, the CY 2012 PFS conversion factor was revised to \$34.0376 for claims with dates of service on or after January 1, 2012 through February 29, 2012. In addition, the TPTCCA extended several provisions affecting Medicare services furnished on or after January 1, 2012 through February 29, 2012, including:

- Section 303—the 1.0 floor on the physician work geographic practice cost index;
- Section 304—the exceptions process for outpatient therapy caps;
- Section 305—the payment to independent laboratories for the technical component (TC) of physician pathology services furnished to certain hospital patients, and
- Section 307—the 5 percent increase in payments for mental health services.

On February 22, 2012, the Middle Class Tax Relief and Job Creation Act of 2012 (Pub. L. 112–96) (MCTRJCA) was signed into law. Section 3003 of the MCTRJCA extended the zero percent PFS update to the remainder of CY 2012. As a result of the MCTRJCA, the CY 2012 PFS CF was maintained as \$34.0376 for claims with dates of service on or after March 1, 2012 through December 31, 2012. In addition:

- Section 3004 of MCTRJCA extended the 1.0 floor on the physician work geographic practice cost index through December 31, 2012;
- Section 3006 continued payment to independent laboratories for the TC of physician pathology services furnished to certain hospital patients through June 30, 2012; and
- Section 3005 extended the exceptions process for outpatient therapy caps through CY 2012 and made several other changes related to therapy claims and caps.

## II. Provisions of the Final Rule for the Physician Fee Schedule

### A. Resource-Based Practice Expense (PE) Relative Value Units (RVUs)

#### 1. Overview

Practice expense (PE) is the portion of the resources used in furnishing the service that reflects the general categories of physician and practitioner expenses, such as office rent and personnel wages but excluding malpractice expenses, as specified in section 1848(c)(1)(B) of the Act. Section 121 of the Social Security Amendments

of 1994 (Pub. L. 103–432), enacted on October 31, 1994, amended section 1848(c)(2)(C)(ii) of the Act to require us to develop a methodology for a resource-based system for determining PE RVUs for each physician's service. We develop PE RVUs by looking at the direct and indirect physician practice resources involved in furnishing each service. Direct expense categories include clinical labor, medical supplies, and medical equipment. Indirect expenses include administrative labor, office expense, and all other expenses. The sections that follow provide more detailed information about the methodology for translating the resources involved in furnishing each service into service-specific PE RVUs. In addition, we note that section 1848(c)(2)(B)(ii)(II) of the Act provides that adjustments in RVUs for a year may not cause total PFS payments to differ by more than \$20 million from what they would have otherwise been if the adjustments were not made. Therefore, if revisions to the RVUs cause expenditures to change by more than \$20 million, we make adjustments to ensure that expenditures do not increase or decrease by more than \$20 million. We refer readers to the CY 2010 PFS final rule with comment period (74 FR 61743 through 61748) for a more detailed explanation of the PE methodology.

## 2. Practice Expense Methodology

### a. Direct Practice Expense

We use a “bottom-up” approach to determine the direct PE by adding the costs of the resources (that is, the clinical staff, equipment, and supplies) typically involved with furnishing each service. The costs of the resources are calculated using the refined direct PE inputs assigned to each CPT code in our PE database, which are based on our review of recommendations received from the AMA RUC. For a detailed explanation of the bottom-up direct PE methodology, including examples, we refer readers to the Five-Year Review of Work Relative Value Units Under the PFS and Proposed Changes to the Practice Expense Methodology proposed notice (71 FR 37242) and the CY 2007 PFS final rule with comment period (71 FR 69629).

### b. Indirect Practice Expense per Hour Data

We use survey data on indirect PEs incurred per hour worked in developing the indirect portion of the PE RVUs. Prior to CY 2010, we primarily used the practice expense per hour (PE/HR) by specialty that was obtained from the

AMA's Socioeconomic Monitoring Surveys (SMS). The AMA administered a new survey in CY 2007 and CY 2008, the Physician Practice Expense Information Survey (PPIS), which was expanded (relative to the SMS) to include nonphysician practitioners (NPPs) paid under the PFS.

The PPIS is a multispecialty, nationally representative, PE survey of both physicians and NPPs using a consistent survey instrument and methods highly consistent with those used for the SMS and the supplemental surveys. The PPIS gathered information from 3,656 respondents across 51 physician specialty and healthcare professional groups. We believe the PPIS is the most comprehensive source of PE survey information available to date. Therefore, we used the PPIS data to update the PE/HR data for the CY 2010 PFS for almost all of the Medicare-recognized specialties that participated in the survey.

When we began using the PPIS data beginning in CY 2010, we did not change the PE RVU methodology itself or the manner in which the PE/HR data are used in that methodology. We only updated the PE/HR data based on the new survey. Furthermore, as we explained in the CY 2010 PFS final rule with comment period (74 FR 61751), because of the magnitude of payment reductions for some specialties resulting from the use of the PPIS data, we finalized a 4-year transition (75 percent old/25 percent new for CY 2010, 50 percent old/50 percent new for CY 2011, 25 percent old/75 percent new for CY 2012, and 100 percent new for CY 2013) from the previous PE RVUs to the PE RVUs developed using the new PPIS data.

Section 1848(c)(2)(H)(i) of the Act requires us to use the medical oncology supplemental survey data submitted in 2003 for oncology drug administration services. Therefore, the PE/HR for medical oncology, hematology, and hematology/oncology reflects the continued use of these supplemental survey data.

We do not use the PPIS data for reproductive endocrinology and spine surgery since these specialties currently are not separately recognized by Medicare, nor do we have a method to blend these data with Medicare-recognized specialty data. Similarly, we do not use the PPIS data for sleep medicine since there is not a full year of Medicare utilization data for that specialty given when the specialty code was created.

Supplemental survey data on independent labs, from the College of American Pathologists, were

implemented for payments in CY 2005. Supplemental survey data from the National Coalition of Quality Diagnostic Imaging Services (NCQDIS), representing independent diagnostic testing facilities (IDTFs), were blended with supplementary survey data from the American College of Radiology (ACR) and implemented for payments in CY 2007. Neither IDTFs nor independent labs participated in the PPIS. Therefore, we continue to use the PE/HR that was developed from their supplemental survey data.

Consistent with our past practice, the previous indirect PE/HR values from the supplemental surveys for medical oncology, independent laboratories, and IDTFs were updated to CY 2006 using the MEI to put them on a comparable basis with the PPIS data.

Previously, we have established PE/HR values for various specialties without SMS or supplemental survey data by crosswalking them to other similar specialties to estimate a proxy PE/HR. For specialties that were part of the PPIS for which we previously used a crosswalked PE/HR, we instead use the PPIS-based PE/HR. We continue previous crosswalks for specialties that did not participate in the PPIS.

However, beginning in CY 2010 we changed the PE/HR crosswalk for portable x-ray suppliers from radiology to IDTF, a more appropriate crosswalk because these specialties are more similar to each other for physician time.

For registered dietician services, the resource-based PE RVUs have been calculated in accordance with the final policy that crosswalks the specialty to the "All Physicians" PE/HR data, as adopted in the CY 2010 PFS final rule with comment period (74 FR 61752) and discussed in more detail in the CY 2011 PFS final rule with comment period (75 FR 73183).

There were five specialties whose utilization data were newly incorporated into ratesetting for CY 2012. In accordance with the final policies adopted in the CY 2012 final rule with comment period (76 FR 73036), we use proxy PE/HR values for these specialties by crosswalking values from other, similar specialties as follows: Speech Language Pathology from Physical Therapy; Hospice and Palliative Care from All Physicians; Geriatric Psychiatry from Psychiatry; Intensive Cardiac Rehabilitation from Cardiology, and Certified Nurse Midwife from Obstetrics/gynecology.

For CY 2013, there are two specialties whose utilization data will be newly incorporated into ratesetting. We proposed to use proxy PE/HR values for these specialties by crosswalking values

from other specialties that furnish similar services as follows: Cardiac Electrophysiology from Cardiology; and Sports Medicine from Family Practice. These proposed changes are reflected in the "PE HR" file available on the CMS Web site under the supporting data files for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

We did not receive any comments regarding our proposal to use these proxy PE/HR values for these specialties, and we continue to believe that the values crosswalked from other specialties that furnish similar services are appropriate. Therefore, we are finalizing our CY 2013 proposals to update the PE/HR data as reflected in the "PE HR" file available on the CMS Web site under the supporting data files for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>.

As provided in the CY 2010 PFS final rule with comment period (74 FR 61751), CY 2013 is the final year of the 4-year transition to the PE RVUs calculated using the PPIS data. Therefore, the CY 2013 PE RVUs are developed based entirely on the PPIS data, except as noted in this section.

#### c. Allocation of PE to Services

To establish PE RVUs for specific services, it is necessary to establish the direct and indirect PE associated with each service.

##### (1) Direct Costs

The relative relationship between the direct cost portions of the PE RVUs for any two services is determined by the relative relationship between the sum of the direct cost resources (that is, the clinical staff, equipment, and supplies) typically involved with furnishing the services. The costs of these resources are calculated from the refined direct PE inputs in our PE database. For example, if one service has a direct cost sum of \$400 from our PE database and another service has a direct cost sum of \$200, the direct portion of the PE RVUs of the first service would be twice as much as the direct portion of the PE RVUs for the second service.

##### (2) Indirect Costs

Section II.A.2.b. of this final rule with comment period describes the current data sources for specialty-specific indirect costs used in our PE calculations. We allocated the indirect costs to the code level on the basis of the direct costs specifically associated with a code and the greater of either the clinical labor costs or the physician work RVUs. We also incorporated the

survey data described earlier in the PE/HR discussion. The general approach to developing the indirect portion of the PE RVUs is described as follows:

- For a given service, we use the direct portion of the PE RVUs calculated as previously described and the average percentage that direct costs represent of total costs (based on survey data) across the specialties that furnish the service to determine an initial indirect allocator. For example, if the direct portion of the PE RVUs for a given service was 2.00 and direct costs, on average, represented 25 percent of total costs for the specialties that furnished the service, the initial indirect allocator would be 6.00 since 2.00 is 25 percent of 8.00 and 6.00 is 75 percent of 8.00.

- Next, we add the greater of the work RVUs or clinical labor portion of the direct portion of the PE RVUs to this initial indirect allocator. In our example, if this service had work RVUs of 4.00 and the clinical labor portion of the direct PE RVUs was 1.50, we would add 6.00 plus 4.00 (since the 4.00 work RVUs are greater than the 1.50 clinical labor portion) to get an indirect allocator of 10.00. In the absence of any further use of the survey data, the relative relationship between the indirect cost portions of the PE RVUs for any two services would be determined by the relative relationship between these indirect cost allocators. For example, if one service had an indirect cost allocator of 10.00 and another service had an indirect cost allocator of 5.00, the indirect portion of the PE RVUs of the first service would be twice as great as the indirect portion of the PE RVUs for the second service.

- Next, we next incorporate the specialty-specific indirect PE/HR data into the calculation. As a relatively extreme example for the sake of simplicity, assume in our previous example that, based on the survey data, the average indirect cost of the specialties furnishing the first service with an allocator of 10.00 was half of the average indirect cost of the specialties furnishing the second service with an indirect allocator of 5.00. In this case, the indirect portion of the PE RVUs of the first service would be equal to that of the second service.

#### d. Facility and Nonfacility Costs

For procedures that can be furnished in a physician's office, as well as in a hospital or facility setting, we establish two PE RVUs: facility and nonfacility. The methodology for calculating PE RVUs is the same for both the facility and nonfacility RVUs, but is applied independently to yield two separate PE RVUs. Because Medicare makes a

separate payment to the facility for its costs of furnishing a service, the facility PE RVUs are generally lower than the nonfacility PE RVUs.

#### e. Services With Technical Components (TCs) and Professional Components (PCs)

Diagnostic services are generally comprised of two components: a professional component (PC) and a technical component (TC), each of which may be furnished independently or by different providers, or they may be furnished together as a "global" service. When services have PC and TC components that can be billed separately, the payment for the global component equals the sum of the payment for the TC and PC. This is a result of using a weighted average of the ratio of indirect to direct costs across all the specialties that furnish the global components, TCs, and PCs; that is, we apply the same weighted average indirect percentage factor to allocate indirect expenses to the global components, PCs, and TCs for a service. (The direct PE RVUs for the TC and PC sum to the global under the bottom-up methodology.)

#### f. PE RVU Methodology

For a more detailed description of the PE RVU methodology, we refer readers to the CY 2010 PFS final rule with comment period (74 FR 61745 through 61746).

##### (1) Setup File

First, we create a setup file for the PE methodology. The setup file contains the direct cost inputs, the utilization for each procedure code at the specialty and facility/nonfacility place of service level, and the specialty-specific PE/HR data from the surveys.

##### (2) Calculate the Direct Cost PE RVUs

Sum the costs of each direct input.

*Step 1:* Sum the direct costs of the inputs for each service. Apply a scaling adjustment to the direct inputs.

*Step 2:* Calculate the current aggregate pool of direct PE costs. This is the product of the current aggregate PE (aggregate direct and indirect) RVUs, the CF, and the average direct PE percentage from the survey data.

*Step 3:* Calculate the aggregate pool of direct costs. This is the sum of the product of the direct costs for each service from Step 1 and the utilization data for that service.

*Step 4:* Using the results of Step 2 and Step 3 calculate a direct PE scaling adjustment so that the aggregate direct cost pool does not exceed the current aggregate direct cost pool and apply it

to the direct costs from Step 1 for each service.

*Step 5:* Convert the results of Step 4 to an RVU scale for each service. To do this, divide the results of Step 4 by the CF. Note that the actual value of the CF used in this calculation does not influence the final direct cost PE RVUs, as long as the same CF is used in Step 2 and Step 5. Different CFs will result in different direct PE scaling factors, but this has no effect on the final direct cost PE RVUs since changes in the CFs and changes in the associated direct scaling factors offset one another.

##### (3) Create the Indirect Cost PE RVUs

Create indirect allocators.

*Step 6:* Based on the survey data, calculate direct and indirect PE percentages for each physician specialty.

*Step 7:* Calculate direct and indirect PE percentages at the service level by taking a weighted average of the results of Step 6 for the specialties that furnish the service. Note that for services with TCs and PCs, the direct and indirect percentages for a given service do not vary by the PC, TC, and global components.

*Step 8:* Calculate the service level allocators for the indirect PEs based on the percentages calculated in Step 7. The indirect PEs are allocated based on the three components: the direct PE RVUs, the clinical PE RVUs, and the work RVUs. For most services the indirect allocator is: indirect percentage \* (direct PE RVUs/direct percentage) + work RVUs.

There are two situations where this formula is modified:

- If the service is a global service (that is, a service with global, professional, and technical components), then the indirect allocator is: indirect percentage (direct PE RVUs/direct percentage) + clinical PE RVUs + work RVUs.

- If the clinical labor PE RVUs exceed the work RVUs (and the service is not a global service), then the indirect allocator is: indirect percentage (direct PE RVUs/direct percentage) + clinical PE RVUs.

**(Note:** For global services, the indirect allocator is based on both the work RVUs and the clinical labor PE RVUs. We do this to recognize that, for the PC service, indirect PEs will be allocated using the work RVUs, and for the TC service, indirect PEs will be allocated using the direct PE RVUs and the clinical labor PE RVUs. This also allows the global component RVUs to equal the sum of the PC and TC RVUs.)

For presentation purposes in the examples in Table 1, the formulas were divided into two parts for each service.

• The first part does not vary by service and is the indirect percentage (direct PE RVUs/direct percentage).

• The second part is either the work RVUs, clinical PE RVUs, or both depending on whether the service is a global service and whether the clinical PE RVUs exceed the work RVUs (as described earlier in this step).

Apply a scaling adjustment to the indirect allocators.

*Step 9:* Calculate the current aggregate pool of indirect PE RVUs by multiplying the current aggregate pool of PE RVUs by the average indirect PE percentage from the survey data.

*Step 10:* Calculate an aggregate pool of indirect PE RVUs for all PFS services by adding the product of the indirect PE allocators for a service from Step 8 and the utilization data for that service.

*Step 11:* Using the results of Step 9 and Step 10, calculate an indirect PE adjustment so that the aggregate indirect allocation does not exceed the available aggregate indirect PE RVUs and apply it to indirect allocators calculated in Step 8.

Calculate the indirect practice cost index.

*Step 12:* Using the results of Step 11, calculate aggregate pools of specialty-specific adjusted indirect PE allocators for all PFS services for a specialty by adding the product of the adjusted

indirect PE allocator for each service and the utilization data for that service.

*Step 13:* Using the specialty-specific indirect PE/HR data, calculate specialty-specific aggregate pools of indirect PE for all PFS services for that specialty by adding the product of the indirect PE/HR for the specialty, the physician time for the service, and the specialty's utilization for the service across all services furnished by the specialty.

*Step 14:* Using the results of Step 12 and Step 13, calculate the specialty-specific indirect PE scaling factors.

*Step 15:* Using the results of Step 14, calculate an indirect practice cost index at the specialty level by dividing each specialty-specific indirect scaling factor by the average indirect scaling factor for the entire PFS.

*Step 16:* Calculate the indirect practice cost index at the service level to ensure the capture of all indirect costs. Calculate a weighted average of the practice cost index values for the specialties that furnish the service. (Note: For services with TCs and PCs, we calculate the indirect practice cost index across the global components, PCs, and TCs. Under this method, the indirect practice cost index for a given service (for example, echocardiogram) does not vary by the PC, TC, and global component.)

*Step 17:* Apply the service level indirect practice cost index calculated

in Step 16 to the service level adjusted indirect allocators calculated in Step 11 to get the indirect PE RVUs.

(4) Calculate the Final PE RVUs

*Step 18:* Add the direct PE RVUs from Step 6 to the indirect PE RVUs from Step 17 and apply the final PE budget neutrality (BN) adjustment.

The final PE BN adjustment is calculated by comparing the results of Step 18 to the current pool of PE RVUs. This final BN adjustment is required in order to redistribute RVUs from step 18 to all PE RVUs in the PFS and because certain specialties are excluded from the PE RVU calculation for ratesetting purposes, but all specialties are included for purposes of calculating the final BN adjustment. (See "Specialties excluded from ratesetting calculation" later in this section.)

(5) Setup File Information

• *Specialties excluded from ratesetting calculation:* For the purposes of calculating the PE RVUs, we exclude certain specialties, such as certain nonphysician practitioners paid at a percentage of the PFS and low-volume specialties, from the calculation. These specialties are included for the purposes of calculating the BN adjustment. They are displayed in Table 1.

TABLE 1—SPECIALTIES EXCLUDED FROM RATESETTING CALCULATION

Specialty code	Specialty description
49	Ambulatory surgical center.
50	Nurse practitioner.
51	Medical supply company with certified orthotist.
52	Medical supply company with certified prosthetist.
53	Medical supply company with certified prosthetist-orthotist.
54	Medical supply company not included in 51, 52, or 53.
55	Individual certified orthotist.
56	Individual certified prosthetist.
57	Individual certified prosthetist-orthotist.
58	Individuals not included in 55, 56, or 57.
59	Ambulance service supplier, e.g., private ambulance companies, funeral homes, etc.
60	Public health or welfare agencies.
61	Voluntary health or charitable agencies.
73	Mass immunization roster biller.
74	Radiation therapy centers.
87	All other suppliers (e.g., drug and department stores).
88	Unknown supplier/provider specialty.
89	Certified clinical nurse specialist.
95	Competitive Acquisition Program (CAP) Vendor.
96	Optician.
97	Physician assistant.
A0	Hospital.
A1	SNF.
A2	Intermediate care nursing facility.
A3	Nursing facility, other.
A4	HHA.
A5	Pharmacy.
A6	Medical supply company with respiratory therapist.
A7	Department store.
1	Supplier of oxygen and/or oxygen related equipment.
2	Pedorthic personnel.

TABLE 1—SPECIALTIES EXCLUDED FROM RATESETTING CALCULATION—Continued

Specialty code	Specialty description
3 .....	Medical supply company with pedorthic personnel.

In the CY 2013 PFS proposed rule, we proposed to calculate the specialty mix for low volume services (fewer than 100 billed services in the previous year) using the same methodology we used for non-low volume services. We currently use the survey data from the dominant specialty for these low volume services. We proposed to calculate a specialty mix for these services rather than use the dominant specialty in order to smooth year-to-year fluctuations in PE RVUs due to changes in the dominant specialty. However, the PE RVUs for the affected HCPCS codes were inadvertently displayed in Addendum B for the CY 2013 PFS proposed rule using our previously established methodology of using the dominant specialty for these services. While we received comments on our proposal, including some suggesting alternative methods for handling low volume services, we do not believe that it would be appropriate to make changes to the current methodology since the correct impact of the proposed calculation was not reflected in the displayed PE RVUs. We appreciate the

commenters' perspective on the proposal, and will take those comments into account as we consider the best methodology for calculating the specialty mix for low volume services in future rulemaking.

- *Crosswalk certain low volume physician specialties:* Crosswalk the utilization of certain specialties with relatively low PFS utilization to the associated specialties.

- *Physical therapy utilization:* Crosswalk the utilization associated with all physical therapy services to the specialty of physical therapy.

- *Identify professional and technical services not identified under the usual TC and 26 modifiers:* Flag the services that are PC and TC services, but do not use TC and 26 modifiers (for example, electrocardiograms). This flag associates the PC and TC with the associated global code for use in creating the indirect PE RVUs. For example, the professional service, CPT code 93010 (Electrocardiogram, routine ECG with at least 12 leads; interpretation and report only), is associated with the global service, CPT code 93000

(Electrocardiogram, routine ECG with at least 12 leads; with interpretation and report).

- *Payment modifiers:* Payment modifiers are accounted for in the creation of the file consistent with current payment policy as implemented in claims processing. For example, services billed with the assistant at surgery modifier are paid 16 percent of the PFS amount for that service; therefore, the utilization file is modified to only account for 16 percent of any service that contains the assistant at surgery modifier. Similarly, for those services to which volume adjustments are made to account for the payment modifiers, time adjustments are applied as well. For time adjustments to surgical services, the intraoperative portion in the physician time file is used; where it is not present, the intraoperative percentage from the payment files used by Medicare contractors to process Medicare claims is used instead. Where neither is available, we use the payment adjustment ratio to adjust the time accordingly. Table 2 details the manner in which the modifiers are applied.

TABLE 2—APPLICATION OF PAYMENT MODIFIERS TO UTILIZATION FILES

Modifier	Description	Volume adjustment	Time adjustment
80, 81, 82 .....	Assistant at Surgery .....	16% .....	Intraoperative portion.
AS .....	Assistant at Surgery—Physician Assistant .....	14% (85% * 16%) .....	Intraoperative portion.
50 or LT and RT ...	Bilateral Surgery .....	150% .....	150% of physician time.
51 .....	Multiple Procedure .....	50% .....	Intraoperative portion.
52 .....	Reduced Services .....	50% .....	50%.
53 .....	Discontinued Procedure .....	50% .....	50%.
54 .....	Intraoperative Care only .....	Preoperative + Intraoperative Percentages on the payment files used by Medicare contractors to process Medicare claims.	Preoperative + Intraoperative portion.
55 .....	Postoperative Care only .....	Postoperative Percentage on the payment files used by Medicare contractors to process Medicare claims.	Postoperative portion.
62 .....	Co-surgeons .....	62.5% .....	50%.
66 .....	Team Surgeons .....	33% .....	33%.

We also make adjustments to volume and time that correspond to other payment rules, including special multiple procedure endoscopy rules and multiple procedure payment reductions (MPPR) including the final ophthalmology and cardiovascular diagnostic services MPPR discussed in section II.B.4. of this final rule with comment period. We note that section 1848(c)(2)(B)(v) of the Act exempts certain reduced payments for multiple

imaging procedures and multiple therapy services from the budget-neutrality calculation under section 1848(c)(2)(B)(ii)(II) of the Act. These MPPRs are not included in the development of the RVUs.

For anesthesia services, we do not apply adjustments to volume since the average allowed charge is used when simulating RVUs and therefore includes all discounts. A time adjustment of 33 percent is made only for medical

direction of two to four cases since that it is the only occasion where time units are duplicative.

*Comment:* One commenter expressed concern regarding the accuracy of the 33 percent time adjustment made for these services.

*Response:* We note that we did not make any proposals regarding the 33 percent time adjustment for medical direction in the CY 2013 PFS proposed rule. As such, we do not believe it would be appropriate to modify that



figure in this final rule. However, we would welcome any independently verifiable data that could inform the accuracy of our assumption regarding duplicative time units. The 33 percent time adjustment effectively assumes medical direction of three cases. We would consider any such data for future rulemaking.

- *Work RVUs*: The setup file contains the work RVUs from this final rule with comment period.

#### (6) Equipment Cost per Minute

The equipment cost per minute is calculated as:

$$(1/(\text{minutes per year} * \text{usage})) * \text{price} * ((\text{interest rate}/(1 - (1/((1 + \text{interest rate})^{\text{life of equipment}})))) + \text{maintenance})$$

Where:

minutes per year = maximum minutes per year if usage were continuous (that is, usage = 1); generally 150,000 minutes.  
usage = 0.5 is the standard equipment utilization assumption; 0.75 for certain expensive diagnostic imaging equipment (see 74 FR 61753 through 61755 and section II.A.3. of the CY 2011 PFS final rule with comment period).  
price = price of the particular piece of equipment.  
interest rate = sliding scale (see proposal below)  
life of equipment = useful life of the particular piece of equipment.  
maintenance = factor for maintenance; 0.05.

The interest rate we have previously used was proposed and finalized during rulemaking for CY 1998 PFS (62 FR 33164). In the CY 2012 proposed rule (76 FR 42783), we solicited comment regarding reliable data on current prevailing loan rates for small businesses. In response to that request, the AMA RUC recommended that rather than applying the same interest rate across all equipment, CMS should consider a “sliding scale” approach which varies the interest rate based on the equipment cost, useful life, and SBA (Small Business Administration) maximum interest rates for different categories of loan size and maturity. The maximum interest rates for SBA loans are as follows:

- Fixed rate loans of \$50,000 or more must not exceed Prime plus 2.25 percent if the maturity is less than 7 years, and Prime plus 2.75 percent if the maturity is 7 years or more.
- For loans between \$25,000 and \$50,000, maximum rates must not exceed Prime plus 3.25 percent if the maturity is less than 7 years, and Prime plus 3.75 percent if the maturity is 7 years or more.
- For loans of \$25,000 or less, the maximum interest rate must not exceed

Prime plus 4.25 percent if the maturity is less than 7 years, and Prime plus 4.75 percent, if the maturity is 7 years or more.

The current Prime rate is 3.25 percent.

Based on that recommendation, for CY 2013, we proposed to use a “sliding scale” approach based on the current SBA maximum interest rates for different categories of loan size (price of the equipment) and maturity (useful life of the equipment). Additionally, we proposed to update this assumption through annual PFS rulemaking to account for fluctuations in the Prime rate and/or changes to the SBA’s formula to determine maximum allowed interest rates.

*Comment:* Both MedPAC and the AMA RUC supported the proposal. MedPAC stated:

We support CMS’s proposal to use more accurate interest rate information because this will improve the accuracy of practice expense payment rates and redistribute dollars from overvalued codes to undervalued codes.

The AMA RUC commented:

The RUC appreciates that CMS intends to adopt the RUC recommendation of implementing a “sliding scale” for the interest rate utilized in computing equipment costs.

Other commenters, also supported the proposal. However, while physician organizations that represent specialties that provide medical equipment intensive services and medical equipment manufacturers generally acknowledged that the interest rate used in the calculation had not been updated in over 12 years, they did not support the specific proposed update approach. These commenters’ assertions included: The proposal is “overly complicated” to administer since the interest rates vary by loan size and maturity, and interest rates can fluctuate; the SBA loan program is designed to encourage loans to small businesses so the SBA rates are below market rates unrelated to the cost of capital for physician practices; the proposed methodology may be inconsistent with the statute since it does not reflect relative resources; CMS should factor in the opportunity cost for practices that pay cash for the equipment (a weighted average cost of capital (WACC) approach) using WACC measures available in the private sector; CMS should transition this policy given the investments in equipment that have already been made; CMS should use a multiyear average of the Prime rate rather than the most recent Prime rate in the calculation; and, CMS should only update the interest rate every few

years to help ensure more stable practice expenses.

*Response:* We agree with MedPAC, the AMA RUC, and the commenters who supported our proposed approach for the interest rate calculation. Our proposed approach recognizes that the goal of the practice expense methodology is to calculate, as accurately as possible given the available data sources, the relative resources required to furnish services that are paid under the physician fee schedule. To continue to use an 11 percent interest rate assumption in the calculation of the equipment portion of the practice expense RVUs when this rate does not reflect a market rate would unnecessarily distort this relativity. We are unaware of, nor did commenters suggest, a readily available and transparent data source that specifically provides nationally representative data on the typical interest rates charged to physicians when obtaining financing for medical equipment. We believe that the use of the SBA maximum loan rates leads to a more reasonable estimate of relative resource used across the fee schedule and, consistent with the MedPAC comment, that the continued use of an 11 percent interest rate would inappropriately skew physician fee schedule relativity towards equipment intensive services.

Additionally, we disagree that the maximum SBA loan rates are not sufficient as an assumption for the rate at which a typical physician practice would obtain financing, nor did the commenters offer nationally representative data indicating that this is the case.

We agree with commenters that, in an ideal world, the interest rate assumption used in the equipment calculation would explicitly factor in the opportunity costs for practices that pay cash for the equipment (a WACC approach) and not just the cost of financing. However, as with the interest rates typically charged to physicians for medical equipment financing, we are unaware of any nationally representative data source that would provide the opportunity cost for physician practices deciding on purchasing medical equipment. Some commenters suggested we use proprietary WACC measures designed for industry and company stock valuations. We do not believe it would be appropriate to use proprietary measures in this calculation, nor do we believe that measures developed to value the stock prices of individual medical equipment companies or the medical device industry are necessarily applicable to the opportunity costs of



typical medical practices. Also, we do not agree that the opportunity cost of a physician practice purchase of medical equipment, if known or estimable, would exceed the SBA maximum loan rates.

We also do not believe that our proposal is overly complicated to administer. The Prime rate is readily available, as are the SBA loan maximums. As such, we believe our proposal is a very transparent approach. We stated that we would update the rate through our annual PFS rulemaking process. In response to comments on this aspect of our proposal, we are clarifying that we generally intend to update the interest rate calculation through future rulemaking when we broadly update one or more of the other direct practice expense inputs, such as pricing or labor wage rates, to maintain relatively between the practice expense components. Given that we do not

anticipate updating the interest rate assumption every year, we do not believe it is necessary to use a rolling average in the calculation. Periodic updates using the most recent Prime rate will balance commenters' desire for stability in the PE RVUs with the need to maintain appropriate relativity under the PFS. We also do not believe a transition is appropriate in this situation. We believe it is important to update the interest rate assumptions to appropriately adjust the relativity of equipment in relation to other PE inputs and the relation of equipment intensive services to other services on the PFS.

In summary, we are finalizing without modification our proposal to use a "sliding scale" approach based on the current SBA maximum interest rates for different categories of loan size (price of the equipment) and maturity (useful life of the equipment). We will update the interest rate assumption through PFS

rulemaking to account for fluctuations in the Prime rate and/or changes to the SBA's formula to determine maximum allowed interest rates. We are clarifying that we generally intend to update the interest rate calculation through future rulemaking only in years when we broadly update one or more of the other direct practice expense inputs. Accordingly, we anticipate updating the interest rate calculation less frequently than annually.

The effects of this policy on direct equipment inputs are reflected in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>. Additionally, we note that the PE RVUs included in Addendum B reflect this policy.

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TABLE 3: CALCULATION OF PE RVUS UNDER METHODOLOGY FOR SELECTED CODES

	Step	Source	Formula	99213 Office visit, est Nonfacility	33533 CABG, arterial, single Facility	71020 Chest x-ray Nonfacility	71020-TC Chest x-ray Nonfacility	71020-26 Chest x-ray Nonfacility	93000 ECG, complete Nonfacility	93005 ECG, tracing Nonfacility	93010 ECG, report Nonfacility
(1) Labor cost (Lab)	Step 1	AMA		13.32	77.52	5.74	5.74	0.00	6.12	6.12	0.00
(2) Supply cost (Sup)	Step 1	AMA		2.98	0.00	3.39	3.39	0.00	1.19	1.19	0.00
(3) Equipment cost (Eqp)	Step 1	AMA		0.17	0.58	7.24	7.24	0.00	0.11	0.11	0.00
(4) Direct cost (Dir)	Step 1		$= (1) + (2) + (3)$	16.48	78.1	16.38	16.38	0.00	7.42	7.42	0.00
(5) Direct adjustment (Dir. Adj.)	Steps 2-4	See footnote*		0.5989	0.5989	0.5989	0.5989	0.5989	0.5989	0.5989	0.5989
(6) Adjusted Labor	Steps 2-4	$= \text{Labor} * \text{Dir Adj}$	$= (1) * (5)$	7.98	46.43	3.44	3.44	0.00	3.67	3.67	0
(7) Adjusted Supplies	Steps 2-4	$= \text{Eqp} * \text{Dir Adj}$	$= (2) * (5)$	1.79	0.00	2.03	2.03	0.00	0.72	0.72	0
(8) Adjusted Equipment	Steps 2-4	$= \text{Sup} * \text{Dir Adj}$	$= (3) * (5)$	0.1	0.35	4.34	4.34	0.00	0.06	0.06	0
(9) Adjusted Direct	Steps 2-4		$= (6) + (7) + (8)$	9.87	46.78	9.81	9.81	0.00	4.44	4.44	0
(10) Conversion Factor (CF)	Step 5	PFS		34.0376	34.0376	34.0376	34.0376	34.0376	34.0376	34.0376	34.0376
(11) Adj. labor cost converted	Step 5	$= (\text{Lab} * \text{Dir Adj}) / \text{CF}$	$= (6) / (10)$	0.23	1.36	0.1	0.1	0.00	0.11	0.11	0.00
(12) Adj. supply cost converted	Step 5	$= (\text{Sup} * \text{Dir Adj}) / \text{CF}$	$= (7) / (10)$	0.05	0	0.06	0.06	0.00	0.02	0.02	0.00

Step	Source	Formula	99213 Office visit, est Nonfacility	33533 CABG, arterial, single Facility	71020 Chest x-ray Nonfacility	71020-TC Chest x-ray Nonfacility	71020-26 Chest x-ray Nonfacility	93000 ECG, complete Nonfacility	93005 ECG, tracing Nonfacility	93010 ECG, report Nonfacility
(13) Adj. equipment cost converted	$\text{=(Eqp * Dir Adj)/CF}$	$\text{=(8)/(10)}$	0.00	0.01	0.13	0.13	0.00	0.00	0.00	0.00
(14) Adj. direct cost converted		$\text{=(11)+(12)+(13)}$	0.29	1.37	0.29	0.29	0.00	0.13	0.13	0.00
(15) Work RVU	PFS		0.97	33.75	0.22	0.00	0.22	0.17	0.00	0.17
(16) Dir_pct	Surveys		0.31	0.18	0.31	0.31	0.31	0.31	0.31	0.31
(17) Ind_pct	Surveys		0.69	0.82	0.69	0.69	0.69	0.69	0.69	0.69
(18) Ind. Alloc. Formula (1st part)	See Step 8		$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$	$\text{((14)/(16)*(17))}$
(19) Ind. Alloc.(1st part)	See Step 8	See 18	0.87	6.43	0.71	0.71	0.00	0.32	0.32	0.00
(20) Ind. Alloc. Formula (2nd part)	See Step 8		(15)	(15)	(15+11)	(11)	(15)	(15+11)	(11)	(15)
(21) Ind. Alloc.(2nd part)	See Step 8	See 20	0.97	33.75	0.32	0.10	0.22	0.28	0.11	0.17
(22) Indirect Allocator (1st + 2nd)		$\text{=(19)+(21)}$	1.84	40.18	1.03	0.81	0.22	0.60	0.43	0.17

	Step	Source	Formula	99213 Office visit, est Nonfacility	33533 CABG, arterial, single Facility	71020 Chest x- ray Nonfacility	71020-TC Chest x-ray Nonfacility	71020-26 Chest x-ray Nonfacility	93000 ECG, complete Nonfacility	93005 ECG, tracing Nonfacility	93010 ECG, report Nonfacility
(23) Indirect Adjustment (Ind. Adj.)	Steps 9-11	See Footnote**		0.4037	0.4037	0.4037	0.4037	0.4037	0.4037	0.4037	0.4037
(24) Adjusted Indirect Allocator	Steps 9-11	=Ind Alloc * Ind Adj		0.74	16.22	0.42	0.33	0.09	0.24	0.17	0.07
(25) Ind. Practice Cost Index (PCI)	Steps 12-16			1.08	0.79	0.93	0.93	0.93	0.92	0.92	0.92
(26) Adjusted Indirect	Step 17	= Adj. Ind Alloc * PCI	=(24)*(25)	0.81	12.76	0.39	0.3	0.08	0.22	0.16	0.06
(27) PE RVU	Step 18	=(Adj Dir + Adj Ind) * budn	=(14)+(26)) * budn	1.09	14.12	0.67	0.59	0.08	0.35	0.29	0.06

Note: PE RVUs in table 2, row 28, may not match Addendum B due to rounding. \* The direct adj = [current pe rvus \* CF \* avg dir pct]/[sum direct inputs] = [Step 2]/[Step 3]\*\* The indirect adj = [current pe rvus \* avg ind pct]/[sum of ind allocators] = [Step 9]/[Step 10]

Note: The use of any particular conversion factor (CF) in Table 3 to illustrate the PE calculation has no effect on the resulting RVUs.

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## 3. Changes to Direct PE Inputs for Specific Services

In this section, we discuss other specific CY 2013 proposals and changes related to direct PE inputs for specific services. The changes we proposed and are finalizing are included in the final rule CY 2012 direct PE database, which is available on the CMS Web site under the supporting data files for the CY 2012 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We note that we address comments on the interim direct PE inputs established in the CY 2012 PFS final rule with comment period in section II.M. of this final rule with comment period.

## a. Equipment Minutes for Interrogation Device Evaluation Services

It has come to our attention that the pacemaker follow-up system (EQ138) associated with two interrogation device management service codes does not have minutes allocated in the direct PE input database. Based on our analysis of these services, we believed that 10 minutes should be allocated to the equipment for each of the following CPT codes: 93294 (Interrogation device evaluation(s) (remote), up to 90 days; single, dual, or multiple lead pacemaker system with interim physician analysis, review(s) and report(s)), and 93295 (Interrogation device evaluation(s) (remote), up to 90 days; single, dual, or multiple lead implantable cardioverter-defibrillator system with interim physician analysis, review(s) and report(s)). Therefore, the direct PE input database was modified to allocate 10 minutes to the pacemaker follow-up system for CPT codes 93294 and 93295.

*Comment:* One commenter expressed support for this modification.

*Response:* We appreciate the support for the modification and will maintain the allocated equipment minutes in the final direct PE input database.

## b. Clinical Labor for Pulmonary Rehabilitation Services (HCPCS Code G0424)

It has come to our attention that the direct PE input database includes 15 minutes of clinical labor time in the nonfacility setting allocated for a CORF social worker/psychologist (L045C) associated with HCPCS code G0424 (Pulmonary rehabilitation, including exercise (includes monitoring), one hour, per session, up to two sessions per day). Based on our analysis of this service, we believed that these 15 minutes should be added to the 15 minutes currently allocated to the Respiratory Therapist (L042B)

associated with this service. Therefore, we proposed to modify the direct PE input database to allocate 15 additional minutes to the Respiratory Therapist (L042B) (for a total of 30 minutes) and to delete the CORF social worker/psychologist (L045C) associated with HCPCS code G0424.

*Comment:* One commenter supported the modification as accurate and fair. Another commenter suggested that the appropriate clinical staff time for the code should be 60 minutes since the code describes an hour long session. Furthermore, the same commenter expressed opposition to reassigning the 15 minutes to the Respiratory Therapist because the rate per minute of the Respiratory Therapist is lower than the rate per minute of the CORF social worker/psychologist and the change, however modest, may potentially reduce the PE RVUs for the service.

*Response:* We appreciate the support for the modification and understand the commenter's concerns. We recognize that for many services with code descriptors that include procedure time assumptions, the number of clinical labor minutes allocated during the service period corresponds to the time as described by the code. However, as we explained in the CY 2011 PFS final rule with comment period (75 FR 73299), because pulmonary rehabilitation services reported under HCPCS code G0424 can be furnished either individually or in groups, we believe that 30 minutes of respiratory therapist time would be more appropriate for valuing the typical pulmonary rehabilitation service. We also recognize that reclassifying the direct PE input labor category from CORF social worker/psychologist to Respiratory Therapist for 15 minutes will reduce the direct labor costs used in calculating PE RVUs for the service. However, we continue to believe that the Respiratory Therapist is the most appropriate labor category to include as a direct PE input for this service.

After consideration of the comments we received, we are finalizing the modification of the direct PE labor inputs for this service to allocate 15 additional minutes to the Respiratory Therapist (L042B) (for a total of 30 minutes) and to delete the CORF social worker/psychologist (L045C) associated with HCPCS code G0424.

## c. Transcranial Magnetic Stimulation Services

For CY 2011, the CPT Editorial Panel converted Category III CPT codes 0160T and 0161T to Category I status (CPT codes 90867 (Therapeutic repetitive transcranial magnetic stimulation (TMS)

treatment; initial, including cortical mapping, motor threshold determination, delivery and management), and 90868 (Therapeutic repetitive transcranial magnetic stimulation (TMS) treatment; subsequent delivery and management, per session)), which were contractor priced on the PFS. For CY 2012, the CPT Editorial Panel modified CPT codes 90867 and 90868, and created CPT code 90869 ((Therapeutic repetitive transcranial magnetic stimulation (TMS) treatment; subsequent motor threshold re-determination with delivery and management.) In the CY 2012 PFS final rule with comment period, we established interim final values based on refinement of RUC-recommended work RVUs, direct PE inputs, and malpractice risk factor crosswalks for these services (76 FR 73201).

Subsequent to the development of interim final PE RVUs, it came to our attention that the application of our usual PE methodology resulted in anomalous PE values for these services. As we explain in section II.A.2.c.2 of this final rule with comment period, for a given service, we use the direct costs associated with a service (clinical staff, equipment, and supplies) and the average percentage that direct costs represent of total costs (based on survey data) across the specialties that furnish the service to determine an initial indirect allocator.

For services almost exclusively furnished by one specialty, the average percentage of indirect costs relative to direct costs would ordinarily be used to determine the initial indirect allocator. For specialties that typically incur significant direct costs relative to indirect costs, the initial indirect allocator for their services is generally lower than for the specialties that typically incur lower direct costs relative to indirect costs. Relative to direct costs, the methodology generally allocates a greater proportion of indirect PE to services furnished by psychiatrists, for example, than to services furnished by specialties that typically incur significant direct costs, such as radiation oncologists. In the case of TMS, however, the direct costs incurred by psychiatrists reporting the codes far exceed the direct costs typical to any other service predominantly furnished by psychiatrists. This drastic difference in the direct costs of TMS relative to most other services furnished by psychiatrists, results in anomalous PE values since code-level indirect PE allocation relies on typical resource costs for the specialties that furnish the service. In other words, the amount of indirect PE allocated to TMS services is

based on the proportion of indirect expense to direct expense that is typical of other psychiatric services, and is not on par with other services that require similar investments in capital equipment and high-cost, disposable supplies.

Historically, we have contractor-priced (meaning our claims processing contractors develop payment rates) for services with resource costs that cannot be appropriately valued within the generally applicable PE methodology used to price services across the PFS. Because there is no mechanism to develop appropriate payment rates for these services within our current methodology, we proposed to contractor price these codes for CY 2013.

*Comment:* One commenter objected to the proposal to contractor price these codes for CY 2013 and suggested that CMS should establish PE RVUs using the generally applicable PE methodology and must endeavor in ensuing rulemaking to revise the methodology to refine any values the agency views as “anomalous.” The commenter also questioned CMS’s assumption that the direct costs for psychiatrists who furnish these services “far exceed” the direct costs for psychiatrists who do not furnish these services. The commenter stated that CMS made this assessment without any empirical support and that CMS needs to conduct a survey or obtain other data from psychiatrists before drawing any conclusions regarding the appropriateness of Medicare payment rates on this basis.

*Response:* We understand the commenter’s objections, but as we explained in the proposal, we do not believe that there is a mechanism within the current methodology that allows us to develop appropriate payment rates for these services. We agree with the commenter that it may be appropriate to consider potential changes to the practice expense methodology to accommodate changing circumstances of medical practice. We do not agree with the commenter, however, that we have no means to pay appropriately for services when we recognize areas where the practice expense methodology is inadequate and that we must establish national RVUs based on that methodology, even when it does not accommodate the unique circumstances of particular services. Instead, we believe that in outlier cases, contractor pricing allows Medicare to pay more appropriately for particular services furnished to beneficiaries.

In our proposal, we pointed out that the direct costs incurred by psychiatrists reporting the codes far exceed the direct

costs typical to any other service predominantly furnished by psychiatrists. The commenter objected to this assertion and claimed it was made without any empirical support. We made that assertion based on comparing the direct practice expense input costs for transcranial magnetic stimulation services and the current direct practice expense input costs in the direct PE database for services predominantly furnished by the specialty based on Medicare claims data. In our examination of 20 frequently billed psychiatry services (where greater than half of the Medicare allowed services were reported by psychiatrists), the total direct costs (clinical labor, disposable medical supplies, or medical equipment) in the direct PE input database summed to under \$10 for all but 3 of these 20 services. Examples of these services include CPT codes 90807 (Individual psychotherapy, insight oriented, behavior modifying and/or supportive, in an office or outpatient facility, approximately 45 to 50 minutes face-to-face with the patient; with medical evaluation and management services), 90862 (Pharmacologic management, including prescription, use, and review of medication with no more than minimal medical psychotherapy), and 90845 (Psychoanalysis). For the three where the direct PE input costs summed to greater than \$10, HCPCS code M0064 (Brief office visit for the sole purpose of monitoring or changing drug prescriptions used in the treatment of mental psychoneurotic and personality disorders), and CPT codes 90865 (Narcosynthesis for psychiatric diagnostic and therapeutic purposes (eg, sodium amobarbital (Amytal) interview)), and 90870 (Electroconvulsive therapy (includes necessary monitoring)), the service with the highest direct cost sum was \$32.24. In contrast, the transcranial magnetic stimulation services treatment delivery (CPT code 90867) included direct PE inputs that summed to direct costs of \$145.19. The disparity between the TMS direct costs and the direct costs in other frequent psychiatry codes was the basis for our assertion that the direct costs for this service far exceeded the direct costs typical to any other service predominantly furnished by psychiatrists. Thus, we continue to believe our decision to contractor price these codes is the proper one.

*Comment:* Another commenter requested that CMS use the existing methodology to price the codes or contractor price the codes. This commenter also urged CMS to consider

alternate sources of data for resource costs as they become available, or to make appropriate future refinements to the practice expense methodology.

*Response:* We appreciate the commenter’s support for our proposal as a suitable means of pricing the services. We will consider appropriate means to develop national prices for these services in the context of potential changes to the practice expense methodology and the availability of new data sources.

After consideration of these public comments, we are finalizing our proposal to contractor price CPT codes 90867, 90868, and 90869 for CY 2013.

#### d. Spinal Cord Stimulation Trial Procedures in the Nonfacility Setting

Stakeholders have recently brought to our attention that CPT code 63650 (Percutaneous implantation of neurostimulator electrode array, epidural) is frequently furnished in the physician office setting but is not priced in that setting. We note that the valuation of a service under the PFS in particular settings does not address whether those services are medically reasonable and necessary in the case of individual patients, including being furnished in a setting appropriate to the patient’s medical needs and condition. However, because these services are being furnished in the nonfacility setting, we believed that CPT code 63650 should be reviewed to establish appropriate nonfacility inputs. We proposed to review CPT code 63650 and requested recommendations from the AMA RUC and other public commenters on the appropriate physician work RVUs (as measured by time and intensity), and facility and nonfacility direct PE inputs for this service. We understand that disposable leads comprise a significant resource cost for this service and are currently separately reportable to Medicare for payment purposes when the service is furnished in the physician office setting. Disposable medical supplies are not considered prosthetic devices paid under the Durable Medical Equipment, Prosthetic/Orthotic, and Supplies (DMEPOS) fee schedule and generally are incorporated as nonfacility direct PE inputs to PE RVUs. We sought comment on establishing nonfacility PE RVUs for CPT code 63650.

*Comment:* Several commenters expressed concerns regarding the possibility of establishing nonfacility PE RVUs for this service based on the assumption that the nonfacility PFS payment rate would be lower than the rate paid by the Medicare hospital outpatient prospective payment system

(OPPS). These commenters stated that the supply, personnel, and administration costs are higher in the non-facility setting than in the facility setting and that current Medicare payment for L8680 under the DMEPOS fee schedule offsets the difference in costs between the facility and nonfacility setting. Many of these commenters also stated that it is more cost effective for the Medicare program for these services to be furnished in the nonfacility setting. These commenters also stated that it is more convenient for patients to receive this service in the nonfacility setting, so that Medicare should not implement nonfacility payment rates because doing so might discourage practitioners from furnishing the service in the nonfacility setting.

*Response:* We understand the commenters' interest in ensuring that Medicare beneficiaries retain access to the service in the nonfacility setting. We do not agree with the commenters' underlying assumption that developing accurate payment rates for the service in the nonfacility setting will necessarily deter practitioners from furnishing the service to Medicare beneficiaries outside the facility setting. Additionally, we do not know how to reconcile the contradictory contentions of many individual commenters that the costs of furnishing the services in the nonfacility setting are greater so that payment rates should be higher, but furnishing services there would still be more cost effective for Medicare.

*Comment:* One commenter supported the proposal to create nonfacility RVUs for this service since it would reduce overutilization of the service and lower the likelihood of fraud.

*Response:* We appreciate the support for the proposal, and we generally agree that developing accurate payment rates encourages appropriate utilization.

*Comment:* One commenter stated that CMS should continue to provide payment for HCPCS code L8680 until non-facility PE inputs for CPT code 63650 including the leads have been developed.

*Response:* We appreciate the commenter's concerns. We would continue a mechanism to provide payment for the disposable leads used in furnishing the service while we develop non-facility PE inputs. We also agree that once a practice expense payment reflects these disposable leads, that a separate payment mechanism would no longer be necessary.

*Comment:* The AMA RUC agreed that the direct practice expense inputs for the service should be reviewed to establish appropriate inputs in both the facility and nonfacility setting.

After consideration of the comments we received regarding our proposal to establish nonfacility PE RVUs for CPT code 63650 (Percutaneous implantation of neurostimulator electrode array, epidural), we continue to believe that it would be appropriate to do so since these services are being furnished in the nonfacility setting. The AMA RUC expects to review the direct PE inputs for this service during CY 2013. We anticipate receiving recommendations from the AMA RUC for the CY 2014 PFS, and we request comments from other stakeholders regarding the appropriate direct PE inputs for this service.

#### *B. Potentially Misvalued Codes Under the Physician Fee Schedule*

##### *1. Valuing Services Under the PFS*

To value services under the PFS, section 1848(c) of the Act requires the Secretary to determine relative values for physicians' services based on three components: work; practice expense (PE); and malpractice. Section 1848(c)(1)(A) of the Act defines the work component to include "the portion of the resources used in furnishing the service that reflects physician time and intensity in furnishing the service." In addition, section 1848(c)(2)(C)(i) of the Act specifies that "the Secretary shall determine a number of work relative value units (RVUs) for the service based on the relative resources incorporating physician time and intensity required in furnishing the service."

As discussed in detail in sections II.B.1.b. and II.B.1.c. of this final rule with comment period, the statute also defines the PE and malpractice components and provides specific guidance in the calculation of the RVUs for each of these components. Section 1848(c)(1)(B) of the Act defines the PE component as "the portion of the resources used in furnishing the service that reflects the general categories of expenses (such as office rent and wages of personnel, but excluding malpractice expenses) comprising practice expenses." Section 1848(c)(1)(C) of the Act defines the malpractice component as "the portion of the resources used in furnishing the service that reflects malpractice expenses in furnishing the service." Clause (ii) and clause (iii) of section 1848 (c)(2)(C) of the Act specify that PE and malpractice expense RVUs shall be determined based on the relative PE/malpractice expense resources involved in furnishing the service.

Section 1848(c)(2)(B) of the Act directs the Secretary to conduct a periodic review, not less often than

every 5 years, of the RVUs established under the PFS. On March 23, 2010, the Affordable Care Act was enacted, further requiring the Secretary to periodically identify and review potentially misvalued codes and make appropriate adjustments to the relative values of those services identified as being potentially misvalued. Section 1848(c)(2)(K) to the Act requires the Secretary to periodically identify potentially misvalued services using certain criteria and to review and make appropriate adjustments to the relative values for those services. Section 1848(c)(2)(L) of the Act requires the Secretary to develop a process to validate the RVUs of certain potentially misvalued codes under the PFS, identified using the same criteria used to identify potentially misvalued codes, and to make appropriate adjustments.

As discussed in section I.B.1.a. of this final rule with comment period, each year we develop and propose appropriate adjustments to the RVUs, taking into account the recommendations provided by the American Medical Association Specialty Society Relative Value Scale Update Committee (AMA RUC), the Medicare Payment Advisory Commission (MedPAC), and others. For many years, the AMA RUC has provided us with recommendations on the appropriate relative values for new, revised, and potentially misvalued PFS services. We review these recommendations on a code-by-code basis and consider these recommendations in conjunction with the recommendations of other public commenters, and with analyses of data sources, such as claims data, to inform the decision-making process as authorized by the law. We may also consider analyses of physician time, work RVUs, or direct PE inputs using other data sources, such as Department of Veteran Affairs (VA) National Surgical Quality Improvement Program (NSQIP), the Society for Thoracic Surgeons (STS), and the Physician Quality Reporting Initiative (PQRI) databases. In addition to considering the most recently available data, we also assess the results of physician surveys and specialty recommendations submitted to us by the AMA RUC. We conduct a clinical review to assess the appropriate RVUs in the context of contemporary medical practice. We note that section 1848(c)(2)(A)(ii) of the Act authorizes the use of extrapolation and other techniques to determine the RVUs for physicians' services for which specific data are not available, in addition to taking into account the

results of consultations with organizations representing physicians. In accordance with section 1848(c) of the Act, we determine appropriate adjustments to the RVUs, explain the basis of these adjustments, and respond to public comments in the PFS proposed and final rules.

## 2. Identifying, Reviewing, and Validating the RVUs of Potentially Misvalued Services on the PFS

### a. Background

In its March 2006 Report to the Congress, MedPAC noted that “misvalued services can distort the price signals for physicians’ services as well as for other health care services that physicians order, such as hospital services.” In that same report MedPAC postulated that physicians’ services under the PFS can become misvalued over time for a number of reasons: For example, MedPAC stated, “when a new service is added to the PFS, it may be assigned a relatively high value because of the time, technical skill, and psychological stress that are often required to furnish that service. Over time, the work required for certain services would be expected to decline as physicians become more familiar with the service and more efficient in furnishing it.” That is, the amount of physician work needed to furnish an existing service may decrease as physicians build experience furnishing that service. Services can also become overvalued when PEs decline. This can happen when the costs of equipment and supplies fall, or when equipment is used more frequently than is estimated in the PE methodology, reducing its cost per use. Likewise, services can become undervalued when physician work increases or PEs rise. In the ensuing years since MedPAC’s 2006 report, additional groups of potentially misvalued services have been identified by the Congress, CMS, MedPAC, the AMA RUC, and other stakeholders.

In recent years, CMS and the AMA RUC have taken increasingly significant steps to address potentially misvalued codes. As MedPAC noted in its March 2009 Report to Congress, in the intervening years since MedPAC made the initial recommendations, “CMS and the AMA RUC have taken several steps to improve the review process.” Most recently, section 1848(c)(2)(K)(ii) of the Act directed the Secretary to specifically examine, as determined appropriate, potentially misvalued services in seven categories as follows:

- Codes and families of codes for which there has been the fastest growth;

- Codes and families of codes that have experienced substantial changes in PEs;

- Codes that are recently established for new technologies or services;

- Multiple codes that are frequently billed in conjunction with furnishing a single service;

- Codes with low relative values, particularly those that are often billed multiple times for a single treatment;

- Codes which have not been subject to review since the implementation of the PFS (the so-called ‘Harvard-valued codes’); and

- Other codes determined to be appropriate by the Secretary.

Section 1848(c)(2)(K)(iii) of the Act also specifies that the Secretary may use existing processes to receive recommendations on the review and appropriate adjustment of potentially misvalued services. In addition, the Secretary may conduct surveys, other data collection activities, studies, or other analyses, as the Secretary determines to be appropriate, to facilitate the review and appropriate adjustment of potentially misvalued services. This section also authorizes the use of analytic contractors to identify and analyze potentially misvalued codes, conduct surveys or collect data, and make recommendations on the review and appropriate adjustment of potentially misvalued services. Additionally, this section provides that the Secretary may coordinate the review and adjustment of any RVU with the periodic review described in section 1848(c)(2)(B) of the Act. Finally, section 1848(c)(2)(K)(iii)(V) of the Act specifies that the Secretary may make appropriate coding revisions (including using existing processes for consideration of coding changes) which may include consolidation of individual services into bundled codes for payment under the PFS.

In addition to these requirements, section 3003(b)(1) of the Middle Class Tax Relief and Job Creation Act of 2012 (MCTRJCA) (Pub. L. 112–96), requires that the Secretary conduct a study that examines options for bundled or episode-based payment to cover physicians’ services currently paid under the PFS under section 1848 of the Act for one or more prevalent chronic conditions or episodes of care for one or more major procedures. In conducting the study, the Secretary shall consult with medical professional societies and other relevant stakeholders.

Additionally, the study shall include an examination of related private payer payment initiatives. This section also requires that not later than January 1, 2013, the Secretary submit to certain

committees of the Congress a report on the study. The report shall include recommendations on suitable alternative payment options for services paid under the PFS and on associated implementation requirements.

Bundling is one method for aligning incentives for hospitals, post-acute care providers, physicians, and other practitioners to partner closely across all specialties and settings that a patient may encounter to improve the patient’s experience of care. The typical goals of developing an effective bundled payment system are to improve quality, reduce costs, and promote efficiency. Current work on bundling services paid under the PFS to date has been limited to targeting specific codes and sets of codes and repackaging those codes into “bundles.” As detailed above, through the potentially misvalued codes initiative we are currently identifying for review codes that are frequently billed together and codes with low relative values billed in multiples. Many of the codes identified through these screens have been referred to the CPT Editorial Panel for the development of a comprehensive or bundled code, and several bundled codes have already been created and valued. However, we believe that we now need to move beyond this “repackaging” of codes and examine the potential of a larger bundled payment within the PFS. In response to section 3003(b)(1) of the MCTRJCA, we have consulted with medical professional societies, private payers, healthcare system administrators, and other stakeholders; met with other CMS staff involved in other bundling initiatives; and performed an extensive literature review. Additionally, we have had representatives of specialty groups such as radiation oncologists volunteer to work with us to create a bundled payment for their services. If we were to engage in a bundling project for radiation therapy, we would want to do more than provide a single episode payment for the normal course of radiation therapy that aggregates the sum of the individual treatments. Radiation therapy has many common side effects that can vary based on the type of cancer the patient has and how it is being treated. Common side effects associated with radiation therapy include fatigue, skin problems, eating problems, blood count changes, emotional issues such as depression, etc\* \* \* If we were to engage in a bundling project that includes radiation therapy, we would be interested in exploring whether it could also include treating and managing the side effects



that result from radiation therapy in addition to the radiation therapy itself. Such an episode-based payment would allow Medicare to pay for the full course of the typical radiation therapy as well as the many medical services the patient may be receiving to treat side effects.

We will continue to examine options for bundled or episode-based payments and will include our recommendations and implementation options in our report to the Congress. Following completion of this report, we will look forward with interest to the view of stakeholders that are interested in testing some of these concepts within the PFS.

#### b. Progress in Identifying and Reviewing Potentially Misvalued Codes

In accordance with our statutory mandate, we have identified and reviewed numerous potentially misvalued codes in all seven of the categories specified in section 1848(c)(2)(K)(ii) of the Act, and we plan to continue our work examining potentially misvalued codes in these areas over the upcoming years. In the current process, we identify potentially misvalued codes for review, and request recommendations from the AMA RUC and other public commenters on revised work RVUs and direct PE inputs for those codes. The AMA RUC, through its own processes, identifies potentially misvalued codes for review, and through our public nomination process for potentially misvalued codes established in the CY 2012 PFS final rule, other individuals and stakeholder groups submit nominations for review of potentially misvalued codes as well.

Since CY 2009, as a part of the annual potentially misvalued code review and Five-Year Review processes, we have reviewed over 1,000 potentially misvalued codes to refine work RVUs and direct PE inputs. We have adopted appropriate work RVUs and direct PE inputs for these services as a result of these reviews.

Our prior reviews of codes under the potentially misvalued codes initiative have included codes in all seven categories specified in section 1848(c)(2)(K)(ii) of the Act, listed above. A more detailed discussion of the extensive prior reviews of potentially misvalued codes is included in the CY 2012 PFS final rule with comment period (76 FR 73052 through 73055).

In the CY 2012 final rule with comment period, under the potentially misvalued codes category of "Other codes determined to be appropriate by the Secretary," we finalized our proposal to review a list of the highest PFS expenditure services, by specialty,

that had not been recently reviewed (76 FR 73059 through 73068). In the CY 2012 final rule with comment period we also finalized policy to consolidate the periodic reviews of physician work and PE at the same time (76 FR 73055 through 73958), and established a process for the annual public nomination of potentially misvalued services to replace the Five-Year review process (76 FR 73058 through 73059). Below we discuss the CY 2013 PFS proposals that support our continuing efforts to appropriately identify, review, and adjust values for potentially misvalued codes.

#### c. Validating RVUs of Potentially Misvalued Codes

In addition to identifying and reviewing potentially misvalued codes, section 1848(c)(2)(L) of the Act specifies that the Secretary shall establish a formal process to validate RVUs under the PFS. The validation process may include validation of work elements (such as time, mental effort and professional judgment, technical skill and physical effort, and stress due to risk) involved with furnishing a service and may also include validation of the pre-, post-, and intra-service time components of work. The Secretary is directed, as part of the validation, to validate a sampling of the work RVUs of codes identified through any of the seven categories of potentially misvalued codes specified by section 1848(c)(2)(K)(ii) of the Act. Furthermore, the Secretary may conduct the validation using methods similar to those used to review potentially misvalued codes, including conducting surveys, other data collection activities, studies, or other analyses as the Secretary determines to be appropriate to facilitate the validation of RVUs of services.

In the CY 2011 PFS proposed rule (75 FR 40068) and CY 2012 PFS proposed rule (76 FR 42790), we solicited public comments on possible approaches, methodologies, and data sources that we should consider for a validation process. A summary of the comments along with our responses are included in the CY 2011 PFS final rule with comment period (75 FR 73217) and the CY 2012 PFS final rule with comment period (77 FR 73054 through 73055). In September 2012 we entered into two contracts to assist us in validating RVUs of potentially misvalued codes; the implementation details for these contracts are currently under development. Contractors will explore models for the validation of physician work under the PFS, both for new and existing services. We plan to discuss

these models further in future rulemaking.

#### d. Improving the Valuation of the Global Surgical Package

##### (1) Background

We applied the concept of payment for a global surgical package under the PFS at its inception on January 1, 1992 (56 FR 59502). For each global surgical procedure, we establish a single payment, which includes payment for a package of all related services typically furnished by the surgeon furnishing the procedure during the global period. Each global surgery is paid on the PFS as a single global surgical package. Each global surgical package payment rate is based on the work necessary for the typical surgery and related pre- and post-operative work. The global period may include 0, 10, or 90 days of post-operative care, depending on the procedure. For major procedures, those with a 90-day global period, the global surgical package payment also includes services typically furnished the day prior to the day of surgery.

Some global surgical packages have been valued by adding the RVU of the surgical procedure and all pre- and post-operative evaluation and management (E/M) services included in the global period. Others have been valued using magnitude estimation, in which case the overall RVU for the surgical package was determined without factoring in the specific RVUs associated with the E/M services in the global period. The number and level of E/M services identified with a global surgery payment are based on the typical case. Even though a surgical package may have been developed with several E/M services included, a physician is not required to furnish each pre- or post-operative visit to bill for the global surgical package.

Similar to other bundled services on the PFS, when a global surgery code is billed, the bundled pre- and post-operative care is not separately payable; surgeons or other physicians billing a surgical procedure, cannot separately bill for the E/M services that are included in the global surgical package.

##### (2) Measuring Post-Operative Work

The use of different methodologies for valuing global surgical packages since 1992 has created payment rates that reflect a wide range of E/M services within the post-operative period. This is especially true among those with 90-day global periods. More recently reviewed codes tend to have fewer E/M services in the global period, and the work RVUs of those E/M services are often

accounted for in the value for the global surgical package. The values of global surgical packages reviewed less recently frequently do not appear to include the full work RVUs of each E/M service in the global surgical package, and the numbers of E/M services included in the post-operative period can be inconsistent within a family of procedures.

In 2005, the HHS Office of Inspector General (OIG) examined whether global surgical packages are appropriately valued. In its report on eye and ocular surgeries, "National Review of Evaluation and Management Services Included in Eye and Ocular Adnexa Global Surgery Fees for Calendar Year 2005" (A-05-07-00077), the OIG reviewed a sample of 300 eye and ocular surgeries, and counted the actual number of face-to-face services in the surgeons' medical records to establish whether the surgeon furnished post-operative E/M services. The OIG findings show that surgeons typically furnished fewer E/M services in the post-operative period than were identified with the global surgical package payment for each procedure. A smaller percentage of surgeons furnished more E/M services than were identified with the global surgical package payment. The OIG could only review the number of face-to-face services and was not able to review the level of the E/M services that the surgeons furnished due to a lack of documentation in surgeons' medical records. The OIG concluded that the RVUs for the global surgical package are too high because they include the work of E/M services that are not typically furnished within the global period for the reviewed procedures.

Following the 2005 report, the OIG continued to investigate E/M services furnished during the global surgical period. In May 2012, the OIG published a report titled "Musculoskeletal Global Surgery Fees Often Did Not Reflect the Number of Evaluation and Management Services Provided" (A-05-09-00053). For this investigation, the OIG sampled 300 musculoskeletal global surgeries and again found that, for the majority of sampled surgeries, physicians furnished fewer E/M services than were identified as part of the global period for that service. Once again, a smaller percentage of surgeons furnished more E/M services than were identified with the global surgical package payment. The OIG concluded that the RVUs for the global surgical package are too high because they include the work of E/M services that are not typically furnished within the global period for the reviewed procedures.

In both reports, the OIG recommended that we adjust the number of E/M services identified with the global surgical payments to reflect the number of E/M services that are actually being furnished. Under the PFS, we do not ask surgeons to detail the component bundled services on their claim when billing for the global surgical package as we do providers furnishing bundled services under other Medicare payment systems. Since it is not necessary for a surgeon to identify the level or CPT code of the E/M services actually furnished during the global period, there is very limited documentation on the frequency or level of post-operative services. Without sufficient documentation, a review of the medical record cannot accurately determine the number or level of E/M services furnished in the post-operative period. This is an area of concern, and is discussed in more detail later in this section.

As noted above, section 1848(c)(2)(K) of the Act, which codified and expanded the potentially misvalued codes initiative that CMS had begun, requires that the Secretary identify and review potentially misvalued services with an emphasis on several categories, and recognizes the Secretary's discretion to identify additional potentially misvalued codes. Several of the categories of potentially misvalued codes support better valuation of global surgical package codes. We have made efforts to prioritize the review of RVUs for services on the PFS that have not been reviewed recently or for services where there is a potential for misuse. One of the priority categories for review of potentially misvalued codes is services that have not been subject to review since the implementation of the PFS (the so-called "Harvard-valued codes"). In the CY 2009 PFS proposed rule, we requested that the AMA RUC engage in an ongoing effort to review the remaining Harvard-valued codes, focusing first on the high-volume codes (73 FR 38589). For the Fourth Five-Year Review (76 FR 32410), we requested that the AMA RUC review services that have not been reviewed since the original implementation of the PFS with utilization greater than 30,000 (Harvard-valued—Utilization > 30,000). In the CY 2013 PFS proposed rule, we proposed to review Harvard-valued services with annual allowed charges that totaled at least \$10,000,000 (Harvard-valued—Allowed charges ≥\$10,000,000), and requested recommendations from the AMA RUC and other public commenters on appropriate values for these services (77 FR 44741).

Of the more than 1,000 identified potentially misvalued codes, just over 650 are surgical services with a global period of 0, 10, or 90 days. We have completed our review of 450 of these potentially misvalued surgical codes. As we stated in the CY 2013 PFS proposed rule, these efforts are important, but we believe the usual review process does not go far enough to assess whether the valuation of global surgical packages reflects the number and level of post-operative services that are typically furnished. To support our statutory obligation to identify and review potentially misvalued services and to respond to the OIG's concern that global surgical package payments are misvalued, we believe that we should gather more information on the E/M services that are typically furnished with surgical procedures. Information regarding the typical work involved in surgical procedures with a global period is necessary to evaluate whether certain surgical procedures are appropriately valued. While the AMA RUC reviews and recommends RVUs for services on the PFS, we complete our own assessment of those recommendations, and may adopt different RVUs. However, for procedures with a global period, the lack of detail in claims data and documentation restrict our ability to review and assess the appropriateness of their RVUs.

In the CY 2013 proposed rule, we requested comments on methods of obtaining accurate and current data on E/M services furnished as part of a global surgical package. We stated that we were especially interested in and invited comments on a claims-based data collection approach that would include reporting E/M services furnished as part of a global surgical package, as well as other valid, reliable, generalizable, and robust data to help us identify the number and level of E/M services typically furnished in the global surgical period for specific procedures.

The following is summary of the comments we received regarding the methods of obtaining accurate and current data on E/M services furnished as part of a global surgical package proposal.

*Comment:* Several commenters stated that the global payment methodology has restricted CMS' ability to audit the accuracy of the current value of services as well as the accuracy of the AMA RUC recommendations for services with a global period. Many commenters offered recommendations on how CMS could validate the current global surgical packages or obtain accurate and current data on E/M services furnished as a part

of the global surgical package. Some commenters recommended that CMS establish auditable documentation requirements for inpatient and outpatient post-operative visits, and many believed that these auditable post-operative visit notes should follow E/M documentation guidelines. Other commenters suggested that CMS adjust all surgical services to a 0-day global period, require surgeons to bill post-operative E/M services separately for payment purposes, and subject those billings to the same coding and documentation standards and audits to which other practitioners are already subject. Several commenters noted that CMS could validate the global surgical packages with the hospital Diagnosis-Related Group (DRG) length of stay data, and that CMS could explore the use of surgical specialties' registries to collect data on services furnished within the global period. Commenters also suggested that CMS could draw upon the OIG's approach and review the medical record for a statistically valid sample of claims and then extrapolate those results to clinically similar families of codes. One commenter suggested that CMS could establish G-codes through which a large sample of surgeons might report the number and intensity of post-operative visits.

In response to our request for comments on methods of obtaining accurate and current data on E/M services furnished as part of a global surgical package, some commenters stated that they believe post-operative work is appropriately surveyed, vetted and valued by the AMA RUC during its ongoing reviews of surgical procedures, and therefore, claims-based reporting is unnecessary in order to verify that the number of visits assigned to global surgical procedures is accurate. Some commenters stated that if CMS has concerns with a specific code, or group of codes, regarding the number of E/M visits valued within the physician work RVU, CMS should work with the AMA RUC to review these services. One commenter noted that there are 4,258 CPT codes on the PFS with a global period, but that only 271 of these CPT codes are billed more than 10,000 times annually, and most of the 271 CPT codes have been reviewed by CMS and the AMA RUC since 2005.

*Response:* We thank the commenters for their recommendations on this

important issue. We will carefully weigh all comments received as we consider how best to measure the number and level of visits that occur during the global period.

In addition to the broader comments on measuring post-operative work, we also received a comment from the AMA RUC noting that the hospital and discharge management services included in the global period for many surgical procedures may have been inadvertently removed from the time file in 2007. With its comment letter, the AMA RUC sent us a revised time file with updated post-operative visits for the services that may be incorrectly displayed with zero visits. We are reviewing this file, and if appropriate, we intend to propose modifications to the physician time file in the CY 2014 PFS proposed rule. We note that should time have been removed from the physician time file inadvertently, it would not have affected the physician work RVUs or direct practice expense inputs for these services. It would have a small impact on the indirect allocation of practice expense at the specialty level, which we will review when we explore this potential time file change.

### 3. CY 2013 Identification and Review of Potentially Misvalued Services

#### a. Public Nomination of Potentially Misvalued Codes

In the CY 2012 PFS final rule, we finalized a public nomination process for potentially misvalued codes (76 FR 73058). Under the previous Five-Year Reviews for PE and work, we invited the public to nominate potentially misvalued codes for review. To allow for public input and to preserve the public's ability to identify and nominate potentially misvalued codes for review under our annual potentially misvalued codes initiative, we established a process by which the public can submit codes, along with documentation supporting the need for review, on an annual basis. Stakeholders may nominate potentially misvalued codes for review by submitting the code with supporting documentation during the 60-day public comment period following the release of the annual PFS final rule with comment period. Supporting documentation for codes nominated for the annual review of potentially misvalued codes may include the following:

- Documentation in the peer reviewed medical literature or other reliable data that there have been changes in physician work due to one or more of the following: technique; knowledge and technology; patient population; site-of-service; length of hospital stay; and physician time.
- Evidence of an anomalous relationship between the code being proposed for review and other codes.
- Evidence that technology has changed physician work, that is, diffusion of technology.
- Analysis of other data on time and effort measures, such as operating room logs or national and other representative databases.
- Evidence that incorrect assumptions were made in the previous valuation of the service, such as a misleading vignette, survey, or flawed crosswalk assumptions in a previous evaluation.
- Prices for certain high cost supplies or other direct PE inputs that are used to determine PE RVUs are inaccurate and do not reflect current information.
- Analyses of physician time, work RVU, or direct PE inputs using other data sources (for example, Department of Veteran Affairs (VA) National Surgical Quality Improvement Program (NSQIP), the Society for Thoracic Surgeons (STS), and the Physician Quality Reporting System (PQRS) databases).
- National surveys of physician time and intensity from professional and management societies and organizations, such as hospital associations.

Under this newly established process, after we receive the nominated codes during the 60-day comment period following the release of the annual PFS final rule with comment period, we evaluate the supporting documentation and assess whether the submitted codes appear to be potentially misvalued codes appropriate for review under the annual process. In the following year's PFS proposed rule, we publish the list of nominated codes, and propose -which nominated codes will be reviewed as potentially misvalued. We encourage the public to submit nominations for potentially misvalued codes in the 60-day comment period following the publication of this CY 2013 PFS final rule with comment period.

TABLE 4—CPT CODES NOMINATED AS POTENTIALLY MISVALUED FOR CY 2013 RULEMAKING

CPT Code	Short descriptor	CMS Action
33282 .....	Implant pat-active ht record .....	Establish nonfacility inputs, and review the work, facility and nonfacility inputs together. Not considered a potentially misvalued code.
33284 .....	Remove pat-active ht record .....	Establish nonfacility inputs, and review the work, facility and nonfacility inputs together. Not considered a potentially misvalued code.
36819 .....	Av fuse uppr arm basilic .....	Review as a potentially misvalued code.
36825 .....	Artery-vein autograft .....	Review as a potentially misvalued code.
53445 .....	Insert uro/ves nck sphincter .....	Interim Final in CY 2012, Final for CY 2013. Comments addressed in section II.M.2.a. of this CY 2013 PFS final rule with comment period.
77336 .....	Radiation physics consult .....	Review as a potentially misvalued code.
94762 .....	Measure blood oxygen level .....	Adopt direct PE revisions discussed below on an interim final basis for CY 2013.
28820 .....	Amputation of toe .....	Last reviewed for CY 2012. No further review required at this time.
28825 .....	Partial amputation of toe .....	Last reviewed for CY 2012. No further review required at this time.
35188 .....	Repair blood vessel lesion .....	Last reviewed for CY 2012. No further review required at this time.
35612 .....	Artery bypass graft .....	Last reviewed for CY 2012. No further review required at this time.
35800 .....	Explore neck vessels .....	Last reviewed for CY 2012. No further review required at this time.
35840 .....	Explore abdominal vessels .....	Last reviewed for CY 2012. No further review required at this time.
35860 .....	Explore limb vessels .....	Last reviewed for CY 2012. No further review required at this time.
43283 .....	Lap esoph lengthening .....	Last reviewed for CY 2012. No further review required at this time.
43327 .....	Esoph fundoplasty lap .....	Last reviewed for CY 2012. No further review required at this time.
43328 .....	Esoph fundoplasty thor .....	Last reviewed for CY 2012. No further review required at this time.
43332 .....	Transab esoph hiat hern rpr .....	Last reviewed for CY 2012. No further review required at this time.
43333 .....	Transab esoph hiat hern rpr .....	Last reviewed for CY 2012. No further review required at this time.
43334 .....	Transthor diaphrag hern rpr .....	Last reviewed for CY 2012. No further review required at this time.
43335 .....	Transthor diaphrag hern rpr .....	Last reviewed for CY 2012. No further review required at this time.
43336 .....	Thorabd diaphr hern repair .....	Last reviewed for CY 2012. No further review required at this time.
43337 .....	Thorabd diaphr hern repair .....	Last reviewed for CY 2012. No further review required at this time.
43338 .....	Esoph lengthening .....	Last reviewed for CY 2012. No further review required at this time.
47563 .....	Laparo cholecystectomy/graph .....	Last reviewed for CY 2012. No further review required at this time.
49507 .....	Prp i/hern init block >5 yr .....	Last reviewed for CY 2012. No further review required at this time.
49521 .....	Rerepair ing hernia blocked .....	Last reviewed for CY 2012. No further review required at this time.
49587 .....	Rpr umbil hern block > 5 yr .....	Last reviewed for CY 2012. No further review required at this time.
49652 .....	Lap vent/abd hernia repair .....	Last reviewed for CY 2012. No further review required at this time.
49653 .....	Lap vent/abd hern proc comp .....	Last reviewed for CY 2012. No further review required at this time.
49654 .....	Lap inc hernia repair .....	Last reviewed for CY 2012. No further review required at this time.
49655 .....	Lap inc hern repair comp .....	Last reviewed for CY 2012. No further review required at this time.
60220 .....	Partial removal of thyroid .....	Last reviewed for CY 2012. No further review required at this time.
60240 .....	Removal of thyroid .....	Last reviewed for CY 2012. No further review required at this time.
60500 .....	Explore parathyroid glands .....	Last reviewed for CY 2012. No further review required at this time.
95800 .....	Slp stdy unattended .....	Last reviewed for CY 2012. No further review required at this time.

In the 60 days following the release of the CY 2012 PFS final rule with comment period, we received nominations and supporting documentation for review of the codes listed above in Table 4. A total of 36 CPT codes were nominated. The majority of the nominated codes were codes for which we finalized RVUs in the CY 2012 PFS final rule. That is, the RVUs were interim in CY 2011 and finalized for CY 2012, or proposed in either the Fourth Five-Year Review of Work or the CY 2012 PFS proposed rule and finalized for CY 2012. In the CY 2013 proposed rule, we noted that under this annual public nomination process it would be highly unlikely that we would determine that a nominated code is appropriate for review under the potentially misvalued codes initiative if it had been reviewed in the years immediately preceding its nomination since we believe that the best information on the level of physician work and PE inputs already would have been available through that recent

review. We stated that, nonetheless, we would evaluate the supporting documentation for each nominated code to ascertain whether the submitted information demonstrated that the code is potentially misvalued.

CPT codes 33282 (Implantation of patient-activated cardiac event recorder) and 33284 (Removal of an implantable, patient-activated cardiac event recorder) were nominated for review as potentially misvalued codes. The requestor stated that CPT codes 33282 and 33284 are misvalued in the nonfacility setting because these CPT codes currently are only priced in the facility setting even though physicians furnish these services in the office setting. The requestor asked that we establish appropriate payment for the services when furnished in a physician's office. Specifically, the requestor asked that CMS establish nonfacility PE RVUs for these services. In the CY 2013 proposed rule, we stated that we do not consider the lack of pricing in a particular setting as an

indicator of a potentially misvalued code. However, given that these services are now furnished in the nonfacility setting, we believe that CPT codes 33282 and 33284 should be reviewed to establish appropriate nonfacility inputs. We noted, as did the requestor, that the valuation of a service under the PFS in a particular setting does not address whether those services and the setting in which they are furnished are medically reasonable and necessary for a patient's medical needs and condition. We proposed to review CPT codes 33282 and 33284 and requested recommendations from the AMA RUC and other public commenters on the appropriate physician work RVUs (as measured by time and intensity), and facility and nonfacility direct PE inputs for these services.

Like CPT codes 33282 and 33284, stakeholders requested that we establish appropriate payment for CPT code 63650 (Percutaneous implantation of neurostimulator electrode array, epidural) when furnished in an office

setting. In the CY 2013 proposed rule, we noted that this request was not submitted as a potentially misvalued code nomination. However, given that these services are now furnished in the nonfacility setting, we stated that we believed CPT code 63650 should be reviewed to establish appropriate nonfacility inputs. Please see section III.A.3 (Changes to Direct Inputs for Specific Services) for a discussion of spinal code stimulation trial procedures in the nonfacility setting.

The following is a summary of the comments we received in response to our proposal to review the physician work, facility, and nonfacility direct PE inputs for CPT codes 33282 and 33284.

*Comment:* Several commenters did not support our proposal to review CPT codes 33282 and 33284. Commenters stated that the very low utilization in the nonfacility setting does not justify a review of the codes for nonfacility PE inputs. One commenter noted that physicians are not interested in furnishing these services in the nonfacility setting due to concerns for patient safety. Commenters recommended that we not consider establishing nonfacility PE RVUs for these CPT codes until additional studies indicate a clinical need to furnish these services in the nonfacility setting. Additionally, commenters stated that they do not believe it is necessary to review physician work and PE in the facility setting, as that was not the concern that the stakeholder brought forward. The AMA RUC stated that it continues to support the current work RVUs and facility PE inputs for these services.

Another commenter recommended that CMS finalize the proposal to revalue CPT codes 33282 and 33284 in order to establish nonfacility PE RVUs. The commenter stated that the lack of nonfacility PE RVUs prevents physicians from furnishing these services in the office for select patients for whom this setting of care is safe and appropriate. This commenter recommended that CMS maintain the existing work RVUs, and focus the revaluation on the nonfacility PE inputs. The commenter requested that CMS remain flexible in its approach to nominated codes and allow for more expeditious review of codes by not requiring full provider surveys.

*Response:* After reviewing the comments received, we are finalizing our proposal to review the physician work, and facility and nonfacility direct PE inputs for CPT codes 33282 and 33284. We acknowledge that we received very few Medicare claims for these services in the nonfacility setting

in CY 2011; nonetheless, we believe it is appropriate to consider the relative resources involved in furnishing this service in the nonfacility setting. We reiterate that the valuation of a service under the PFS in a particular setting does not address whether those services and the setting in which they are furnished are medically reasonable and necessary for a patient's medical needs and condition.

We acknowledge that commenters support the current work and facility RVUs, however, it is our policy generally to review the physician work, facility, and nonfacility direct PE inputs for each service together to ensure consistency in the inputs used to value the service. Based on information provided by the requestor and the 2011 nonfacility utilization for this code, we believe it is appropriate to review this service for nonfacility PE inputs. As explained above, we intend to review the work and facility inputs as well. Additionally, we note that the physician work and facility PE inputs for these two services have not been reviewed in over a decade, so we believe it is reasonable to assess whether the inputs on which the current payment rates are based accurately reflect the resources involved in furnishing these services today. Accordingly, we are finalizing our proposal to review the physician work, and facility and nonfacility direct practice expense inputs for CPT codes 33282 and 33284, and request comments on the appropriate physician work, and facility and nonfacility direct practice expense inputs for these services.

Traditionally, we have received recommendations from the AMA RUC on the appropriate physician work, PE, and malpractice inputs for services CMS plans to review and revalue. However, we understand that the AMA RUC may not issue recommendations for all codes under review by CMS. In addition to requesting recommendations from the AMA RUC on services we intend to review, we request and encourage recommendations on these services from other public commenters as well. We acknowledge the requestor's comment that CMS remain flexible in its approach to nominated codes and not require full practitioner surveys for CPT codes 33282 and 33284. We understand that practitioner surveys regarding work, malpractice, and PE are not always available, practical, or reliable. We encourage commenters to submit the best data available on the appropriate valuation and inputs for the services under review, including the information listed above under supporting

documentation for the nomination of potentially misvalued codes.

In the CY 2013 proposed rule, we stated that we did not consider CPT codes 36819 (Arteriovenous anastomosis, open; by upper arm basilic vein transposition) and 36825 (Creation of arteriovenous fistula by other than direct arteriovenous anastomosis (separate procedure); autogenous graft) to be potentially misvalued because these codes were last reviewed and valued for CY 2012 and the supporting documentation did not provide sufficient evidence to demonstrate that the codes should be reviewed as potentially misvalued for CY 2013 or CY 2014. The following is a summary of the comments we received in response to our proposal not to review CPT codes 36819 and 36825 as potentially misvalued codes.

*Comment:* One commenter reiterated its belief that CPT codes 36819 and 36825 are potentially misvalued because the work RVUs finalized by CMS in CY 2012 place these services out of rank order with services that involve similar resources. To support this position, the commenter provided a list showing these services relative to all services with a similar global period, intra-service time, and work RVU. The commenter also restated the rationale previously submitted to CMS when it nominated these services as potentially misvalued. The commenter requested that CMS reconsider the work RVUs of these two services.

*Response:* After reviewing the comments received and conducting a clinical review of CPT codes 36819 and 36825 alongside similar services, we agree with the commenter that these services may be out of rank order and are potentially misvalued. Therefore, we are modifying our proposal to not review CPT codes 36819 and 36825 as potentially misvalued codes. We will review CPT codes 36819 and 36825 along with their code families, which include CPT codes 36818 through 36821 and CPT codes 36825 through 36830, as potentially misvalued. We thank commenters for the additional supporting documentation provided, and request additional comments on the appropriate physician work and direct PE inputs for these services.

CPT code 53445 (Insertion of inflatable urethral/bladder neck sphincter, including placement of pump, reservoir, and cuff) was nominated for review as a potentially misvalued code. CPT code 53445 was identified through the site-of-service anomaly potentially misvalued code screen for CY 2008. We completed our review and established RVUs for this

code on an interim basis for CY 2012 subject to public comment. In the CY 2013 proposed rule, we stated that we would consider the supporting documentation submitted under the potentially misvalued code nomination process for CPT code 53445 as comments on the CY 2012 interim final value, and would address the comments in the CY 2013 PFS final rule with comment period when we address the final value of the CPT code. A summary of the comments received on CPT code 53445 and our response to those comments is included in section II.M.2 of this final rule with comment period.

CPT code 77336 (Continuing medical physics consultation, including assessment of treatment parameters, quality assurance of dose delivery, and review of patient treatment documentation in support of the radiation oncologist, reported per week of therapy) was nominated for review as a potentially misvalued code. The requestor stated that CPT code 77336 is misvalued because changes in the technique for furnishing continuing medical physics consultations have resulted in changes to the knowledge required, time, and effort expended, and complexity of technology associated with the tasks performed by the physicist and other staff. Additionally the requestor stated that the direct PE inputs no longer accurately reflect the resources used to deliver this service and may be undervalued. CPT code 77336 was last reviewed for CY 2003. In the CY 2013 proposed rule, we stated that after evaluating the detailed supporting information that the commenter provided, we believed there may have been changes in technology and other PE inputs since we last reviewed the service, and that further review is warranted. As such, we proposed to review CPT code 77336 as potentially misvalued and requested recommendations from the AMA RUC and other public commenters on the direct PE inputs for this service and for the other services within this family of CPT codes.

The following is a summary of the comments we received in response to our proposal to review CPT code 77336 as potentially misvalued.

*Comment:* Commenters supported the CMS proposal to review CPT code 77336 and urged CMS to finalize it. The AMA RUC stated that it would review this service and provide recommendations to CMS on its valuation. Several commenters reiterated their rationale for why they believe CPT code 77336 is potentially misvalued and provided supporting documentation. Additionally,

commenters indicated that the American Society for Physicists in Medicine (AAPM) would submit information on practice expense inputs and other data to support the revaluation of this CPT code, and expressed appreciation that CMS is willing to consider data and input from professional medical societies that do not participate in the AMA RUC process.

*Response:* After reviewing the comments received, we continue to believe that changes in technology may have altered the direct practice expense inputs associated with CPT code 77336 and are finalizing our proposal to review this service as potentially misvalued. We thank commenters for the supporting documentation provided, and request additional comments on the appropriate direct PE inputs for this service, as well as any other services that may be within this family of CPT codes.

CPT code 94762 (Noninvasive ear or pulse oximetry for oxygen saturation; by continuous overnight monitoring (separate procedure)) was nominated for review as a potentially misvalued code. Requestors stated that CPT code 94762 is misvalued because the time currently allocated to the various direct PE inputs does not accurately reflect current practice. Requestors also stated that independent diagnostic testing facilities are not appropriately accounted for in the current indirect PE methodology. In the CY 2013 proposed rule, we stated that, in response to these stakeholder concerns, we reviewed the PE inputs for CPT code 94762, which was last reviewed for CY 2010. We believed that CPT code 94762 is misvalued, and we proposed changes to the PE inputs for CY 2013. We stated that, following clinical review, we believed that the current time allocated to clinical labor and supplies appropriately reflects current practice. However, we believed that 480 minutes (8 hours) of equipment time for the pulse oximetry recording slot and pulse oximeter with printer are more appropriate for this overnight monitoring procedure code. As such, we proposed this refinement to the direct PE inputs for CPT code 94762 for CY 2013. These proposed adjustments were reflected in the CY 2013 proposed direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>.

The following is a summary of the comments received regarding the proposed direct PE adjustments to CPT code 94762.

*Comment:* Many commenters agreed with CMS' proposal to refine the equipment minutes for this service to 480 minutes. One commenter suggested that CMS should increase the proposed allocation of minutes to account for the time that the equipment is unavailable for use because the patient has yet to return it to the office.

*Response:* We appreciate the support for the proposal. We believe that the appropriate allocation of minutes for the equipment is the sum of the times within the intra-service period when a clinician is using the piece of equipment, plus any additional time the piece of equipment is not available for use for another patient due to its use during the designated procedure. However, we also note that the equipment cost per minute calculation incorporates a utilization rate assumption that appropriately accounts for the time the equipment cannot be used because it is being transported to and from the office or between patients. Therefore, we are not revising our proposed adjustment to the equipment time.

*Comment:* Several commenters supported the proposed allocation of minutes to the equipment and also submitted invoices and other evidence for updating the direct PE inputs for the service. The AMA RUC and others submitted information to update the pulse oximeter and the recording software used in the service. The information submitted by the AMA RUC reflects a pulse oximeter priced at \$1,418 and recording software priced at \$990. Other commenters submitted various disposable supplies that might be used to furnish the service, including varying types of batteries, oximeter cables, and wristbands that might be used when furnishing this service.

*Response:* We appreciate the updated information furnished to us by stakeholders and other commenters. While we generally urge stakeholders to submit such price update requests through the process for updating supply and equipment prices we established for CY 2011, because we made a proposal specifically related to the equipment minutes allocated for this procedure, we believe it would be appropriate to consider the supplies and equipment price inputs associated with the service in conjunction with the proposal to change the equipment minutes. Based on the invoice information we received from commenters, we will update the price of the 'pulse oximetry recording software (prolonged monitoring)' (EQ212) and include a new equipment item "Pulse Oximeter 920 M Plus" priced at \$1,418 as equipment inputs for

the code. In reviewing the requested supply items to include, we believe that it would be appropriate to include 6 AA batteries (SK095) as a disposable supply for the service as well as incorporate a new item, a disposable oximeter cable, priced at \$11.08.

Based on these comments and our clinical review, we are adopting these direct PE inputs, including our adjusted allocation of equipment minutes, on an interim basis for CY 2013. These values are reflected in the CY 2013 PFS direct PE input database available under downloads for the CY 2013 PFS final rule with comment period on the CMS Web site at: <http://www.cms.gov/PhysicianFeeSched/PFSFRN/list.asp#TopOfPage>. We also note that the PE RVUs included in Addenda B and C reflect these interim direct PE inputs.

In the CY 2013 proposed rule, we stated that we did not consider the nominated codes that were last reviewed and valued for CY 2012 to be potentially misvalued because the supporting documentation did not provide sufficient evidence to demonstrate that the codes should be reviewed as potentially misvalued for CY 2013 or CY 2014. The supporting documentation for these services generally mirrored the public comments previously submitted, to which CMS has already responded. Below is a summary of the comments we received in response to our proposal to not review the CPT codes listed above in Table 4 not discussed above.

**Comment:** We received a few limited comments on the nominated codes not previously discussed above, however, like the code nominations, the comments and supporting documentation for these services mirrored the public comments previously submitted, to which CMS has already responded.

**Response:** Having received no new information on the CPT codes listed in Table 4 not previously discussed, we are finalizing our proposal not to review those services as potentially misvalued.

#### b. Potentially Misvalued Code Lists

As mentioned above, in the last several annual PFS proposed rules we have identified lists of potentially misvalued codes for review. We believe it is imperative that we continue to identify new lists of potentially misvalued codes for review to appropriately identify, review, and adjust values for potentially misvalued codes for CY 2013.

#### (1) Review of Harvard-Valued Services With Medicare Allowed Charges of \$10,000,000 or More

For many years, we have been reviewing 'Harvard-valued' CPT codes through the potentially misvalued code initiative. The RVUs for Harvard-valued CPT codes have not been reviewed since they were originally valued in the early 1990s at the beginning of the PFS. While the principles underlying the relative value scale have not changed, over time the methodologies we use for valuing services on the PFS have changed, potentially disrupting the relativity between the remaining Harvard-valued codes and other codes on the PFS. At this time, nearly all CPT codes that were Harvard-valued and had Medicare utilization of over 30,000 allowed services per year have been reviewed. In the CY 2013 PFS proposed rule, we proposed to review Harvard-valued services with annual Medicare allowed charges of \$10 million or greater. The CPT codes meeting these criteria have relatively low Medicare utilization (as we have reviewed the services with utilization over 30,000), but account for significant Medicare spending annually and have never been reviewed. In the CY 2013 proposed rule, we noted that several of the CPT codes meeting these criteria have already been identified as potentially misvalued through other screens and were scheduled for review for CY 2013. We also recognized that other codes meeting these criteria had been referred by the AMA RUC to the CPT Editorial Panel. We stated that, in these cases, we were not proposing re-review of these already identified services, but for the sake of completeness, we included those codes as a part of this category of potentially misvalued services. In our proposal, we recognized that the relatively low Medicare utilization for these services may make gathering information on the appropriate physician work and direct PE inputs difficult. We requested recommendations from the AMA RUC and other public commenters, and stated that we appreciate efforts expended to provide RVU and input recommendations to CMS for these lower volume services. Because survey sample sizes could be small for these lower volume services, we encouraged the use of valid and reliable alternative data sources and methodologies when developing recommended values. In sum, we proposed to review Harvard-valued CPT codes with annual allowed charges of \$10 million or more as a part of the potentially misvalued codes initiative. In the CY 2013 proposed rule, we stated that the following codes met

the criteria for this screen and proposed to review these CPT codes as potentially misvalued services.

**TABLE 5—PROPOSED HARVARD-VALUED CPT CODES WITH ANNUAL ALLOWED CHARGES ≥\$10,000,000**

CPT Code	Short descriptor
13152 * .....	Repair of wound or lesion.
27446 .....	Revision of knee joint.
29823 .....	Shoulder arthroscopy/surgery.
36215 ** .....	Place catheter in artery.
36245 ** .....	Ins cath abd/l-ext art 1st.
43264 ** .....	Endo cholangiopancreatograph.
50360 .....	Transplantation of kidney.
52353 * .....	Cystouretero w/lithotripsy.
64450 * .....	N block other peripheral.
64590 .....	Insrt/redu pn/gastr stimul.
66180 .....	Implant eye shunt.
67036 .....	Removal of inner eye fluid.
67917 .....	Repair eyelid defect.
92286 ** .....	Internal eye photography.
92982 * .....	Coronary artery dilation.
95860 * .....	Muscle test one limb.

\* Scheduled for CY 2012 AMA RUC Review.

\*\* Referred by the AMA RUC to the CPT Editorial Panel.

The following is summary of the comments we received in response to our proposal to review Harvard-valued CPT codes with annual allowed charges of \$10 million or more as a part of the potentially misvalued codes initiative.

**Comment:** Comments on this proposal were specific to the CPT codes we proposed to review under this potentially misvalued code screen. A few commenters noted that CPT code 64590 (Insertion or replacement of peripheral or gastric neurostimulator pulse generator or receiver, direct or inductive coupling) does not have annual allowed charges that meet the threshold of \$10 million and stated that the code should be removed from the list. These commenters requested that CMS reexamine this list to ensure all codes meet the specified criteria. Other commenters pointed out that certain codes on the list are already scheduled for review by the medical specialty societies and the AMA RUC, and that some codes are scheduled for deletion by the CPT Editorial Panel. The AMA RUC stated that it would discuss the list of codes that meet the criteria for this screen and would determine the next steps in the AMA RUC's review of these services.

**Response:** After reviewing the comments received, and reexamining the Medicare claims data, we agree with commenters that CPT code 64590 does not have annual Medicare allowed charges of \$10 million or greater, nor do CPT codes 29823 (Arthroscopy,



shoulder, surgical; debridement, extensive) and 95860 (Needle electromyography; 1 extremity with or without related paraspinal areas). In compiling the list, we inadvertently included allowed charges incurred in the ambulatory surgical center setting. We thank commenters for bringing this to our attention. Therefore, we have removed these three services from the proposed list of CPT codes that are Harvard-valued with annual allowed charges of \$10 million or greater.

In the CY 2013 proposed rule, we noted that several codes that met the criteria for this potentially misvalued code screen were currently under review for CY 2013 and others were scheduled for review by the CPT

Editorial Panel. CPT codes 13152 (Repair, complex, eyelids, nose, ears and/or lips; 2.6 cm to 7.5 cm), 52353 (Cystourethroscopy, with ureteroscopy and/or pyeloscopy; with lithotripsy (ureteral catheterization is included)), 64450 (Injection, anesthetic agent; other peripheral nerve or branch), 92286 (Special anterior segment photography with interpretation and report; with specular endothelial microscopy and cell count), and 95860 (Needle electromyography; 1 extremity with or without related paraspinal areas) were reviewed for CY 2013. A discussion of the interim final values for those services is in section III.M.3. of this final rule with comment period. CPT code

92982 (Percutaneous transluminal coronary balloon angioplasty; single vessel) has been deleted by the CPT Editorial Panel for CY 2013. We have updated the list of CPT codes meeting this potentially misvalued code screen to show the review status of the codes, and to remove the three CPT codes mentioned above that do not meet the parameters of the screen. We are finalizing the list of Harvard-valued CPT codes with annual allowed charges of \$10 million or more in Table 6, and for CY 2014, we will review the services not already reviewed. We request public comments on the appropriate work RVUs and direct practice expense inputs for these services.

TABLE 6—HARVARD-VALUED CPT CODES WITH ANNUAL ALLOWED CHARGES  $\geq$ \$10,000,000

CPT code	Short descriptor	Review status
13152 .....	Repair of wound or lesion .....	Interim Final for CY 2013.
27446 .....	Revision of knee joint .....	Review for CY 2014.
36215 .....	Place catheter in artery .....	Review for CY 2014.
36245 .....	Ins cath abd/l-ext art 1st .....	Review for CY 2014.
43264 .....	Endo cholangiopancreatograph .....	Review for CY 2014.
50360 .....	Transplantation of kidney .....	Review for CY 2014.
52353 .....	Cystouretero w/lithotripsy .....	Interim Final for CY 2013.
64450 .....	N block other peripheral .....	Interim Final for CY 2013.
66180 .....	Implant eye shunt .....	Review for CY 2014.
67036 .....	Removal of inner eye fluid .....	Review for CY 2014.
67917 .....	Repair eyelid defect .....	Review for CY 2014.
92286 .....	Internal eye photography .....	Interim Final for CY 2013.
92982 .....	Coronary artery dilation .....	Deleted for CY 2013.

## (2) Review of Services With Stand Alone PE Procedure Time

Improving the accuracy of procedure time assumptions used in PFS ratesetting continues to be a high priority of the potentially misvalued codes initiative. Procedure time is a critical measure of the resources typically used in furnishing particular services to Medicare beneficiaries, and procedure time assumptions are an important component in the development of work and PE RVUs. Discussions in the academic community have indicated that certain procedure times used for PFS ratesetting are overstated (McCall, N., J. Cromwell, et al. (2006). "Validation of physician survey estimates of surgical time using operating room logs." *Med Care Res Rev* 63(6): 764–777. Cromwell, J., S. Hoover, et al. (2006). "Validating CPT typical times for Medicare office evaluation and management (E/M) services." *Med Care Res Rev* 63(2): 236–255. Cromwell, J., N. McCall, et al. (2010). "Missing productivity gains in the Medicare physician fee schedule: where are they?" *Med Care Res Rev* 67(6): 236–255.) MedPAC and others have

emphasized the importance of using the best available procedure time information in establishing accurate PFS payment rates. (MedPAC, Report to the Congress: Aligning Incentives in Medicare, June 2010, p. 230)

In recent years, CMS and the AMA RUC have taken steps to consider the accuracy of available data regarding procedure times used in the valuation of the physician work component of PFS payment. Generally, the AMA RUC derives estimates of physician work time from survey responses, and the AMA RUC reviews and analyzes those responses as part of its process for developing a recommendation for physician work. These procedure time assumptions are also used in determining the appropriate direct PE input values used in developing nonfacility PE RVUs. Specifically, physician intra-service time serves as the basis for allocating the appropriate number of minutes within the service period to account for the time used in furnishing the service to the patient. The number of intra-service minutes, or occasionally a particular proportion thereof, is allocated to both the clinical staff that assists the physician in

furnishing the service and to the equipment used by either the physician or the staff in furnishing the service. This allocation reflects only the time the beneficiary receives treatment and does not include resources used immediately prior to or following the service. Additional minutes are often allocated to both clinical labor and equipment resources in order to account for the time used for necessary preparatory tasks immediately preceding the procedure or tasks typically performed immediately following it. For codes without physician work, the procedure times assigned to the direct PE inputs for such codes assume that the clinical labor performs the procedure. For these codes, the number of intra-service minutes assigned to clinical staff is independent and not based on any physician intra-service time assumptions. Consequently, the procedure time assumptions for these kinds of services have not been subject to all of the same mechanisms recently used by the AMA RUC and physician community in providing recommendations to CMS, and by CMS in the valuation of the physician work component of PFS payment. These



independent clinical labor time assumptions largely determine the RVUs for the procedure. To ensure that procedure time assumptions are as accurate as possible across the Medicare PFS, we believe that codes without physician work should be examined with the same degree of scrutiny as services with physician work.

For CY 2012, a series of radiation treatment services were reviewed as part of the potentially misvalued code initiative. Among these were intensity modulated radiation therapy (IMRT) delivery services and stereotactic body radiation therapy (SBRT) delivery services reported with CPT codes 77418 (Intensity modulated treatment delivery, single or multiple fields/arcs, via narrow spatially and temporally modulated beams, binary, dynamic MLC, per treatment session) and 77373 (Stereotactic body radiation therapy, treatment delivery, per fraction to 1 or more lesions, including image guidance, entire course not to exceed 5 fractions), respectively. CPT code 77418 (IMRT treatment delivery) had been identified as potentially misvalued based on Medicare utilization data that indicated both fast growth in utilization and frequent billing with other codes. We identified this code as potentially misvalued in the CY 2009 PFS proposed rule (73 FR 38586). CPT code 77373 (SBRT treatment delivery) had been identified as potentially misvalued by the RUC as a recently established code describing services that use new technologies. There is no physician work associated with either of these codes since other codes are used to bill for planning, dosimetry, and radiation guidance. Both codes are billed per treatment session. Because the physician work associated with these treatments is reported using codes distinct from the treatment delivery, the primary determinant of PE RVUs for these codes is the number of minutes allocated for the procedure time to both the clinical labor (radiation therapist) and the resource-intensive capital equipment included as direct PE inputs.

In the CY 2012 PFS final rule with comment period, we received and accepted without refinement PE recommendations from the AMA RUC for these two codes. (We received the recommendation for CPT code 77418 (IMRT treatment delivery) too late in 2010 to be evaluated for CY 2011 and it was therefore included in the CY 2012 rulemaking cycle.) The AMA RUC recommended minor revisions to the direct PE inputs for the code to eliminate duplicative clinical labor, supplies, and equipment to account for the frequency with which the code was

billed with other codes. For CPT code 77373 (SBRT treatment delivery), the RUC recommended no significant changes to the direct PE inputs.

Subsequent to the publication of the final rule, the AMA RUC and other stakeholders informed CMS that the direct PE input recommendation forwarded to CMS for IMRT treatment delivery (CPT code 77418) inadvertently omitted seven equipment items typically used in furnishing the service. These items had been used as direct PE inputs for the code prior to CY 2012. There is broad agreement among stakeholders that these seven equipment items are typically used in furnishing the services described by CPT code 77418. We were unable to reincorporate the items for CY 2012. These omitted items are listed in Table 7. In consideration of the comments from the AMA RUC and other stakeholders, we proposed to include the seven equipment items omitted from the RUC recommendation for CPT code 77418. These proposed adjustments were reflected in the CY 2013 proposed direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS proposed rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>. We note that the proposed PE RVUs included in Addendum B reflected the proposed updates.

TABLE 7—EQUIPMENT INPUTS OMITTED FROM RUC RECOMMENDATION FOR CPT CODE 77418 (IMRT TREATMENT DELIVERY)

Equipment code	Equipment description
ED011 .....	computer system, record and verify.
ED035 .....	video camera.
ED036 .....	video printer, color (Sony medical grade).
EQ139 .....	intercom (incl. master, pt substation, power, wiring).
ER006 .....	IMRT physics tools.
ER038 .....	isocentric beam alignment device.
ER040 .....	laser, diode, for patient positioning (Probe).

It has come to our attention that there are discrepancies between the procedure time assumptions used in establishing nonfacility PE RVUs for these services and the procedure times made widely available to Medicare beneficiaries and the general public. Specifically, the direct PE inputs for IMRT treatment delivery (CPT code 77418) reflect a procedure time assumption of 60 minutes. These procedure minutes were first assigned to

the code for CY 2002 based on a recommendation from the AMA RUC indicating that the typical treatment time for the IMRT patient was 40 to 70 minutes. The most recent RUC recommendation that CMS received for CY 2012 rulemaking supported the procedure time assumption of 60 minutes.

Information available to Medicare beneficiaries and the general public indicates that IMRT sessions typically last between 10 and 30 minutes. For example, the American Society for Radiation Oncology (ASTRO) publishes a patient fact sheet that explains that for all external beam radiation therapy, including IMRT, “treatment is delivered in a series of daily sessions, each about 15 minutes long.” [“Radiation Therapy for Prostate Cancer: Facts to Help Patients Make an Informed Decision” available for purchase at [www.astro.org/MyASTRO/Products/Product.aspx?AstroID=6901](http://www.astro.org/MyASTRO/Products/Product.aspx?AstroID=6901).] This fact sheet is intended for patients with prostate cancer, the typical diagnosis for Medicare beneficiaries receiving IMRT. Similarly, the American College of Radiology (ACR) and the Radiological Society of North America (RSNA) co-sponsor a Web site for patients called <http://radiologyinfo.org> that states that IMRT “treatment sessions usually take between 10 and 30 minutes.”

The direct PE inputs for SBRT treatment delivery (CPT code 77373) reflect a procedure time assumption of 90 minutes. These procedure minutes were first assigned to the code for CY 2007 based on a recommendation from the AMA RUC. The most recent RUC recommendation that CMS received for CY 2012 rulemaking supported continuing that procedure time assumption.

In 2012, information available to Medicare beneficiaries and the general public states that SBRT treatment typically lasts no longer than 60 minutes. For example, the American College of Radiology (ACR) and the Radiological Society of North America (RSNA) Web site, <http://radiologyinfo.org>, states that SBRT “treatment can take up to one hour.”

Given the importance of the procedure time assumption in the development of RVUs for these services, using the best available information is critical to ensuring that these services are valued appropriately. We believe medical societies and practitioners strive to offer their cancer patients accurate information regarding the IMRT or SBRT treatment experience. Therefore, we believe that the typical procedure time for IMRT delivery is between 10 and 30 minutes and that the

typical procedure time for SBRT delivery is under 60 minutes. The services are currently valued using procedure time assumptions of 60 and 90 minutes, respectively. We believe these procedure time assumptions, distinct from necessary preparatory or follow-up tasks by the clinical labor, are outdated and need to be updated using the best information available.

While we generally have not used publicly available resources to establish procedure time assumptions, we believe that the procedure time assumptions used in setting payment rates for the Medicare PFS should be derived from the most accurate information available. In the case of these services, we believe that the need to reconcile the discrepancies between our existing assumptions and more accurate information outweighs the potential value in maintaining relativity offered by only considering data from one source. We proposed to adjust the procedure time assumption for IMRT delivery (CPT code 77418) to 30 minutes. We proposed to adjust the procedure time assumption for SBRT delivery (CPT code 77373) to 60 minutes. These procedure time assumptions reflect the maximum number of minutes reported as typical in publicly available information. We note that in the case of CPT code 77418, the 'accelerator, 6–18 MV' (ER010) and the 'collimator, multileaf system w-autocrane' (ER017) are used throughout the procedure and currently have no minutes allocated for preparing the equipment, positioning the patient, or cleaning the room. Since these clinical labor tasks are associated with related codes typically reported at the same time, we also proposed to allocate minutes to these equipment items to account for their use immediately before and following the procedure. All of these proposed adjustments are reflected in the CY 2013 proposed direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>. We also note that the proposed PE RVUs included in Addendum B reflect the proposed updates. We requested recommendations from the AMA RUC and other public commenters on the direct PE inputs for these services.

While we recognize that using these procedure time assumptions will result in payment reductions for these particular services, we believe such changes are necessary to appropriately value these services. Recent attention from popular media sources like the *Wall Street Journal* ([online.wsj.com/](http://online.wsj.com/)

[article/SB10001424052748703904804575631222900534954.html](http://article/SB10001424052748703904804575631222900534954.html) December 7, 2010) and the *Washington Post* ([www.washingtonpost.com/wp-dyn/content/article/2011/02/28/AR2011022805378.html](http://www.washingtonpost.com/wp-dyn/content/article/2011/02/28/AR2011022805378.html)) February 28, 2011 has encouraged us to consider the possibility that potential overuse of IMRT services may be partially attributable to financial incentives resulting from inappropriate payment rates. In its 2010 Report to Congress, MedPAC referenced concerns that financial incentives may influence how cancer patients are treated. In the context of the growth of ancillary services in physicians' offices, MedPAC recommended that improving payment accuracy for discrete services should be a primary tool used by CMS to mitigate incentives to increase volume (Report to Congress: Aligning Incentives in Medicare, June 2010, p. 225). We note that in recent years, PFS nonfacility payment rates for IMRT treatment delivery have exceeded the Medicare payment rate for the same service paid through the hospital Outpatient Prospective Payment System (OPPS), which includes packaged payment for image guidance also used in treatment delivery. We believe that such high-volume services that are furnished in both nonfacility and facility settings are unlikely to be more resource-intensive in freestanding radiation therapy centers or physicians' offices than when furnished in facilities like hospitals that generally incur higher overhead costs, maintain a 24 hour, 7 day per week capacity, are generally paid in larger bundles, and generally furnish services to higher acuity patients than the patients who receive services in physicians' offices or freestanding clinics. Given that the OPPS payment rates are based on auditable data on hospital costs, we believe the relationship between the OPPS and nonfacility PFS payment rates reflects inappropriate assumptions within the current direct PE inputs for CPT code 77418. The AMA RUC's most recent direct PE input recommendations reflect the same procedure time assumptions used in developing the recommendations for CY 2002. However, we believe that using procedure time assumptions that reflect the maximum times reported as typical to Medicare beneficiaries will improve the accuracy of those inputs and the resulting nonfacility payment rates.

We received many comments regarding our proposal to change the direct PE inputs for CPT codes 77418 and 77373 based on amended procedure time assumptions and consideration of

the comments from the AMA RUC and other stakeholders to include the seven equipment items omitted from the previous AMA RUC recommendation for CPT code 77418. The following is summary of the comments we received and our responses to those comments.

*Comment:* Several commenters agreed with CMS' proposal to add the equipment items omitted from the AMA RUC recommendation for CPT code 77418 to the code.

*Response:* We appreciate the support for that aspect of the proposal.

*Comment:* Many commenters disagreed with CMS' proposal to adjust the procedure time assumptions for these services. Some of these commenters stated that 35 minutes was a more appropriate estimate, but none presented alternative sources of objective information for determining accurate procedure time assumptions. Many commenters objected to CMS' proposal on the basis that the agency used publicly available information to adjust procedure times assumptions instead of basing its proposal on information developed through the AMA RUC process. These commenters stated that CMS should not finalize its proposed procedure time assumptions for one of four reasons: publicly available procedure time information does not consider the time resources required prior to or following the procedure, that educational information for patients is an inappropriate data source because such material is not subject to the same degree of scrutiny by the medical community as the information presented to the AMA RUC, that CMS only has the authority to review or revalue PFS services through the AMA RUC process, or that time has been universally inflated by the AMA RUC so that using more accurate time assumptions in setting the RVUs for these services would distort their value relative to other PFS services.

*Response:* We appreciate the commenters' interest in CMS using the best available data to identify the time resources required to furnish services to Medicare beneficiaries. We address commenters' objections to using these patient education materials in the comment summaries and response paragraphs that follow.

*Comment:* Many commenters stated that patient education materials are not an appropriate source of data because the procedure times conveyed through such materials may not fully account for the time spent positioning the patient for treatment, performing safety checks or the work that occurs before and after treatment. Several commenters explicitly stated that it is highly likely

that the patient education materials describe only the time the patient is on the treatment table.

*Response:* We understand that the procedure times cited in the patient education materials may not include the full time for preparing the equipment, positioning the patient or other necessary work required prior to or following the procedure. The procedure time assumptions used in developing direct PE inputs only account for a portion of the service period minutes allocated to the clinical labor or the equipment direct PE inputs. For example, in our proposal to reduce procedure time assumptions for CPT code 77418, we allocated an additional seven minutes to the equipment beyond the procedure time assumption for additional tasks. These minutes reflect the standard minutes usually recommended by the RUC for these tasks. For example, for CY 2013 the AMA RUC recommended these minutes for direct PE inputs for CPT code 31231 (Nasal endoscopy, diagnostic, unilateral or bilateral (separate procedure), CPT code 52287 (Cystourethroscopy with injection(s) for chemodenervation of the bladder), CPT code 65800 (Paracentesis of anterior chamber of eye (separate procedure); with diagnostic aspiration of aqueous), and CPT code 11311 (Shaving of epidermal or dermal lesion, single lesion, face ears, eyelid, nose, lips, mucous membrane; lesion diameter 0.6 to 1.0 cm).

We also note that the direct PE inputs for codes describing imaging guidance services that are typically reported at the same time include minutes for the radiation therapist to prepare the room, position the patient, and clean the room. Similarly, the proposed direct PE inputs for CPT code 77373 incorporate clinical labor and equipment minutes that exceed the minutes assumed for the procedure itself: 24 minutes of additional nurse time, 24 minutes of additional time for the radiation therapist, and 15 additional minutes for the medical physicist for pre-service and post-service tasks. On the basis of these tasks, the equipment associated with the code has also been allocated 24 minutes beyond the procedure time assumption for pre-service and post-service work. Therefore, we do not agree with commenters who suggested that our proposed revisions are inappropriate because the procedure time reported in the patient education materials may underestimate the procedure time assumptions used in developing direct PE inputs. Instead, we believe that the typical procedure time described in the patient education material is generally equivalent to the

minutes incorporated in the service period for performing the procedure. We already have incorporated additional minutes of clinical labor time into the direct PE inputs for both CPT codes 77418 and 77373 to account for tasks like preparing the equipment and cleaning the room in addition to the minutes allocated for the procedure time assumptions. This reflects the direct PE inputs used for most services, where we allocate minutes to clinical labor and medical equipment for preparatory or follow-up tasks in addition to the equipment time allocated based on the procedure time assumption. While many commenters stated that the procedure times reported in the publicly available information do not include necessary preparatory or follow-up tasks, we received no comments with specific objections to the number of minutes allocated for such tasks in conjunction with our proposal.

*Comment:* The AMA RUC and some medical specialty societies expressed opposition to CMS using patient education materials in the process of setting Medicare payment rates. These commenters claimed that such information is not evaluated by the same standards applied to the extant data used as part of the AMA RUC process, so that CMS' use of these materials is ill-conceived.

*Response:* As we stated previously, we believe medical societies and practitioners strive to offer their cancer patients accurate information regarding the IMRT or SBRT treatment experience. We believe that such information, especially for high-volume services, is more likely to reflect typical treatment times than information proffered solely for the purpose of developing payment rates. While many commenters objected in principle to the validity of the patient education materials, we do not believe that medical specialty societies and providers of care would broadly inform their patients that IMRT treatment would last between 10 and 30 minutes per session if the typical treatment session actually lasted for one hour or that SBRT treatment would last for no more than one hour if it typically takes 90 minutes.

*Comment:* Many commenters claimed that CMS has the responsibility to conduct a comprehensive, empirical review of those procedure time assumptions utilizing the AMA RUC if CMS has concerns with those assumptions.

*Response:* We agree that AMA RUC review and recommendations are one important component in constructing payment rates under the physician fee

schedule. While we do not agree with the commenters' statement that CMS has a responsibility to conduct all reviews of potentially misvalued codes through the AMA RUC process exclusively, we note the AMA RUC reviewed both CPT codes 77418 and 77373 as recently as 2010. Both of these services had been identified under our potentially misvalued code initiative. As noted above, the AMA RUC recommended minor revisions to the direct PE inputs for the code to eliminate duplicative clinical labor, supplies, and equipment to account for the frequency with which the code was billed with other codes. For CPT code 77373 (SBRT treatment delivery), the AMA RUC recommended no significant changes to the direct PE inputs. We note that in response to this proposal, the AMA RUC has recently informed us that since there is no physician work associated with these codes, it has asked the relevant specialty society to conduct a survey for clinical staff time, in order to ensure accurate procedure times.

*Comment:* Some commenters stated that CMS should only consider the accuracy of these procedure time assumptions relative to the procedure time estimates for other services. Some of these commenters claimed that procedure time assumptions for services across the PFS are inflated so that CMS should not use procedure time assumptions for these services that are also exaggerated.

*Response:* We appreciate the commenters' concerns with maintaining the relativity of time used in developing relative value units. We understand that procedure times may be overestimated for some other PFS services. While we agree that maintaining the resource relativity of services within the payment system is very important, we also believe that there is no practical means for CMS or stakeholders to engage in a complete simultaneous review of time assumptions across all payable codes. As such, we must evaluate times (and other factors) and make adjustments in smaller increments when we find that adjustments are warranted. We strive to maintain relativity by reviewing all RVU components for a code or reviewing all codes within families where appropriate. Furthermore, we believe that our proposal to use more accurate procedure time assumptions for these services should be considered in the context of broader efforts to improve the accuracy of PFS relative values, where time is a significant component of developing relative values.

Since MedPAC's March 2006 Report to the Congress, CMS has implemented a potentially misvalued codes initiative

and has taken significant steps to identify and address potentially misvalued codes, including establishing physician times that accurately reflect the resources involved in furnishing the service. For example, CMS has reduced the physician times for services that were originally valued in the inpatient setting but now are frequently performed in the outpatient setting, services that are frequently performed together or in multiple units, and services billed on the same day as an E/M service. Furthermore, in addition to our proposal to review services with stand-alone procedure time, in this CY 2013 PFS final rule with comment period, we also discuss recommendations on how best to accurately measure post-operative work in the global surgical period, and finalize several proposals to adjust times for services with anomalous times in the physician time file. Moreover, in September 2012, we entered into two contracts to assist us in validating RVUs of potentially misvalued codes, which may include the validation of physician time elements.

Additionally, we do not agree with the commenters' assertion that if time is distorted across the PFS, it is likely to be distorted with consistent proportionality. While the distortions may be relatively consistent for surveys taken at similar times or data gathered through similar methods, the procedure time assumptions used in developing practice expense inputs have not originated from consistent sources. The 60 minute procedure time assumption for IMRT treatment delivery, for example, was originally developed based on a specialty society survey for CY 2002.

Through our misvalued codes initiative and other efforts, we strive to prioritize and review values for codes each year and work toward achieving greater calibration of values across the PFS over time.

*Comment:* MedPAC commented that CMS should implement its proposal to reduce the time estimates for these codes based on the credible evidence presented in the proposed rule. The commission stated further that if stakeholders object to these changes, they should provide objective, valid evidence to CMS that the agency's proposed time estimates are too low. Furthermore, the commission expressed concerns about using physician surveys to develop time estimates since physician medical societies have a financial stake in the process. Therefore, MedPAC recommended that the AMA RUC should seek evidence other than the surveys conducted by specialty

societies and that CMS may need to regularly collect data on service time and other variables to establish more accurate RVUs for practice expense and physician work.

*Response:* We appreciate MedPAC's support for the proposal. We agree that there are many means to measure time other than through survey methodology, and we are open to considering robust data on procedure time from many sources.

*Comment:* Many commenters objected to CMS' proposal to update the procedure time assumptions used in determining the direct PE inputs for these services since CMS did not propose corresponding updates to other direct PE inputs for the services.

*Response:* We appreciate the commenters' interest in CMS' use of the most accurate and up-to-date information in establishing practice expense RVUs for these services. We note that we recently received direct PE input recommendations from the AMA RUC for these services and used them to establish interim final direct PE inputs for CY 2012. We also note that in the CY 2011 PFS final rule (75 FR 73205 through 73207) we established a public process for updating prices for supplies and equipment used as direct PE inputs. Prior to making our CY 2013 proposal regarding procedure times for the IMRT and SBRT codes, we had received no requests to update prices for the inputs associated with these codes.

*Comment:* Several commenters submitted specific information regarding appropriate input revisions for CPT codes 77418 and 77373. Several commenters (including the AMA RUC) suggested that IMRT treatment requires two radiation therapists, working simultaneously, to furnish the service safely. Others suggested that the linear accelerator (ER010) and collimator (ER017) used as direct PE inputs for CPT code 77418 IMRT treatment are no longer typical. These commenters submitted evidence, consisting of a collection of paid invoices, that demonstrated that the typical accelerator used in IMRT includes the functionality of the collimator and should be priced at \$ 2,641,783 and that the price of the "laser, diode, for patient positioning (Probe)" (ER040) should be \$18,160. Several commenters also noted that two equipment items included in many other radiation treatment codes, the radiation treatment vault (ER056) and water chiller (ER065) ought to be included in the equipment inputs for IMRT and SBRT treatment delivery. Finally, several commenters suggested that the equipment items used in these treatment delivery services require

practitioners to purchase maintenance and service contracts in addition to the price of the equipment itself.

*Response:* We appreciate all the submitted information to assist us in conducting a comprehensive update of the appropriate direct PE inputs for these services. We agree with the commenters that we should use the best information available in developing direct PE inputs for PFS services. Based on this information, we believe it would be appropriate to include two radiation therapists as direct PE inputs for CPT code 77418. We also believe it would be appropriate to update the current accelerator and collimator equipment inputs used in CPT code 77418 based on the invoices provided to us by commenters. While we generally urge stakeholders to submit such requests through the process we established for CY 2011, because we made a proposal specifically related to the equipment minutes allocated for these procedures, we believe it would be appropriate to consider the associated equipment and prices. We have observed that some other radiation treatment codes incorporate the water chiller and radiation treatment vault as direct PE inputs. We believe it would be appropriate to incorporate the water chiller as an equipment item into the IMRT and SBRT treatment delivery codes for the sake of consistency with the other radiation treatment codes. However, we question whether it is fully consistent with the principles underlying the PFS PE methodology to continue to classify the radiation treatment vault as medical equipment (a direct cost) since it is difficult to distinguish the cost of the construction of the vault from the cost of the construction of the building. The submitted architectural invoices for vault construction illustrate the difficulty in making that distinction. Furthermore, the typical circumstances of the vault's use are unclear, especially regarding whether or not the vault may be servicing multiple patients at the same time. However, we do not believe that it would be appropriate to remove the radiation treatment vault as a direct input for all PFS services for CY 2013. We expect to address the status of the radiation treatment vault as a direct PE input during CY 2014 rulemaking. For CY 2013, we believe that it would be appropriate to include the radiation treatment vault for CPT codes 77373 and 77418 to align the code with the similar radiation treatment delivery codes. In terms of the maintenance and service contract costs submitted to us by commenters, we remind stakeholders

that we have generally not considered such costs as direct costs attributable to furnishing services to individual Medicare beneficiaries and that our standard equipment cost per minute calculation includes a maintenance factor that adequately incorporates such costs in amortizing the cost of the equipment itself.

*Comment:* A few commenters suggested that CMS should re-price the capital equipment associated with CPT code 77373. However, none of these commenters submitted invoices.

*Response:* We urge commenters to submit invoices and other evidence appropriate for pricing the capital equipment used in SBRT delivery as part of our public process for updating supply and equipment prices. We direct interested stakeholders to the CY 2011 PFS final rule (75 FR 73205–73207) for information regarding that process. We also note that as we explained in the CY 2012 PFS final rule with comment period (76 FR 73214), we could not accept the invoices accompanying the AMA RUC's recommendation for CPT Code 77373 to update the price of the "SRS system, SBRT, six systems, average" equipment (ER083). Each of these invoices included line items that we would not accept as part of the cost of the equipment, such as costs for training technologists to use the equipment, and the prices for these items were not separately identifiable. Therefore, we did not update the equipment price for ER083 in establishing interim final direct PE inputs for CY 2012. Were we to receive updated invoices through the process established during CY 2012 that did not include embedded costs that we would not accept as part of the cost of the equipment, we would consider those invoices in rulemaking for CY 2014.

*Comment:* Many commenters suggested that reductions in Medicare payment rates for these services would put serious financial strain on community radiation oncology practices, and result in significant negative impact on patient access to life-saving cancer treatment, particularly in rural communities. One commenter provided the results of an informal study that suggested that if the proposed RVUs become effective for CY 2013, many providers will stop providing charity care, lay off staff, limit hours of operation, refrain from purchasing new equipment, limit or stop accepting Medicare patients, or consolidate or close practice locations.

*Response:* We appreciate and share commenters' concerns regarding Medicare beneficiaries' access to care for radiation treatment services. While

we share these concerns in general, we believe that accurately valuing services promotes Medicare beneficiaries' access to many different kinds of important services paid under the PFS, including radiation treatment. We continue to be interested in information related to beneficiaries' access to these kinds of services, and we will monitor for evidence of such problems. We would welcome being alerted to access problems, should they arise. At present, we do not have reason to believe that the proposed changes in procedure time assumptions, in conjunction with other corresponding updates in the direct PE inputs for these services, will jeopardize access to care for Medicare beneficiaries. We note that the final PE RVUs for these services, based on direct PE inputs updated with information provided by commenters, are significantly greater than those reflected in the proposed rule. We also note that the specialty-level impact of this final rule with comment period is significantly reduced relative to the policy as proposed. We direct interested readers to the section VIII.C. of this final rule with comment period regarding the specialty-level impacts of this and other finalized policies.

*Comment:* Many commenters objected to CMS' assumptions that the services would be more costly for facilities such as hospital outpatient departments that generally have Emergency Medical Treatment and Labor Act (EMTALA) obligations and standby capacity than for free-standing centers or offices. These commenters stated that the cost structure and the services furnished in freestanding and hospital outpatient settings are the same. These commenters stated that, while outpatient hospital departments may have to maintain standby capacity, they do not typically furnish IMRT 24 hours per day, seven days a week nor do the radiation oncology departments of hospitals generally furnish radiation treatment to higher acuity patients than the patients who receive services in physicians' offices or freestanding clinics.

Several other commenters suggested that the payment decrease expected to result from this proposal will force patients into the more expensive hospital setting and patients will be steered toward treatment options that result in greater financial returns. These commenters stated that this migration will increase costs both to the Medicare program and to patients through higher co-insurance payments. Others suggested that significant differences between nonfacility PFS and OPFS payment are likely to result in consolidation of free-standing cancer

centers and hospitals that will reduce competition, inhibit access to care, and undermine focused care for cancer patients.

*Response:* As we stated in the proposal, we continue to believe that high-volume services, such as IMRT, that are widely furnished in both nonfacility and facility settings are highly unlikely to be more resource-intensive in freestanding radiation therapy centers or physicians' offices than when furnished in facilities like hospitals. We agree with commenters that the direct costs of furnishing the service may be similar, but we continue to believe that hospitals are likely to incur additional indirect costs. For example, hospitals incur greater costs for maintaining the capacity to furnish services 7 days per week, 24 hours per day, even if IMRT delivery is not typically furnished during all of those hours. As we have already noted, the disparity between OPFS and PFS payment is even greater than a direct comparison of the payment rates would suggest. OPFS payment for CPT code 77148 includes packaged payment for image guidance, which is almost always furnished and billed with CPT code 77418. The PFS continues to make separate payment for several forms of image guidance.

We understand commenters' concerns regarding the inadvertent impact that financial incentives may make on the usual site of service for particular services. We believe that utilizing the most accurate cost inputs possible is a reasonable approach to mitigating the impact of such potential incentives.

As a result of the comments we received regarding our proposal to change the procedure time assumptions used in determining direct PE inputs for CPT codes 77418 and 77373, we are finalizing our proposals to adjust the procedure time assumption for IMRT delivery (CPT code 77418) to 30 minutes and to adjust the procedure time assumption for SBRT delivery (CPT code 77373) to 60 minutes. These codes continue to include clinical labor time for preparatory and follow-up tasks in addition to revisions to the procedure times. Based on comments received regarding additional updates to the direct PE inputs for these services, we are also adjusting other direct PE inputs for these services on an interim final basis for CY 2013. Based on comments received on our proposal, we are incorporating a second radiation therapist for CPT code 77418. The second therapist will be allocated 30 minutes of service period time, consistent with the first. Furthermore, we are incorporating a new equipment

item called “IMRT accelerator” to replace the linear accelerator (ER010) and collimator (ER017) used as current direct PE inputs for CPT code 77418. Based on the evidence submitted by commenters, the new equipment item will be priced at \$2,641,783 in the direct PE input database. Additionally, we are incorporating the radiation treatment vault (ER056) and water chiller (ER065) as direct PE inputs for both CPT codes 77418 and 77373. We are also updating the price of the “laser, diode, for patient positioning (Probe)” (ER040) from \$7,678 to \$18,160. We are adopting these direct PE inputs on an interim basis for CY 2013 and these values are reflected in the CY 2013 PFS direct PE input database. That database is available under downloads for the CY 2013 PFS final rule with comment period on the CMS Web site at: <http://www.cms.gov/PhysicianFeeSched/PFSFRN/list.asp#TopOfPage>. We also note that the PE RVUs included in Addenda B and C reflect these interim direct PE inputs.

These two IMRT and SBRT treatment delivery codes are PE only codes and are fairly unique in that the resulting RVUs are largely comprised of resources for staff and equipment based on the minutes associated with clinical labor. There are several other codes on the PFS established through the same methodology. As we previously stated, we believe that the procedure time assumptions for these kinds of services have not been subject to all of the same mechanisms recently used by CMS in the valuation of the physician work component of PFS payment. In light of observations about publicly available procedure times for CPT codes 77418 (IMRT treatment delivery) and 77373 (SBRT treatment delivery) and public awareness of potential adverse financial incentives associated with IMRT treatment delivery in particular, we believe that similar codes may be potentially misvalued.

Therefore, consistent with the requirement in section 1848(c)(2)(K)(ii) of the Act to examine other codes determined to be appropriate by the Secretary, we proposed to review and make adjustments to CPT codes with stand-alone procedure time assumptions used in developing nonfacility PE RVUs. These procedure time assumptions are not based on physician time assumptions. We prioritized for review CPT codes that have annual Medicare allowed charges of \$100,000 or more, include direct equipment inputs that amount to \$100 or more, and have PE procedure times of greater than 5 minutes. We did not propose to include in this category services with

payment rates subject to the OPPS cap (as specified in the statute under section 1848(b)(4) of the Act and listed in Addendum G to this proposed rule) or services with PE minutes established through code descriptors. (For example, an overnight monitoring code might contain 480 minutes of monitoring equipment time to account for 8 hours of overnight monitoring.) The CPT codes meeting these criteria appear in Table 8. We recognized that there are other CPT codes that are valued in the same manner. We may consider evaluating those services as potentially misvalued codes in future rulemaking.

For the services in Table 8, we requested recommendations from the AMA RUC and other public commenters on the appropriate direct PE inputs for these services. We encourage the use of valid and reliable alternative data sources when developing recommended values, including electronic medical records (with personally-identifiable information redacted) and other independent data sources. We note that many of the CPT codes in Table 8 have been identified through other potentially misvalued code screens and have been recently reviewed. Given our concerns with the inputs for the recently reviewed IMRT and SBRT direct PE inputs discussed above, we believe it is necessary to re-review other recently reviewed services with stand-alone PE procedure time.

TABLE 8—SERVICES WITH STAND-ALONE PE PROCEDURE TIME

CPT code	Short descriptor
77280 .....	Set radiation therapy field.
77285 .....	Set radiation therapy field.
77290 .....	Set radiation therapy field.
77301 .....	Radiotherapy dose plan imrt.
77338 .....	Design mlc device for imrt.
77372 .....	Srs linear based.
77373 .....	Sbrt delivery.
77402 .....	Radiation treatment delivery.
77403 .....	Radiation treatment delivery.
77404 .....	Radiation treatment delivery.
77406 .....	Radiation treatment delivery.
77407 .....	Radiation treatment delivery.
77408 .....	Radiation treatment delivery.
77409 .....	Radiation treatment delivery.
77412 .....	Radiation treatment delivery.
77413 .....	Radiation treatment delivery.
77414 .....	Radiation treatment delivery.
77416 .....	Radiation treatment delivery.
77418 .....	Radiation tx delivery imrt.
77600 .....	Hyperthermia treatment.
77785 .....	Hdr brachytx 1 channel.
77786 .....	Hdr brachytx 2–12 channel.
77787 .....	Hdr brachytx over 12 chan.
88348 .....	Electron microscopy.

*Comment:* Several commenters objected to our proposal to review these codes. Some of these commenters

objected to the premise that the procedure time assumptions for these services have not been subject to the same scrutiny as for services with procedure time assumptions tied directly to physician time. One of these commenters explained that the AMA RUC process of reviewing direct practice expense inputs involves three main levels of expert panel review: specialty society expert panel review and attestation of the data provided; RUC Practice Expense Subcommittee review; and full RUC member review. Other commenters suggested that many of the identified services have procedure time assumptions related to physician time and therefore should be removed from the list. Another commenter claimed that services with professional and technical components should be removed from the list since services with professional components ought not to be considered “stand-alone.” Another commenter suggested that CPT code CPT Code 77600 should be removed from the list since few -TC claims had been submitted. One commenter claimed that the AMA RUC had extensive discussions regarding the procedure time assumptions used in developing direct PE inputs for some of the codes, so that those codes should be removed from the list.

*Response:* As we stated in the proposal, we believe that the procedure time assumptions used in developing direct PE inputs for these services have not been subject to the same rigor as other recently-reviewed services. Procedure time assumptions developed and validated by a series of expert panels have not generally been subject to the same scrutiny as the times developed through survey data or data gathered through electronic health records, for example. We identified the services by calling the services “stand-alone PE procedure time,” because they are services that include significant amounts of time resources allocated outside of physician time. We understand that some of these codes may be “technical only” codes and that in other cases these codes are used in reporting both the professional and technical component using the -TC or -26 modifiers, but we do not believe the divergent reporting mechanisms would mean that any services should be removed from the list. For CPT code 77600, we note that while few services were reported with the -TC modifier, many more services were billed globally in the nonfacility setting, so we continue to believe that the procedure time assumption that determines the inputs used in valuing the technical

component of the payment remains relevant for prioritization.

While we assume that the AMA RUC deliberated on the procedure time assumptions used in developing the direct PE input recommendations for these services, we do not believe that extensive committee discussions would mitigate the need for more extensive review of these services as potentially misvalued since the assumptions that were developed through discussion could benefit from the objective data of many kinds.

*Comment:* MedPAC supported CMS's proposal to review these services. However, it expressed concern that CMS exempted imaging services that are subject to the OPPS cap from this review. MedPAC pointed out that the procedure time assumptions used in several high-priced and high-expenditure imaging codes have not been reviewed by the AMA RUC since 2002 or 2003 and may be too high. MedPAC also noted that recent advances in CT and MRI machines have made it possible to scan patients faster and that even practitioners who are using older equipment could be performing studies in less time as they become more familiar with the procedures and equipment.

*Response:* We appreciate MedPAC's support for this proposal. We agree that the procedure time assumptions used in imaging codes subject to the OPPS cap may be inaccurate or outdated. We did not propose to prioritize review of these procedure time assumptions since the services are subject to the OPPS payment caps, but we will consider the appropriate means for reviewing the procedure time assumptions for those services in future rulemaking.

Based on the comments we received, we are finalizing our proposal to review and make adjustments to CPT codes with stand-alone procedure time assumptions used in developing nonfacility PE RVUs.

#### c. Services With Anomalous Time

Each year when we publish the PFS proposed and final rules, we publish on the CMS Web site several files that support annual PFS ratesetting. One of these supporting files is the physician time file, which lists the physician time associated with the HCPCS codes on the PFS. The physician time file associated with the CY 2013 PFS final rule with comment period is available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>.

As we stated in the CY 2013 PFS proposed rule, in our review of

potentially misvalued codes and their inputs, we became aware of several HCPCS codes that have anomalous times in our physician time file. Physician time is a measure of physician time and intensity, so there should be no services that have payable physician work RVUs but no time in the physician time file, and there should be no payable services with time in the physician time file and no physician work RVUs. For CY 2013 we proposed to make the physician time file changes detailed below to address these anomalous time file entries.

#### (1) Review of Services With Physician Work and No Listed Physician Time

CPT code 94014 (Patient-initiated spirometric recording per 30-day period of time; includes reinforced education, transmission of spirometric tracing, data capture, analysis of transmitted data, periodic recalibration and physician review and interpretation) has a physician work RVU of 0.52 and for CY 2012 was listed with 0 physician time. CPT code 94014 is a global service that includes CPT code 94015 (Patient-initiated spirometric recording per 30-day period of time; recording (includes hook-up, reinforced education, data transmission, data capture, trend analysis, and periodic recalibration)) (the technical component), and CPT code 94016 (Patient-initiated spirometric recording per 30-day period of time; physician review and interpretation only) (the professional component). We stated that we believe it is appropriate for the physician time of CPT code 94014 to match the physician time of the code's component professional service—CPT code 94016. As such, for CPT code 94014 for CY 2013, we proposed to assign 2 minutes of pre-service evaluation time, and 20 minutes of intra-service time, which matches the times associated with CPT code 94016.

HCPCS codes G0117 (Glaucoma screening for high risk patients furnished by an optometrist or ophthalmologist) and G0118 (Glaucoma screening for high risk patient furnished under the direct supervision of an optometrist or ophthalmologist) both have physician work RVUs (0.45, and 0.17, respectively), but neither code was included in the CY 2012 physician time file. HCPCS codes G0117 and G0118 have a PFS procedure status indicator of T indicating that these services are only paid if there are no other services payable under the PFS billed on the same date by the same provider.

In the CY 2002 PFS final rule (66 FR 55274), we crosswalked the physician work of HCPCS code G0117 from CPT

code 99212 (Level 2 office or other outpatient visit, established patient), and we crosswalked the physician work of HCPCS code G0118 from CPT code 99211 (Level 1 office or other outpatient visit, established patient). Based on these finalized physician work crosswalks, we proposed to assign HCPCS code G0117 physician times matching CPT code 99212, and HCPCS code G0118 physician times matching CPT code 99211. Specifically, we proposed 2 minutes of pre-service time, 10 minutes of intra-service time, and 4 minutes of immediate post-service time for HCPCS code G0117, and 5 minutes of intra-service time, and 2 minutes of immediate post-service time for HCPCS code G0118.

HCPCS code G0128 (Direct (face-to-face with patient) skilled nursing services of a registered nurse provided in a comprehensive outpatient rehabilitation facility, each 10 minutes beyond the first 5 minutes) currently has a physician work RVU (0.08), but was not listed in the CY 2012 physician time file. In the CY 2013 proposed rule we stated that, after review of this HCPCS code, we do not believe that HCPCS code G0128 describes a service that includes physician work. Time for a registered nurse to furnish the service is included in the PE for the code. As such, for CY 2013, we proposed to remove the physician work RVU for HCPCS code G0128. HCPCS code G0128 continues to have PE and malpractice expense RVUs.

HCPCS codes G0245 (Initial physician evaluation and management of a diabetic patient with diabetic sensory neuropathy resulting in a loss of protective sensation (LOPS) which must include: (1) The diagnosis of LOPS; (2) a patient history; (3) a physical examination that consists of at least the following elements: (a) Visual inspection of the forefoot, hindfoot and toe web spaces; (b) evaluation of a protective sensation; (c) evaluation of foot structure and biomechanics; (d) evaluation of vascular status and skin integrity; and (e) evaluation and recommendation of footwear; and (4) patient education), G0246 (Follow-up physician evaluation and management of a diabetic patient with diabetic sensory neuropathy resulting in a loss of protective sensation (LOPS) to include at least the following: (1) A patient history; (2) a physical examination that includes: (a) Visual inspection of the forefoot, hindfoot and toe web spaces; (b) evaluation of protective sensation; (c) evaluation of foot structure and biomechanics; (d) evaluation of vascular status and skin integrity; and (e) evaluation and recommendation of



footwear; and (3) patient education), and G0247 (Routine foot care by a physician of a diabetic patient with diabetic sensory neuropathy resulting in a loss of protective sensation (LOPS) to include, the local care of superficial wounds (that is, superficial to muscle and fascia) and at least the following if present: (1) Local care of superficial wounds; (2) debridement of corns and calluses; and (3) trimming and debridement of nails) have physician work RVUs of 0.88, 0.45, and 0.50, respectively, but were not listed in the CY 2012 physician time file. HCPCS codes G0245, G0246, and G0247 have a procedure status indicator of R on the PFS indicating that coverage of these services is restricted.

In the CY 2003 PFS final rule (67 FR 79990), we crosswalked the physician work of HCPCS code G0245 from CPT code 99202 (Level 2 office or other outpatient visits, new patient), we crosswalked the physician work of HCPCS code G0246 from CPT code 99212, and we crosswalked the physician work of HCPCS code G0257 from CPT code 11040 (Debridement; skin; partial thickness). Based on these finalized physician work crosswalks, we proposed to assign HCPCS code G0245 physician times matching CPT code 99202, HCPCS code G0246 physician times matching CPT code 99212, and HCPCS code G0247 physician times matching CPT code 11040. Specifically, for HCPCS code G0245 we proposed 2 minutes of pre-service time, 15 minutes of intra-service time, and 5 minutes of immediate post-service time. For HCPCS code G0246 we proposed 2 minutes of pre-service time, 10 minutes of intra-service time, and 4 minutes of immediate post-service time. For HCPCS code G0247 we proposed 7 minutes of pre-service time, 10 minutes of intra-service time, and 7 minutes of immediate post-service time.

HCPCS code G0250 (Physician review, interpretation, and patient management of home INR (International Normalized Ratio) testing for patient with either mechanical heart valve(s), chronic atrial fibrillation, or venous thromboembolism who meets Medicare

coverage criteria; testing not occurring more frequently than once a week; billing units of service include 4 tests) has a physician work RVU of 0.18 but was not listed in the CY 2012 physician time file. HCPCS code G0250 has a procedure status indicator of R on the PFS indicating that coverage of this service is restricted. In the CY 2003 final rule (67 FR 79991), we assigned HCPCS code G0250 a work RVU of 0.18, which corresponds to the work RVU of CPT code 99211. While we did not articulate this as a direct crosswalk in the CY 2003 final rule, after clinical review we believe that HCPCS code G0250 continues to require similar work as CPT code 99211, and should have the same amount of physician time as CPT code 99211. As such, we proposed to assign HCPCS code G0250 the same physician time as CPT code 99211. Specifically, for HCPCS code G0250 we proposed 5 minutes of intra-service time and 2 minutes of immediate post-service time.

During our annual review of new, revised, and potentially misvalued CPT codes, the assessment of physician time used to furnish a service is an important part of the clinical review when determining the appropriate work RVU for a service. However, the time in the physician time file is not used to automatically adjust the physician work RVUs outside of that clinical review process. As such, the proposed addition of physician time to the HCPCS codes discussed above will have no impact on the current physician work RVUs for these services.

The time data in the physician time file is used in the PE methodology described in section II.A.2. In creating the indirect practice cost index (IPCI), we calculate specialty-specific aggregate pools of indirect PE for all PFS services for that specialty by adding the product of the indirect PE/HR for the specialty, the physician time for the service, and the specialty's utilization for the service across all services furnished by the specialty. The proposed addition of physician time to the HCPCS codes discussed above will affect the aggregate pools of indirect PE at the specialty

level. However because the services discussed above have low utilization and low total time, the impact of the physician time changes on the IPCI is negligible, and likely would have a modest impact if any on the PE RVUs at the individual code level.

Below is a summary of the comments we received on our proposed changes for PFS services with physician work and no listed time in the physician time file.

*Comment:* Commenters agreed with our proposed time changes for these services. The AMA RUC noted that historically the AMA RUC has not provided work or time recommendations for HCPCS G-codes, but that they will update the AMA RUC database to reflect these new physician time components.

*Response:* We thank commenters for their input on the times associated with these services. We are finalizing our proposals without modification. These proposed adjustments are reflected in the physician time file associated with this CY 2013 final rule with comment period, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>.

#### (2) Review of Services With No Physician Work and Listed Time in the Physician Time File

There are a number of services that have no physician work RVUs, yet include time in the physician time file. Many of these services are not payable under the PFS or are contractor priced services where the physician time is not used to nationally price the services on the PFS. We did not propose to remove the physician time from the time file for these services as the time has no effect on the calculation of RVUs for the PFS. However, there are several CPT codes, listed in Table 9, that are payable under the PFS and have no physician work RVUs yet include time in the physician time file. We proposed to remove the physician time from the time file for these seven CPT codes.

TABLE 9—PAYABLE CPT CODES WITH PHYSICIAN TIME AND NO PHYSICIAN WORK

CPT Code	Short descriptor	PFS Procedure status	CY 2012 Total physician time (minutes)
22841 .....	Insert spine fixation device .....	B (Bundled, not separately payable) .....	5
51798 .....	Us urine capacity measure .....	A (Active, payable) .....	9
95990 .....	Spin/brain pump refill & main .....	A (Active, payable) .....	40
96904 .....	Whole body photography .....	R (Restricted coverage) .....	80
96913 .....	Photochemotherapy uv-a or b .....	A (Active, payable) .....	90
97545 .....	Work hardening .....	R (Restricted coverage) .....	120



TABLE 9—PAYABLE CPT CODES WITH PHYSICIAN TIME AND NO PHYSICIAN WORK—Continued

CPT Code	Short descriptor	PFS Procedure status	CY 2012 Total physician time (minutes)
97602 .....	Wound(s) care non-selective .....	B (Bundled, not separately payable) .....	36

As mentioned above and as discussed in section II.A.2. of this final rule with comment period, to create the IPCI used in the PE methodology, we calculated specialty-specific aggregate pools of indirect PE for all PFS services for that specialty by adding the product of the indirect PE/HR for the specialty, the physician time for the service, and the specialty's utilization for the service across all services performed by the specialty. As we stated in the CY 2013 PFS proposed rule, the proposed removal of physician time from the CPT codes discussed above will affect the aggregate pools of indirect PE at the specialty level. However because the services discussed above have low utilization and/or low total time, the impact of the physician time changes on the IPCI is negligible, and likely will have a modest impact if any on the PE RVUs at the individual code level.

Below is a summary of the comments we received on our proposed changes for PFS services with no physician work and listed time in the physician time file.

*Comment:* Commenters agreed with our proposal to remove the time listed in the physician time file for CPT codes 22841 (Internal spinal fixation by wiring of spinous processes (List separately in addition to code for primary procedure)), 95990 (Refilling and maintenance of implantable pump or reservoir for drug delivery, spinal (intrathecal, epidural) or brain (intraventricular), includes electronic analysis of pump, when performed;), 96904 (Whole body integumentary photography, for monitoring of high risk patients with dysplastic nevus syndrome or a history of dysplastic nevi, or patients with a personal or familial history of melanoma), and 96913 (Photochemotherapy (Goeckerman and/or PUVA) for severe photoresponsive dermatoses requiring at least 4–8 hours of care under direct supervision of the physician (includes application of medication and dressings)). Commenters noted that CPT code 51798 (Measurement of post-voiding residual urine and/or bladder capacity by ultrasound, non-imaging) likely had time listed in the physician time file because the AMA RUC had recommended work RVUs for the service however CMS assigned only

practice expense. Similarly, commenters noted that CPT code 97602 (Removal of devitalized tissue from wound(s), non-selective debridement, without anesthesia (eg, wet-to-moist dressings, enzymatic, abrasion), including topical application(s), wound assessment, and instruction(s) for ongoing care, per session) likely had time included in the physician time final because the AMA RUC HCPAC recommended work RVUs for the service, however CMS assigned CPT code 97602 a bundled procedure status. Commenters noted that CPT code 97545 (Work hardening/conditioning; initial 2 hours) has a restricted procedure status, but inherently involves 2 hours of work, and requested that CMS maintain the time entry in the physician time file for this service to assist other payers and stakeholder in making payment policy decisions.

*Response:* We thank commenters for their input on the times associated with these services. After reviewing the comments, we are finalizing our proposal to remove the time from the physician time file for CPT codes 22841, 51798, 95990, 96913, and 97602. We will maintain the time entry in the physician time file for CPT code 97545, as requested; while this CPT code has a restricted procedure status indicator, it is still payable in some circumstances. CPT code 96904 also has a restricted procedure status indicator and is payable in some circumstances. For consistent treatment of these two CPT codes, we will also maintain the time entry in the physician time file for CPT code 96904. These adjustments are reflected in the physician time file associated with this CY 2013 PFS final rule with comment period, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>.

#### 4. Expanding the Multiple Procedure Payment Reduction Policy

Medicare has long employed multiple procedure payment reduction (MPPR) policies to adjust payment to more appropriately reflect reduced resources involved with furnishing services that are frequently furnished together. Under these policies, we reduce payment for the second and subsequent services within the same MPPR category

furnished in the same session or same day. These payment reductions reflect efficiencies that typically occur in either the practice expense (PE) or professional work or both when services are furnished together. With the exception of a few codes that are always reported along with another code, the Medicare PFS values services independently to recognize relative resources involved when the service is the only one furnished in a session. While our general policy for MPPRs precedes the Affordable Care Act, MPPRs address the fourth category of potentially misvalued codes identified in section 1848(c)(2)(K) of the Act which is “multiple codes that are frequently billed in conjunction with furnishing a single service” (see 75 FR 73216).

For CY 2013, we proposed to continue our work to recognize resource efficiencies when certain services are furnished together. We proposed to apply an MPPR to the technical component (TC) of certain cardiovascular and ophthalmology diagnostic tests. As discussed in the CY 2012 final rule with comment period (76 FR 73079), we are also proceeding with applying the current MPPR policy for imaging services to services furnished in the same session by physicians in the same group practice.

#### a. Background

Medicare has a longstanding policy to reduce payment by 50 percent for the second and subsequent surgical procedures furnished to the same beneficiary by a single physician or physicians in the same group practice on the same day, largely based on the presence of efficiencies in the PE and pre- and post-surgical physician work. Effective January 1, 1995, the MPPR policy, with this same percentage reduction, was extended to nuclear medicine diagnostic procedures (CPT codes 78306, 78320, 78802, 78803, 78806, and 78807). In the CY 1995 PFS final rule with comment period (59 FR 63410), we indicated that we would consider applying the policy to other diagnostic tests in the future.

Consistent with recommendations of MedPAC in its March 2005 Report to the Congress on Medicare Payment Policy, for CY 2006 PFS, we extended the MPPR policy to the TC of certain

diagnostic imaging procedures furnished on contiguous areas of the body in a single session (70 FR 70261). This MPPR policy recognizes that for the second and subsequent imaging procedures furnished in the same session, there are some efficiencies in clinical labor, supplies, and equipment time. In particular, certain clinical labor activities and supplies are not duplicated for subsequent imaging services in the same session and, because equipment time and indirect costs are allocated based on clinical labor time, we also reduced those accordingly.

The imaging MPPR policy originally applied to computed tomography (CT) and computed tomographic angiography (CTA), magnetic resonance imaging (MRI) and magnetic resonance angiography (MRA), and ultrasound services within 11 families of codes based on imaging modality and body region and only applied to procedures furnished in a single session involving contiguous body areas within a family of codes, not across families.

Additionally, the MPPR policy originally applied to TC-only services and to the TC of global services, but not to professional component (PC) services.

There have been several revisions to this policy since it was originally adopted. Under the current imaging MPPR policy, full payment is made for the TC of the highest paid procedure, and payment for the TC is reduced by 50 percent for each additional procedure subject to this MPPR policy. We originally planned to phase in the imaging MPPR policy over a 2-year period, with a 25 percent reduction in CY 2006 and a 50 percent reduction in CY 2007 (70 FR 70263). However, the Deficit Reduction Act of 2005 (DRA) (Pub. L. 109–171) amended the statute to place a cap on the PFS payment amount for most imaging procedures at the amount paid under the hospital outpatient prospective payment system (OPPS). In view of this new OPPS payment cap, we decided in the PFS final rule with comment period for CY 2006 that it would be prudent to retain the imaging MPPR at 25 percent while we continued to examine the appropriate payment levels (71 FR 69659). The DRA also exempted reduced expenditures attributable to the imaging MPPR policy from the PFS BN provision. Effective July 1, 2010, section 1848(b)(4)(C) of the Act increased the MPPR on the TC of imaging services under the policy established in the CY 2006 PFS final rule with comment period from 25 to 50 percent. Section 1848(c)(2)(B)(v)(IV) of the Act exempted the reduced expenditures attributable to

this further change from the PFS BN provision.

In the July 2009 U.S. Government Accountability Office (GAO) report entitled, *Medicare Physician Payments: Fees Could Better Reflect Efficiencies Achieved when Services are Provided Together*, the GAO recommended that we take further steps to ensure that fees for services paid under the PFS reflect efficiencies that occur when services are furnished by the same physician to the same beneficiary on the same day. The GAO recommended the following: (1) expanding the existing imaging MPPR policy for certain services to the PC to reflect efficiencies in physician work for certain imaging services; and (2) expanding the MPPR to reflect PE efficiencies that occur when certain nonsurgical, nonimaging services are furnished together. The GAO report also encouraged us to focus on service pairs that have the most impact on Medicare spending.

In its March 2010 report, MedPAC noted its concerns about mispricing of services under the PFS. MedPAC indicated that it would explore whether expanding the unit of payment through packaging or bundling would improve payment accuracy and encourage more efficient use of services. In the CYs 2009 and 2010 PFS proposed rules (73 FR 38586 and 74 FR 33554, respectively), we stated that we planned to analyze nonsurgical services commonly furnished together (for example, 60 to 75 percent of the time) to assess whether an expansion of the MPPR policy could be warranted. MedPAC encouraged us to consider duplicative physician work, as well as PE, in any expansion of the MPPR policy.

Section 1848(c)(2)(K) of the Act specifies that the Secretary shall identify potentially misvalued codes by examining multiple codes that are frequently billed in conjunction with furnishing a single service, and review and make appropriate adjustments to their relative values. As a first step in applying this provision, in the CY 2010 final rule with comment period, we implemented a limited expansion of the imaging MPPR policy to additional combinations of imaging services.

Effective January 1, 2011, the imaging MPPR applies regardless of code family; that is, the policy applies to multiple imaging services furnished within the same family of codes or across families. This policy is consistent with the standard PFS MPPR policy for surgical procedures that does not group procedures by body region. The current imaging MPPR policy applies to CT and CTA, MRI and MRA, and ultrasound procedures furnished to the same

beneficiary in the same session, regardless of the imaging modality, and is not limited to contiguous body areas.

As we noted in the CY 2011 PFS final rule with comment period (75 FR 73228), while section 1848(c)(2)(B)(v)(VI) of the Act specifies that reduced expenditures attributable to the increase in the imaging MPPR from 25 to 50 percent (effective for fee schedules established beginning with 2010 and for services furnished on or after July 1, 2010) are excluded from the PFS BN adjustment, it does not apply to reduced expenditures attributable to our policy change regarding additional code combinations across code families (noncontiguous body areas) that are subject to BN under the PFS. The complete list of codes subject to the CY 2011 MPPR policy for diagnostic imaging services is included in Addendum F.

As a further step in applying the provisions of section 1848(c)(2)(K) of the Act, on January 1, 2011, we implemented an MPPR for therapy services. The MPPR applies to separately payable “always therapy” services, that is, services that are only paid by Medicare when furnished under a therapy plan of care. As we explained in the CY 2011 PFS final rule with comment period (75 FR 73232), the therapy MPPR does not apply to contractor-priced codes, bundled codes, and add-on codes. The complete list of codes subject to the MPPR policy for therapy services is included in Addendum H.

This MPPR for therapy services was first proposed in the CY 2011 proposed rule (75 FR 44075) as a 50 percent payment reduction to the PE component of the second and subsequent therapy services for multiple “always therapy” services furnished to a single beneficiary in a single day. It applies to services furnished by an individual or group practice or “incident to” a physician’s service. However, in response to public comments, in the CY 2011 PFS final rule with comment period (75 FR 73232), we adopted a 25 percent payment reduction to the PE component of the second and subsequent therapy services for multiple “always therapy” services furnished to a single beneficiary in a single day.

Subsequent to publication of the CY 2011 PFS final rule with comment period, section 3 of the Physician Payment and Therapy Relief Act of 2010 (PPTRA) (Pub. L. 111–286) revised the payment reduction percentage from 25 percent to 20 percent for therapy services for which payment is made under a fee schedule under section 1848 of the Act (which are services furnished

in office settings, or non-institutional services). The payment reduction percentage remains at 25 percent for therapy services furnished in institutional settings. Section 4 of the PPTRA exempted the reduced expenditures attributable to the therapy MPPR policy from the PFS BN provision. Under our current policy as amended by the PPTRA, for institutional services, full payment is made for the service or unit with the highest PE and payment for the PE component for the second and subsequent procedures or additional units of the same service is reduced by 25 percent. For non-institutional services, full payment is made for the service or unit with the highest PE and payment for the PE component for the second and subsequent procedures or additional units of the same service is reduced by 20 percent.

This MPPR policy applies to multiple units of the same therapy service, as well as to multiple different “always therapy” services, when furnished to the same beneficiary on the same day. The MPPR applies when multiple therapy services are billed on the same date of service for one beneficiary by the same practitioner or facility under the same National Provider Identifier (NPI), regardless of whether the services are furnished in one therapy discipline or multiple disciplines, including physical therapy, occupational therapy, or speech-language pathology.

The MPPR policy applies in all settings where outpatient therapy services are paid under Part B. This includes both services that are furnished in the office setting and paid under the PFS, as well as institutional services that are furnished by outpatient hospitals, home health agencies, comprehensive outpatient rehabilitation facilities (CORFs), and other entities that are paid for outpatient therapy services at rates based on the PFS.

In its June 2011 Report to Congress, MedPAC highlighted continued growth in ancillary services subject to the in-office ancillary services exception. The in-office ancillary exception to the general prohibition under section 1877 of the Act as amended by the Ethics in Patient Referrals Act, also known as the Stark law, allows physicians to refer Medicare beneficiaries for designated health services, including imaging, radiation therapy, home health care, durable medical equipment, clinical laboratory tests, and physical therapy, to entities with which they have a financial relationship under specific conditions. MedPAC recommended that we apply a MPPR to the PC of diagnostic imaging services furnished

by the same practitioner in the same session as one means to curb excess self-referral for these services. The GAO already had made a similar recommendation in its July 2009 report.

In continuing to apply the provisions of section 1848(c)(2)(K) of the Act regarding potentially misvalued codes that result from “multiple codes that are frequently billed in conjunction with furnishing a single service,” in the CY 2012 final rule (76 FR 73071), we expanded the MPPR to the PC of Advanced Imaging Services (CT, MRI, and Ultrasound), that is, the same list of codes to which the MPPR on the TC of advanced imaging already applied (see Addendum F). Thus, this MPPR policy now applies to the PC and the TC of certain diagnostic imaging codes. Specifically, we expanded the payment reduction currently applied to the TC to apply also to the PC of the second and subsequent advanced imaging services furnished by the same physician (or by two or more physicians in the same group practice) to the same beneficiary in the same session on the same day. However, in response to public comments, in the CY 2012 PFS final rule with comment period, we adopted a 25 percent payment reduction to the PC component of the second and subsequent imaging services.

Under this policy, full payment is made for the PC of the highest paid advanced imaging service, and payment is reduced by 25 percent for the PC for each additional advanced imaging service furnished to the same beneficiary in the same session. This policy was based on the expected efficiencies in furnishing multiple services in the same session due to duplication of physician work, primarily in the pre- and post-service periods, but with some efficiencies in the intraservice period.

This policy is consistent with the statutory requirement for the Secretary to identify, review, and adjust the relative values of potentially misvalued services under the PFS as specified by section 1848(c)(2)(K) of the Act. This policy is also consistent both with our longstanding policy on surgical and nuclear medicine diagnostic procedures, under which we apply a 50 percent payment reduction to second and subsequent procedures. Furthermore, it was responsive to continued concerns about significant growth in imaging spending, and to MedPAC (March 2010 and June 2011) and GAO (July 2009) recommendations regarding the expansion of MPPR policies under the PFS to account for additional efficiencies.

In the CY 2012 proposed rule (76 FR 42812), we also invited public comment on the following MPPR policies under consideration. We noted that any proposals would be presented in future rulemaking and subject to further public comment:

- *Apply the MPPR to the TC of All Imaging Services.* This approach would apply a payment reduction to the TC of the second and subsequent imaging services furnished in the same session. Such an approach could define imaging consistent with our existing definition of imaging for purposes of the statutory cap on PFS payment at the OPPS rate including X-ray, ultrasound (including echocardiography), nuclear medicine (including positron emission tomography), magnetic resonance imaging, computed tomography, and fluoroscopy, but excluding diagnostic and screening mammography. Add-on codes that are always furnished with another service and have been valued accordingly could be excluded.

Such an approach would be based on the expected efficiencies due to duplication of clinical labor activities, supplies, and equipment time when multiple services are furnished together. This approach would apply to approximately 530 HCPCS codes, including the 119 codes to which the current imaging MPPR applies. Savings would be redistributed to other PFS services as required by the statutory PFS BN provision.

- *Apply the MPPR to the PC of All Imaging Services.* This approach would apply a payment reduction to the PC of the second or subsequent imaging services furnished in the same encounter. Such an approach could define imaging consistent with our existing definition of imaging for the cap on payment at the OPPS rate. Add-on codes that are always furnished with another service and have been valued accordingly could be excluded.

Such an approach would be based on efficiencies due to duplication of physician work primarily in the pre- and post-service periods, with smaller efficiencies in the intraservice period, when multiple services are furnished together. This approach would apply to approximately 530 HCPCS codes, including the 119 codes to which the current imaging MPPR applies. Savings would be redistributed to other PFS services as required by the statutory PFS BN provision.

- *Apply the MPPR to the TC of All Diagnostic Tests.* This approach would apply a payment reduction to the TC of the second and subsequent diagnostic tests (such as radiology, cardiology, audiology, etc.) furnished in the same

encounter. Add-on codes that are always furnished with another service and have been valued accordingly could be excluded.

Such an approach would be based on the expected efficiencies due to duplication of clinical labor activities, supplies, and equipment time when multiple services are furnished together. The approach would apply to approximately 700 HCPCS codes, including the approximately 560 HCPCS codes that are currently subject to the OPFS cap. The savings would be redistributed to other PFS services as required by the statutory PFS BN provision.

#### b. MPPR Policy Clarifications

##### (1) Apply the MPPR to Two Nuclear Medicine Procedures

As indicated previously, effective January 1, 1995, we implemented an MPPR for six nuclear medicine codes. Under the current policy, full payment is made for the highest paid procedure, and payment is reduced by 50 percent for the second procedure furnished to the same beneficiary on the same day. As noted in the CY 2013 proposed rule (77 FR 44748), due to a technical error, the MPPR is not being applied to CPT codes 78306 (Bone imaging; whole body) when followed by CPT code 78320 (Bone imaging; SPECT). We will apply the MPPR to these procedures effective January 1, 2013. We received the following comment on this provision:

*Comment:* A commenter indicated that continuing to apply and extend the MPPR for nuclear medicine procedures is unwarranted and inconsistent with CMS' aim to improve payment accuracy. The commenter noted that decisions made in 1995 were based on qualitative assessments rather than on rigorous data analysis. The commenter believes that with the wealth of data now available, and improved techniques in data analysis, careful evaluation of the applicability of the MPPR for all six nuclear medicine procedures is merited.

*Response:* We acknowledge the commenter's concerns, but we neither proposed discontinuing the MPPR on nuclear medicine procedures, nor extending it to new codes. Rather, we noted that the MPPR under current policy was, for technical reasons, not being applied to CPT code 78306 (Bone imaging; whole body) when followed by CPT code 78320 (Bone imaging; SPECT), and provided notification that the MPPR would be applied effective January 1, 2013. Accordingly, we are finalizing this technical correction effective for

services furnished on or after January 1, 2013.

##### (2) Apply the MPPR to the PC and TC of Advanced Imaging Procedures to Physicians in the Same Group Practice

As indicated in the CY 2012 final rule (76 FR 73077–73079), we finalized a policy to apply the MPPR to the PC and TC of the second and subsequent advanced imaging procedures furnished to the same beneficiary in the same session by a single physician or by multiple physicians in the same group practice. Due to operational limitations, we did not apply this MPPR to multiple physicians in the same group practice during CY 2012. In addition, after we issued the CY 2012 final rule with comment period, some commenters stated that they had not commented on the application of the MPPR to physicians in the same group practice because that policy was not explicit in the CY 2012 proposed rule discussion expanding the MPPR for advanced imaging to the PC. As noted in the CY 2013 proposed rule (77 FR 44748), we have resolved the operational problems and, therefore, for services furnished on or after January 1, 2013 we will apply the MPPR to both the PC and the TC of advanced imaging procedures to multiple physicians in the same group practice (same group NPI). Under this policy, the MPPR will apply when one or more physicians in the same group practice furnish services to the same beneficiary, in the same session, on the same day. This policy is consistent with other PFS MPPR policies for surgical and therapy procedures and, effective January 1, 2013, for diagnostic cardiovascular and ophthalmology procedures. We continue to believe that the typical efficiencies achieved when the same physician is furnishing multiple procedures also accrue when different physicians in the same group furnish multiple procedures involving the same beneficiary in the same session. While we agree with commenters that most physicians would not change the way they practice in order to avoid application of the MPPR, we believe application of the imaging MPPR to physicians in the same group practice will ensure that there is no financial incentive for physicians in a group practice to change their behavior to split imaging interpretation services for a beneficiary among different physicians in the group. It is our intention to apply this and future MPPRs to services furnished by one or more physicians in the same group unless we determine for a specific MPPR that the efficiencies associated with an individual physician furnishing

multiple procedures do not extend to multiple physicians in the same group practice. We received the following comments on this provision:

*Comment:* Most commenters opposed applying the MPPR on diagnostic imaging to physicians in the same group practice, specifically to the PC. While many commenters acknowledged minimal efficiencies in the PC of second and subsequent procedures when furnished by the same physician, they maintained that no such efficiencies exist when furnished by multiple physicians.

Commenters maintained that CMS assumes efficiencies exist, but has not presented any clinical evidence or comprehensive resource use analysis to justify claims of efficiency. Commenters do not believe that substantial economy of time or of effort exist. According to commenters, each physician who reviews a beneficiary's imaging results must review the beneficiary's medical history, examine the imaging results, make diagnoses, draft a report, and enter communications with other physicians in the beneficiary's medical chart. Commenters note that none of these actions would take less time or effort when performed by a second physician in the same practice. Commenters do not believe this proposal reflects the true costs incurred by a practice when multiple physicians furnish advanced imaging services to the same beneficiary on the same day. Another commenter noted that cognitive medicine, such as diagnostic imaging cannot have global efficiencies, as every observer needs to independently investigate, collect data, formulate an educated opinion, and furnish a professional assessment.

Commenters maintained that clinical best practice dictates that the images are read by subspecialized, fellowship-trained radiologists, trained to read specific body parts. For example, they stated, radiologists are trained to read either breast, musculoskeletal, body, neurology or oncology images. Commenters indicated that the proposal would penalize or disincentivize practices from having the most appropriate radiologist read the study, which may subject beneficiaries to undue risks.

Commenters also noted that beneficiaries suffering from life-threatening conditions such as trauma, heart attacks, and cancer often require multiple imaging scans to accurately and fully assess extent of injury and monitor disease progression and/or any improvements in condition. This is not uncommon in an urban hospital serving high acuity beneficiaries. Commenters maintained that as the complexity of the

beneficiary case increases, the likelihood that multiple scans and/or series will be needed in a given day increases, and thus the number of physicians needed to review multiple scans and/or regions of the body in a series of scans increases, requiring a variety of sub-specialty-trained radiologists. Commenters concluded that the amount of work in the form of time, effort, and skill, does not diminish in this situation but rather has an additive effect, reflecting the clinical complexity of the beneficiary situation, not a duplication of efforts.

A commenter noted that multi-modality images on a beneficiary are not always interpreted at the same time or by the same physician. According to the commenter, the beneficiary encounter that includes multiple TCs is not directly related to the performance of the PCs by the interpreting physician(s). The commenter indicated that through the use of teleradiology, the interpretations often take place at separate locations and by separate physicians. Finally, the commenter noted that this process allows differently specialized radiologists to interpret different images.

A commenter maintained that CMS' reliance on both the July 2009 GAO report and the March 2010 MedPAC report to support its MPPR policies is fundamentally flawed because such sources do not appear to justify the proposals. The commenter noted that CMS also cites the June 2011 MedPAC report as further support for its MPPR application to the PC of diagnostic imaging services furnished by the same physician in the same session. The commenter indicated that the report's policy recommendation is for a multiple procedure payment reduction to the professional component of diagnostic imaging services furnished by the same practitioner in the same session. The commenter stated that it could be unfair to apply the MPPR to physicians who share a practice.

A commenter recommended that CMS focus on applying the results of the Medicare Imaging Demonstration, and pursuing options to encourage use of appropriateness criteria, as the best solution to any problems of under or overutilization of imaging.

*Response:* The policy of applying the imaging MPPR to physicians in the same group practice is consistent with other MPPR policies for surgical procedures and therapy services, and effective January 1, 2013, for diagnostic cardiovascular and diagnostic ophthalmology procedures under the PFS. We continue to believe that the typical efficiencies achieved when the

same physician is furnishing multiple procedures also accrue when different physicians in the same group furnish multiple procedures involving the same beneficiary. We believe that efficiencies exist in the parts of the service that deal directly with patients, such as gowning and obtaining consent, as well as in the interpretation, where the first completed interpretation is commonly available to the second interpreting physician at the point of interpretation. Although efficiencies may be less when one physician is remote, we still believe that efficiencies are within the ranges that will typically be seen across the many varied combinations of imaging services subject to the MPPR.

We disagree that radiologists are routinely trained to only read organ specific or technology specific images. Radiologists receive broad training that allows them to provide services across multiple technologies and organ systems. Some may choose to more narrowly focus their practice, but in the typical radiology practice across the country, many radiologists continue to provide a broad range of imaging interpretation services.

We agree with the commenter that higher complexity patients may require multiple scans. However, we disagree that this higher complexity negates the efficiencies that are seen with less complex patients. Duplication in technical component, such as greeting and gowning, would continue irrespective of patient complexity. Higher complexity patients, receiving multiple scans, provide greater support for the proposed MPPR policy changes. Since interpretation of an image builds on the clinical framework that the radiologist(s) develops for each patient as she reviews each scan, we believe that interpretation of multiple additional scans require diminishing marginal effort.

Finally, while we agree with commenters that most physicians would not change the way they practice in order to avoid application of the MPPR, we believe application of the imaging MPPR to physicians in the same group practice will ensure that there is no financial incentive for physicians in a group practice to change their behavior to split imaging interpretation services for a beneficiary among different physicians in the group.

It is our intention to apply this and future MPPR policies to services furnished by one or more physicians in the same group. Future modifications may be appropriate if we collect or are provided with data that indicates that the efficiencies associated with an individual physician furnishing

multiple procedures do not extend to multiple physicians in the same group practice.

We disagree that we have misinterpreted GAO and MedPAC policy recommendations. MedPAC's June 2011 recommendation for an MPPR on the professional component of imaging services is silent on application to the group practice, but since then, MedPAC has not opposed our proposal to apply the MPPR on the PC and TC of diagnostic imaging to physicians in the same group practice. Finally, the Medicare Imaging Demonstration is designed to test whether the use of decision support systems can improve quality of care by diminishing patient exposure to potentially harmful radiation caused by unnecessary overutilization of advanced imaging services. The 2-year demonstration has recently completed its first year. The demonstration is a separate initiative and does not specifically address MPPR policy.

*Comment:* Many commenters noted that administrative considerations prevented us from implementing this policy effective January 1, 2012. Commenters indicated that we have not provided a detailed explanation of how such administrative concerns were rectified.

*Response:* Our administrative delay in implementing the policy did not involve the merits of the policy but the practicality of implementation. Medicare contractors were unable to make the necessary changes to their systems to effectively operationalize the policy for CY 2012. The necessary system changes have now been made in order for this policy to be operational beginning on January 1, 2013.

*Comment:* Commenters expressed concern that using the NPI to define a group practice may be inaccurate. Commenters indicated that some diagnostic imaging practice members may belong to more than one NPI group; whereas other practitioners may be part of a smaller NPI group than their corporate structure would suggest. Commenters maintained that attempts to apply the MPPR to physicians in the same group practice using the NPI could lead to unfair application simply due to corporate governance issues. Additionally, commenters noted that radiologists in a group practice may also independently contract to furnish outside interpretations for other groups. Finally, commenters indicated that reliance on the NPI in these cases may lead to confusion and potential compliance concerns.

*Response:* We have traditionally relied on the group NPI to identify

services furnished in the same group practice as a basis for group practice-level edits across the physician fee schedule. We plan to use the group NPI for applying the MPPR to advanced imaging services at the group practice level beginning in 2013. We appreciate commenter input on this issue and understand that physicians do not always furnish services within their group practice and that the group NPI may reflect several different organizational arrangements. Accordingly, we intend to further explore the issues the commenters raised regarding use of the group NPI to identify services furnished in the same group practice. For example, we could consider using a provider Tax Identification Number (TIN) as an alternative to the group NPI; however, we would need to determine whether this would create other operational problems. Medicare contractors would also require adequate time to make the necessary systems changes. We will consider these issues and make any changes in future rulemaking.

*Comment:* Various commenters had the following concerns about the definition of a “session” and the use of modifier 59:

- Physicians use the 59 modifier appropriately to bypass the MPPR when multiple services are furnished to the same beneficiary in separate sessions on the same day. However, the 59 modifier is also used for the Correct Coding Initiative (CCI) edits, creating a conflict between the two different uses of the modifier. For example, if an MRA of the head and brain are furnished to the same beneficiary on the same day, it may be appropriate to report modifier 59 to bypass the CCI edit. However, the modifier 59 may also be interpreted to bypass the MPPR, which would not be appropriate if the services were furnished in the same session. They stated that this presents a quandary for both radiology practices and Medicare Administrative Contractors.

- CMS has provided no guidance on what constitutes a separate session for professional interpretation, other than “scans interpreted at widely different times,” leaving radiology practices vulnerable to differing interpretations by Medicare contractors, including Recovery Audit Contractors.

- Whether CMS’ use of the word “encounter” is synonymous with “session.”

- Multiple physicians furnishing the PC on different studies to the same beneficiary on the same day should constitute separate sessions by definition.

- Software programs in use for medical billing do not adequately capture interpretation times, and therefore, do not track whether the PC was performed in the same or different sessions and when the 59 modifier is appropriate. Commenters expressed concern that they will not be able to routinely identify when a Medicare beneficiary has had multiple imaging scans on the same day, especially if reports are generated in different locations, by different physicians, at different times of day. Radiology workflow systems triage studies to subspecialty radiologists who each separately interpret the studies and generate reports. Billing systems submit separate claims for each study. If two physicians read studies on the same beneficiary, coders and billing systems will have significant difficulty attaching the 59 modifier to the appropriate study, even if they are able to recognize that the 59 modifier should be applied. Hospital-based radiologists rely on data feeds provided by their hospitals’ information systems. These data-feeds typically include beneficiary demographic information but not image interpretation times. Because they are unable to track the time of interpretation, coders and billers will be required to re-create the timing of interpretative sessions to determine whether or not the interpretation occurred in the same session.

- Radiologists in small practices, or rural hospitals and imaging facilities, are more likely to have only a few radiologists in the office. Frequently in small practices, there will be instances where beneficiaries have multiple advanced imaging services that are in clinically separate sessions, but interpreted by the individual members of the same small group of radiologists. It is not clear that there will be a way for coders, CMS contractors and auditors to understand and validate that these separate encounters constitute separate sessions.

- Contrary to CMS’ claim, commenters expect there would be frequent circumstances requiring the use of the 59 modifier, that is, a distinct procedural service.

*Response:* We are aware of the conflict between use of modifier 59 for CCI edits and for purposes of bypassing the MPPR when multiple procedures are furnished. We are considering creating a new modifier for the MPPR to resolve this problem. In creating a new MPPR modifier, we would refine the definition of what constitutes a session. We believe that radiology imaging systems currently capture the time of each image and that image time can be provided to

the interpreting radiologist(s). We also believe that radiology medical record systems currently capture the time of each professional comment or interpretation, and that the interpretation of the radiologist should contain any clinical information necessary to identify when a separate session has occurred. We believe that where billing systems currently do not capture this information in a readily usable form, that they will adapt to this policy and make this necessary billing information readily accessible to coders. Thus, we believe that coders will be able to determine when a separate session has occurred and will be able to append a 59 modifier (or new MPPR modifier for different session) to the claim line when such a modifier is justified.

Alternatively, we may consider modifying the MPPR policy to apply to procedures furnished on the same day, rather than in the same session. This would resolve some of the operational difficulties with the use of “session” and conform to the policy for all other MPPRs. If we were to modify this MPPR to apply to procedures furnished on the same day rather than in the same session, we would do so through future rulemaking and subject to public comment.

*Comment:* Commenters indicated that applying the MPPR for the PC of advanced imaging procedures to physicians in the same group practice would result in a payment reduction that would adversely affect both the quality of care and access to care.

*Response:* We have no evidence to suggest any adverse impacts on either the quality of care or the access to care have resulted from the implementation of the MPPR to the TC of imaging in 2006 or the PC of imaging in 2012. We have no evidence that beneficiaries have been unable to obtain needed imaging, and we will continue to monitor access to care. MedPAC’s analysis in its June 2011 report indicates there has been continued high annual growth in the use of imaging through 2009. Further, in the absence of any evidence of inadequate access or safety and quality concerns, declining growth in imaging services could be interpreted as a return to a more appropriate level of imaging utilization. Based on our experience with the MPPR on both the TC and PC of advanced diagnostic imaging services, we have no reason to believe that extending the imaging MPPR to physicians in the same group practice will have a negative impact on quality or access to care.

c. Proposed MPPR for the TC of Cardiovascular and Ophthalmology Services

As noted above, we continue to examine whether it would be appropriate to apply MPPR policies to other categories of services that are frequently billed together, including the TC for diagnostic services other than advanced imaging services. For CY 2013, we examined other diagnostic services to determine whether there typically are efficiencies in the technical component when multiple diagnostic services are furnished together on the same day. We have conducted an analysis of the most frequently furnished code combinations for all diagnostic services using CY 2011 claims data. Of the several areas of diagnostic tests that we examined, we found that billing patterns and PE inputs indicated that multiple cardiovascular and ophthalmology diagnostic procedures, respectively, are frequently furnished together and that there is some duplication in PE inputs when this occurs. For cardiovascular diagnostic services, we reviewed the code pair/combinations with the highest utilization in the CPT code ranges of 75600 through 75893, 78414 through 78496, and 93000 through 93990. For ophthalmology diagnostic services, we reviewed the code pair/combinations with the highest utilization in the CPT code ranges of 76510 through 76529 and 92002 through 92371. The cardiovascular and ophthalmology diagnostic code combinations identified as most frequently billed together are listed in Tables 14 and 15.

Under the resource-based PE methodology, specific PE inputs of clinical labor, supplies, and equipment are used to calculate PE RVUs for each individual service. When multiple diagnostic tests are furnished to the same beneficiary on the same day, most of the clinical labor activities and some supplies are not furnished twice. We have identified the following clinical labor activities that typically would not be duplicated for subsequent procedures:

- Greeting and gowning the patient.
- Preparing the room, equipment and supplies.
- Education and consent.
- Completing diagnostic forms.
- Preparing charts.
- Taking history.
- Taking vitals.
- Preparing and positioning the patient.
- Cleaning the room.
- Monitoring the patient.
- Downloading, filing, identifying and storing photos

- Developing film.
- Collating data.
- Quality Assurance documentation.
- Making phone calls.
- Reviewing prior X-rays, lab and echocardiograms.

We analyzed the CY 2011 claims data for the most frequently billed cardiovascular and ophthalmology diagnostic code combinations to determine the level of duplication present when multiple services are furnished to the same beneficiary on the same day. Our MPPR determination excludes the clinical staff minutes associated with the activities that are not duplicated for subsequent procedures. For purposes of this analysis, we retained the higher number of minutes for each duplicated clinical activity, regardless of the code in the pair with which those clinical labor minutes were associated. For example, if code A and B had 6 and 3 minutes, respectively, of clinical labor for preparing and positioning the beneficiary, we removed 3 minutes. If code A and B had 2 and 4 minutes, respectively, of clinical labor for preparing room, equipment and supplies, we removed 2 minutes. The lower number of minutes was removed, regardless of the code. If one code had no minutes for a particular clinical labor activity, then no minutes were removed for that activity. Equipment time and indirect costs are allocated based on clinical labor time; therefore, these inputs were reduced accordingly. While we observed that some supplies are duplicated, we did not factor these into our calculations because they were low cost and had little impact on our estimate of the level of duplication for each code pair.

When we removed the PE inputs for activities that are not duplicated, and adjusted the equipment time and indirect costs, we found support for payment reductions ranging from 8 to 57 percent for second and subsequent cardiovascular procedures (volume-adjusted average reduction across all code pairs of 25 percent); and payment reductions ranging from 9 to 62 percent for second and subsequent ophthalmology procedures (volume-adjusted average reduction across all code pairs of 32 percent). Because we found a relatively wide range of reductions by code pair, we believed that an across-the-board reduction of 25 percent for second and subsequent procedures (which is approximately the average reduction supported by our analysis) would be appropriate. In the CY 2013 proposed rule (77 FR 44748–44752), we proposed to apply an MPPR to TC-only services and to the TC

portion of global services for the procedures listed in Tables 12 and 13. The MPPR would apply independently to second and subsequent cardiovascular services and to second and subsequent ophthalmology services. We proposed to make full payment for the TC of the highest priced procedure and to make payment at 75 percent (that is, a 25 percent reduction) of the TC for each additional procedure furnished by the same physician (or physicians in the same group practice, that is, the same group practice NPI) to the same beneficiary on the same day. We did not propose to apply an MPPR to the PC for cardiovascular and ophthalmology services at this time.

We believe that the proposed MPPR percentage represents an appropriate reduction for the typical delivery of multiple cardiovascular and ophthalmology services on the same day. Because the reduction is based on discounting the specific PE inputs that are not duplicated for second and subsequent services, the proposal is consistent with our longstanding policies on surgical, nuclear medicine diagnostic procedures, and advanced imaging procedures, which apply a 50 percent reduction to second and subsequent procedures, and our more recent policy on therapy services, which applies a 20 or 25 percent reduction depending on the setting.

Furthermore, it is consistent with section 1848(c)(2)(K) of the Act, which specifies that the Secretary shall identify potentially misvalued codes by examining multiple codes that are frequently billed in conjunction with furnishing a single service, and review and make appropriate adjustments to their relative values.

Finally, it is responsive to continued concerns about significant growth in spending on imaging and other diagnostic services, and to MedPAC (March 2010) and GAO (July 2009) recommendations regarding the expansion of MPPR policies under the PFS to account for additional efficiencies. Savings resulting from this proposal would be redistributed to other PFS services as required by the general statutory PFS BN provision.

In summary, we proposed that for services furnished on or after January 1, 2013, we will apply the MPPR to nuclear medicine procedures to CPT code 78306 (Bone imaging; whole body) when followed by CPT code 78320 (Bone imaging; SPECT). We will apply the MPPR to the PC and the TC of advanced imaging procedures when furnished by multiple physicians in the same group practice (same group NPI). Therefore, the MPPR will apply when



one or more physicians in the same group practice furnish services to the same beneficiary, in the same session, on the same day. Finally, we proposed to apply an MPPR to TC-only services and to the TC portion of global services for diagnostic cardiovascular and ophthalmology procedures. The reduction would apply independently to cardiovascular and ophthalmology services. We proposed to make full payment for the TC of the highest priced procedure and payment at 75 percent of the TC for each additional procedure furnished by the same physician (or physicians in the same group practice, that is, the same group practice NPI) to the same beneficiary on the same day.

The following is a summary of the comments we received on this proposal to apply the MPPR to diagnostic cardiovascular and ophthalmology procedures:

*Comment:* MedPAC supported the proposal to expand the MPPR to cardiovascular and ophthalmology diagnostic services. Furthermore, MedPAC encouraged CMS to examine whether there are efficiencies in physician work that occur when multiple tests are furnished in the same session that would justify applying the MPPR to the PC of these services. For example, when multiple tests are performed together, certain physician activities (such as reviewing the beneficiary's medical records and discussing the findings with the referring physician) are likely to occur only once.

In the PFS proposed rule for CY 2012 (76 FR 42812–42813), CMS solicited comments on whether the MPPR should be applied to the TC of all diagnostic tests, rather than just imaging procedures. In response, MedPAC examined Part B claims data from 2010 to look for diagnostic tests that are frequently furnished more than once on the same day by the same physician for the same beneficiary. MedPAC found that several surgical pathology codes are frequently billed with more than one unit of service on the same date. For example, one-third of the claims for CPT code 88305 (Level IV, surgical pathology, gross and microscopic examination) contained more than one unit of service for that code. In addition, 57 percent of the claims for CPT code 88342 (immunohistochemistry, each antibody) contained more than one unit of service for that code. In these cases, it appears that multiple specimens from the same beneficiary were examined at the same time by the same pathologist. MedPAC indicated that CMS should analyze whether there are efficiencies in practice expense or physician work that

occur when multiple units of the same test are performed at the same time. If so, MedPAC suggested that CMS should consider applying the MPPR policy to these services or creating bundled codes that include multiple units of the same test. MedPAC noted that these services account for a substantial and growing amount of Medicare spending. In 2010, Medicare spent \$1.3 billion on CPT code 88305 and \$241 million on CPT code 88342.

MedPAC noted that it has recommended expanding the MPPR to both the TC and PC of all imaging services to account for efficiencies in practice expense and physician work that occur when multiple studies are furnished in the same session.

A few additional commenters either agreed with the principle of applying the MPPR to cardiovascular and ophthalmology services or concurred with our findings that efficiencies exist when multiple diagnostic services are furnished on the same beneficiary on the same day. Those commenters agreed that the application of the MPPR to the additional cardiovascular and ophthalmic diagnostic procedures is an appropriate way to recognize such efficiencies.

*Response:* We appreciate the support of MedPAC and other commenters for our proposal to apply the MPPR to cardiovascular and ophthalmology services. We agree that the MPPR is an appropriate mechanism to account for efficiencies when multiple procedures are furnished to the same beneficiary on the same day in order to ensure more accurate payments.

*Comment:* Most commenters opposed applying the MPPR to the TC of diagnostic cardiovascular and ophthalmology services. Commenters maintained that the assumption that there is major duplication in clinical labor activities is false when two studies are done in the same session, and especially when these services are done in separate sessions on the same day. Commenters stated that CMS' methodology of eliminating the smaller number of minutes assigned to one code in the frequently performed together code pairs for clinical staff and equipment is not appropriate for pairs of services that are: (1) Furnished by different types of clinical staff, with different expertise and training (for example, radiology technologists and sonographers); (2) furnished in different types of rooms (for example, angiography suites and vascular ultrasound lab rooms); and (3) stocked with unique equipment. According to commenters, many of the clinical labor activities considered redundant are

performed multiple times, at different times of day, and in different rooms.

As examples, commenters referenced the sample payment reduction calculations in the proposed rule for cardiovascular and ophthalmology services. Concerning CPT code 93306 (transthoracic echocardiography) and CPT code 78452 (myocardial perfusion single-photon emission computed tomography (SPECT)), commenters noted that different physicians, each supported by separately specialized clinical staff perform the service in different rooms on two different types of equipment.

Commenters indicated that clinical teams for each test independently greet and gown the patient, provide education, obtain consent, review previous exam results and studies and position the patient for the test. Commenters noted that the patient is positioned multiple times on different exam tables. According to commenters, two different clinical staff will independently review prior x-ray, laboratory, echocardiography studies, and other studies. Also, separate notes are made in the patient's records, different diagnostic forms are completed, and different quality assurance regulatory compliance information must be documented for each test. Commenters noted that two different rooms with different specialized equipment in two different parts of the facility are prepared and cleaned for the two unique and different services. Finally, two different machines are utilized by two differently credentialed support staff to acquire independent and unrelated clinical testing data.

Concerning CPT code 92235 (Fluorescein Angiography) and CPT code 92250 (Fundus Photography), commenters maintained that the proposal was based on an erroneous understanding of how services vary. Commenters noted that ophthalmic diagnostic tests are not equivalent to x-ray or fluoroscopic imaging, where the technician simply repositions the same device over a nearby area of the patient's body. Commenters noted that ophthalmic diagnostic tests range from imaging to psychophysical tests using a number of different technologies and instruments that require patient participation by responding to various stimuli to achieve an objective functional measurement of the anatomical structures within the eye. For such tests the patient must be taken to a second instrument and positioned, substantially reducing any redundancy in direct practice expenses.



Another commenter indicated that visual field testing equipment, and other eye diagnostic equipment, do not share interfaces, space or patient information. The commenter noted that each machine requires independent input from the testing technician; including patient name, date, birth date, verification of the eye being tested, and there is no shared registration of data between the two services.

According to the commenter, visual field testing requires a dedicated space and is typically not performed at the same time as other diagnostic tests. Patients need a quiet area away from other testing and patients to complete the test. Both eyes are tested, each with their own input and varying lenses that must be inserted into the equipment. The commenter maintained that these tests require substantial clinical staff time, patient instruction and interaction. Ophthalmology patients are typically elderly, often visually impaired and in need of mobility and positioning assistance in order to perform diagnostic eye testing. Finally, the commenter highlighted that the AMA RUC recently removed clinical staff time from some of the codes reviewed in our analysis.

Commenters disagreed that diagnostic test resource utilization for multiple diagnostic tests is comparable to those required for multiple surgeries. Commenters noted that surgical procedures generally have a 90-day global period where more than 50 percent of the payment is related to postoperative care. Commenters also noted that in large multi-specialty practice, technical resources are located in different physical locations.

Commenters recommended that CMS conduct its study with a new methodology that takes into account both the frequency and the different types of clinical staff, and the different types of rooms involved in the services that are performed together on the same day.

Finally, commenters noted that CMS' own analysis reveals payment reductions as low as 8 percent, indicating that a payment reduction of 25 percent would be excessive for some of these services. A commenter expressed concern that taking this "average" approach would have the effect of discouraging cardiologists and ophthalmologists from performing certain low overhead diagnostic procedures as the payment will be far less than the practice costs. The commenter suggested that in previous cases the identified savings were closer to the mean on average and would not result in such dramatic effects. Other

commenters recommended that the MPPR reduction percentage should be code-specific up to a maximum reduction of 25 percent.

*Response:* We appreciate the many comments submitted on this proposal. However, we disagree with commenters' statements that there are minimal or no efficiencies in the TC of diagnostic cardiovascular and ophthalmology services.

Concerning CPT code 93306 (transthoracic echocardiography) and CPT code 78452 (myocardial perfusion single-photon emission computed tomography (SPECT)) referenced by commenters, we agree that some cardiovascular centers might choose to employ two differently specialized technicians; that is, nuclear medicine and echocardiography; to allow two different clinical staff to independently perform the studies; and to locate the different specialized equipment in two different parts of the practice. However, we continue to believe that is not the typical cardiovascular center or practice. We believe that the typical cardiovascular center performing these diagnostic tests commonly cross-train technicians to perform both procedures and that a single cardiologist often performs both tests for a single patient. In addition, we continue to believe that much of the pre-service work such as greeting and gowning the patient and reviewing medical records and previous images is redundant. We believe that some of the equipment used in the top code pairs is portable and can be used in the treatment room or other diagnostic room. We also do not believe that multiple rooms dedicated to individual testing equipment is typical such that room preparation, greeting and gowning, and cleaning the room are never duplicated. Overall, commenters provided general descriptions of practices using multiple rooms and technicians to furnish these services, without sufficient information supporting a multiple room, dedicated clinical labor model as typical outside the facility setting. We would review generalizable, robust data demonstrating that an extensive practice model of multiple rooms dedicated to individual tests and distinct dedicated technicians trained is typical practice.

Concerning CPT code 92235 (Fluorescein Angiography) and CPT code 92250 (Fundus Photography), we acknowledge that these tests are not equivalent to other imaging procedures. However, we believe there are still efficiencies when furnished to the same patient due to some duplication of clinical labor. Concerning visual field testing, we agree that this is an

interactive test, requiring the technician to teach the patient how to perform the test; however, the most intense instruction only occurs the first time a patient has visual field testing. Although not considered in our analysis, we also note that once a patient is diagnosed with glaucoma the patient usually undergo visual field testing for the rest of their life, and their familiarity with the test reduces the clinical labor associated with providing this service overtime. As for the other ophthalmology tests, we understand them to be mostly passive with minimal patient instruction.

Commenters expressed concerns that there is wide variation in the potential efficiencies among different code pairs; that such variability precludes broad application of a single percentage reduction; and, that establishing new combined codes is the only mechanism for capturing accurate payment for multiple imaging services. In general, we believe that MPPR policies capture efficiencies when several services of the same type are furnished in the same session and that it is appropriate to apply a single percentage reduction to second and subsequent procedures to capture those efficiencies. Because of the myriad potential combinations of diagnostic services, establishing new combined codes for each combination of advanced imaging scans is unwieldy and impractical. An MPPR policy reflects efficiencies in the aggregate, such as common patient history, application of multiple tests to the same anatomical structures by the same clinical labor, frequently with the same modality, for the same patient.

As previously noted, we found support for payment reductions ranging from 8 to 57 percent for second and subsequent cardiovascular procedures (volume-adjusted average reduction across all code pairs of 25 percent); and payment reductions ranging from 9 to 62 percent for second and subsequent ophthalmology procedures (volume-adjusted average reduction across all code pairs of 32 percent). Based on this analysis, and because we found a relatively wide range of reductions by code pair, we believed that an across-the-board reduction of 25 percent for second and subsequent procedures, which is approximately the average reduction supported by our analysis, would be appropriate. Based on subsequent public comments, we have conducted additional analysis on ophthalmology code pairs discussed below. In response to comment that this MPPR application to ophthalmic and cardiovascular diagnostic testing is not the same as the MPPR for global surgery,

we agree. We have provided our analysis for why we proposed a 25 percent reduction on second and subsequent diagnostic tests rather than a 50 percent reduction. We note that, as with many of our policies, we will continue to review this MPPR policy and refine it as needed in future years to ensure that we continue to provide accurate payments under the PFS.

*Comment:* A commenter noted that several ophthalmology codes included in our analysis have been reviewed by the AMA RUC within the last year, which resulted in the recommended removal of several minutes of clinical staff time for activities that the AMA RUC determined are also included within an accompanying office visit code. The commenter indicated that CMS' acceptance of the AMA RUC recommendation, as well as applying the MPPR, would effectively double the practice expense reductions. The codes reviewed by the AMA RUC for CY 2013 were: CPT codes 92081–92083 (Visual field examinations), CPT code 92235 (Fluorescein angiography) and CPT code 92286 (Internal eye photography). As discussed above, commenters noted that visual field testing equipment and other eye diagnostic equipment do not share interfaces, space or patient information, that there is no shared information with other tests, that the tests required separate staff time and clinical instruction, and that visual field testing happens in a dedicated space away from other testing.

The commenter requested that any ophthalmic tests that had their time reduced because of duplication with an office visit should be removed from the list of codes subject to the MPPR. Specifically, the commenter requested that the three visual field tests CPT codes 92081, 92082 and 92083 and CPT code 92235 (Fluorescein angiography) and CPT code 92286 (Internal eye photography) for which minutes were reduced that were not reflected in the CMS analysis should be removed from the list. Additionally, the commenter indicated that CPT codes 92133, 92134 and 92285 all had their clinical staff labor times previously reduced during the AMA RUC consideration and should not be included in the MPPR.

Commenters also expressed concern about CPT codes that have recently been reviewed or are in the process of being reviewed under the various misvalued services screens. Commenters noted that these codes have already been subjected to a process where duplicative minutes have been reduced. Therefore, they requested that any codes for procedures where the AMA RUC has reviewed the

PE inputs in the last 2 years be removed from this proposed list of services.

*Response:* Our original proposed rule analysis for the subject ophthalmology codes was based on the latest AMA RUC PE worksheets available at that time. The PE worksheets are the basis for the direct practice expense inputs used in the PE methodology. They delineate minutes of the clinical staff time, equipment, and supplies for each clinical labor activity, for each CPT code. We subsequently reviewed the CY 2013 PE worksheets for the subject codes, which appeared in many of the ophthalmology code combinations reviewed. The AMA RUC did not reduce clinical labor minutes for CY 2013 for two of the reviewed code pairs (76514 with 92286 and 92081 with 92285). The most significant change in clinical labor activities for the other reviewed code pairs was the reduction of time for preparing and positioning the patient from either 7 or 10 minutes to 2 minutes. Because we never reduced this activity by more than 2 minutes, the AMA RUC changes to this clinical labor activity had no effect on our calculation. In all cases, the subject codes are the highest paid codes in the code combination. The payment reductions range from 9 to 62 percent for second and subsequent ophthalmology procedures, noted in the proposed rule, remains unchanged. However, the volume-adjusted average reduction across all code pairs, originally calculated at 32 percent is revised to 22 percent.

We disagree that recently reviewed codes should be exempt from the MPPR. However, we agree that the analysis establishing an MPPR should be based on the most current practice expense data available, and that the recent clinical labor reductions made to the subject codes should be taken into account. Therefore, based on our revised analysis, we are reducing the final MPPR on ophthalmology services from 25 percent to 20 percent to more accurately reflect the new data.

*Comment:* Commenters expressed concern about the lack of transparency in the methodology and data sets used to develop the proposed MPPR. Commenters noted that CMS did not post basic data files on its Web site until August 10, 2012, less than 30 calendar days from the comment deadline. Commenters also indicated that the posted data did not enable them to understand the cuts or replicate the data used to form the basis of the proposed MPPR. Commenters believed that this unfairly hampered their ability to fully analyze the proposal. Commenters urged us not to implement this

proposed policy until full access to the data used to develop the policy is provided.

*Response:* We have provided full access to the data that we used to develop the policy. We have listed every code pair reviewed and every clinical labor activity considered for duplication. In addition, we provided a description of how the analysis was conducted, the range of reductions found and the adjusted average reduction determined for cardiovascular and ophthalmology services. We acknowledge that the PE worksheets were not made available simultaneously with the publication of the proposed rule. Upon receiving requests from various specialty groups to supplement the information we provided in the proposed rule, we posted the PE worksheets used in the analysis on our Web site. We posted these data in August 2012, approximately one month before the comment period ended. We believe the information provided in the proposed rule would have been sufficient to permit full consideration of our proposed policy, but agreed to provide greater detail to assist commenters in further evaluating the proposal.

*Comment:* Commenters indicated that we stated in the proposed rule that the code pairs published the MPPR analysis are frequently billed together. However, the AMA RUC determined that only four of the cardiology pairs (CPT codes 93320–93325, 93320–93351, 93965–93970 and 78452TC–93017), and only one ophthalmology code pair (CPT codes 92235 and 92250), are typically reported together on the same date of service. Commenters stated that the computerized ophthalmic diagnostic imaging codes (92133 and 923134) were created in 2011 and were not included in this analysis.

Commenters further noted that every other code pair is reported together at or below 40 percent of the time, with over half below 20 percent. They stated that not only are these services not commonly billed together, they are not performed on contiguous body parts and are not always performed on the same type of equipment or even in the same room. Further, the services would sometimes be performed by different physicians in the same group practice.

In addition, commenters indicated that a broader analysis of the claims data for all the analyzed codes pairs for cardiovascular and ophthalmology suggest that only roughly four percent of the code combinations are typically performed together on the same date of service. Given that these services are rarely performed on the same day

together, it is unreasonable to assume there would be efficiencies gained when these services are performed together.

Commenters maintained that efficiencies in practice expense are potentially created only when the two services are similar, use the same instrument, and are commonly performed together. Commenters indicated, however, that for more low-volume code pairs, the practice will not have the same level of familiarity, including the office equipment set up, to conduct these services. Commenters further noted that the differences between these services are such that even if all these services were commonly billed together, physician staff could not provide noticeable efficiencies.

*Response:* In the CY 2013 proposed rule (77 FR 44748), we indicated that we analyzed the CY 2011 claims data for the most frequently billed cardiovascular and ophthalmology diagnostic code combinations to determine the level of duplication present when multiple services are furnished to the same patient on the same day. For cardiovascular diagnostic services, we reviewed the code pair/combinations with the highest utilization in code ranges 75600 through 75893, 78414 through 78496, and 93000 through 93990. For ophthalmology diagnostic services, we reviewed the code pair/combinations with the highest utilization in code ranges 76510 through 76529 and 92002 through 92371.

The frequency of code combinations reviewed for cardiovascular services ranged from 260 to 207,573 and for ophthalmology services from 4,193 to 553,502. Although utilization was low for some code combinations reviewed, we examined the top highest frequency code combinations for each of the five code groups examined (three for cardiovascular and two for ophthalmology). The frequency with which a code combination is furnished does not diminish the potential efficiencies in clinical labor activities that will occur when that code combination is furnished. All MPPR policies (surgery, diagnostic imaging and therapy) apply to all code combinations of procedures subject to the policy, regardless of the frequency that the code combination was furnished. Therefore, we believe it is appropriate to apply the MPPR regardless of the frequency which the code combination is billed. Applying the MPPR to code combinations furnished infrequently will have a minimal effect on overall payments for imaging services. Finally, we based our final recommended percent reduction

on the volume-adjusted average reduction observed in our code pair analysis, which ensures that when the MPPR is applied, the reduction adjustment is more likely to reflect the actual reduction for the code pair. MPPR policies have been consistently applied to all multiple procedures and are not restricted to those with the highest frequency of billings.

*Comment:* Commenters noted that the MPPR is partly designed to address the growth in imaging and diagnostic services, as noted by MedPAC. Commenters further noted that in recent years the rate of imaging growth for both Medicare and private payor patients has slowed considerably, and concluded that additional payment reductions are unwarranted and unnecessary. Commenters cited an article in the August 2012 issue of *Health Affairs* further confirming this trend, noting that the growth rate of advanced diagnostic imaging slowed to single digits beginning in 2006. The study concluded that the use of MRI in Medicare slowed to an average 2.6 percent annual growth rate from 2006–2009. In addition, commenters maintained that 2008 and 2009 data from MedPAC and the AMA demonstrate that the rate of volume growth for diagnostic imaging services overall is now generally lower than the rate of growth for all other physicians' services. Commenters further maintained that the volume of all physicians' services grew by 3.6 percent in 2008 and 2009 while the volume of diagnostic imaging services rose by 3.3 percent in 2008 and 2.2 percent in 2009.

Another commenter noted that ultrasound services have never experienced rapid growth, but rather, have experienced only moderate growth. The commenter cited GAO's September 2008 report to Congress that found that after the implementation of DRA cap, which for vascular ultrasound services resulted in reductions of greater than 40 percent, the disparity in utilization between ultrasound and expensive, advanced imaging modalities continued to grow. The commenter noted that this is reflected by the Congressional Budget Office's (CBO) December 2008 recommendations to Congress in which it excluded ultrasound and other inexpensive imaging modalities from its policy recommendations on advanced imaging services. Commenters concluded that imaging has absorbed numerous payment reductions and that it is illogical to target procedures for reduction that do not demonstrate a pattern of rapid growth.

*Response:* MedPAC's analysis in its June 2011 report indicates there has been continued annual growth in the use of imaging. While overall growth may be lower than it was in the last decade, declining growth in imaging services could be interpreted as a return to a more appropriate level of imaging utilization without any accompanying evidence of inadequate access or safety and quality concerns. As indicated previously, MedPAC has expressed support for the MPPR on diagnostic cardiovascular and ophthalmology services.

*Comment:* A commenter noted that many of the code pair combinations identified by CMS for the MPPR on cardiovascular services are not cardiovascular services, specifically, CPT 75600–75893, 78414–78496, and 93000–93990. The commenter further noted that it is highly unlikely that these codes would be furnished to the same patient on the same day by the same physician. For example, the AMA RUC database indicates CPT code 93980 for penile vascular study was provided by cardiologists less than 1 percent of the time to Medicare patients in 2011. The commenter did not recommend removing the codes from the MPPR list because their presence produces no impact. However, the commenter indicated that the inclusion of codes unrelated to cardiovascular creates doubts about the thoroughness and validity of the analysis underlying the proposal.

*Response:* In reviewing the group of codes that we refer to as cardiovascular services, we looked at services involving the heart and vessels, regardless of the specialty that furnishes them. For example, penile vascular services are vascular services. Whereas we would not expect a urologist to perform transesophageal echoes, nor would we expect a cardiologist to perform penile studies, we would not be surprised to find some generalists, or even general vascular surgeons, evaluating the penile vasculature along with, for example, the vasculature of the lower extremities. And even if, as the commenter suggested, it would be unlikely for certain codes to be billed by the same physician on the same day, then the MPPR simply would not apply.

*Comment:* Commenters questioned how the MPPR on cardiovascular services would apply to remote monitoring CPT codes 93279–93296. Specifically, they indicated that it is unclear whether the date of service is: (1) The day the patient transmits their data; (2) the day the data is received in the physician's office for technician review, technical support and

distribution of results; or (3) the day the physician reviews the data; all of which may represent different dates of service. The commenters indicated that because there is no specific identification of the date of service within the CPT description, applying the MPPR is likely to create confusion among physicians. Commenters recommended that we either remove these codes from the list subject to the MPPR or issue instructions that specifically indicate how dates of service within the 90-day monitoring period should be addressed.

Another commenter noted that CPT codes 93293 (Transtelephonic rhythm strip pacemaker evaluation(s) single, dual, or multiple lead pacemaker system, includes recording with and without magnet application with analysis, review and report(s) by a physician or other qualified health care professional, up to 90 days), 93296 (Interrogation device evaluation(s) (remote), up to 90 days; single, dual, or multiple lead pacemaker system or implantable cardioverter-defibrillator system, remote data acquisition(s), receipt of transmissions and technician review, technical support and distribution of results), and 93299 (Interrogation device evaluation(s), (remote) up to 30 days; implantable cardiovascular monitor system or implantable loop recorder system, remote data acquisition(s), receipt of transmissions and technician review, technical support and distribution of results) describe the TC for remote interrogation of the devices, meaning that the patient is not physically present when the service is furnished. The commenter questioned how it is possible for efficiencies to exist in the rare circumstance these services were furnished on the same date as a cardiovascular diagnostic service. The commenter indicated that the inclusion of these codes demonstrates a lack of understanding of how diagnostic services are furnished to beneficiaries.

**Response:** The appropriate date of service used to bill codes subject to the MPPR is the same as required by Medicare billing instructions. We note that codes in the range of CPT codes 92293 through 92299 should be consistently treated regarding application of the MPPR. Since we did not propose to include all codes in this range for the MPPR, we have removed remote monitoring codes CPT codes 93293 and 93296 from the list of procedures subject to the MPPR. We note that CPT code 93299 was not on the proposed list.

**Comment:** A commenter noted that diagnostic ultrasound offers a number of important advantages compared to CT

and MRI, in terms of safety and effectiveness. For example, ultrasound is non-invasive and offers real-time imaging, allowing for examinations of structures at rest and in motion and does not use ionizing radiation. Although not always a good substitute for other advanced imaging modalities, ultrasound is an effective diagnostic tool in many cases.

The commenter further noted that, due to the relatively low payment rates for ultrasound procedures, they are one of the most cost-effective diagnostic imaging modalities. The commenter indicated that analyses performed by GAO in 2008 and others have shown that lower cost imaging modalities such as ultrasound have declined in use relative to more expensive imaging modalities, negatively impacting the quality and cost of their health care.

The commenter concluded that payment reductions to ultrasound services have threatened the ability to furnish such services. Therefore, the commenter requested removal of all ultrasound procedures from the list of procedures subject to the MPPR on cardiovascular services.

Another commenter noted that the June 2011 MedPAC report focused on advanced diagnostic imaging services and supported increasing, rather than decreasing, the payments for ultrasound services. The commenter indicated that the report suggests reforming the Medicare fee-for-service system to encourage the use of high-value services and discourage the use of low-value services. In describing what is meant by low-valued services, MedPAC points to situations where two services may be equally safe and effective, yet one is more expensive than the other. The commenter indicates that this is the situation with ultrasound as compared to other, more expensive imaging services. Finally, the commenter noted that the report suggested that services that can potentially harm patients, for example, overexposure to radiation, should be considered low-value. The commenter indicates that ultrasound, which is non-ionizing, poses less risk to patients than other modalities.

**Response:** The MPPR on diagnostic imaging procedures has included CT, MRI and ultrasound since 2006. MedPAC, as noted in its comment above, has supported our previous MPPR proposals and has not recommended excluding ultrasound from MPPR on diagnostic cardiovascular and ophthalmology services. MPPR policies are resource-based. MPPR policies for the TC reduce payment in situations where there is overlap in resources employed in the

delivery of multiple services, with comparable practice expense inputs, when those resources are only employed once. We do not apply the MPPR to ultrasound used in place of other modalities, only when it is used in addition to, other modalities in the same session. We do not expect the MPPR to encourage radiologists to forego ultrasound imaging in favor of advanced imaging modalities.

**Comment:** Commenters noted that the AMA RUC and the CPT Editorial Panels have been working to combine services frequently billed together into comprehensive codes and to remove overlapping physicians' services from the payment rates. Commenters indicated that the effort to combine codes and reduce payment for duplicate services has been accelerated by CMS after the threshold for analyzing services billed together was reduced from 95 percent to 75 percent overlap.

Commenters urged CMS to be mindful of this work and to fully take into account the AMA RUC review of the code pairs. Commenters found it contradictory for CMS to utilize the AMA RUC process and accept the PE payment principle, only to disregard the methodology in applying an MPPR; and suggested that duplication of work in services performed on the same date of service should be addressed at the individual code level rather than through an MPPR.

Another commenter recommended that CMS ask the AMA RUC to review the codes and make code-specific recommendations and claimed that implementing payment reductions that are not specific does a disservice to the entire AMA RUC process and all of the physicians who are paid under the PFS.

Commenters disputed the assumption that an MPPR is a valid and accurate mechanism to value services when performed on the same date of service. Commenters indicated that, historically, the AMA RUC has recognized that efficiencies can be gained when services are commonly performed by the same physician on the same date of service, but only when explicit criteria are met. The commenters indicated that the proposal fails to meet these criteria because the services are not commonly billed together, are not analogous services performed on contiguous body parts, and applies to both individual physicians and physicians in the same group practice.

Commenters maintained that the vague justification for selecting particular codes in the CY 2013 rule stands in stark contrast to the AMA RUC. According to commenters, the AMA RUC process set a clear and

distinct threshold for analyzing codes billed together, that is, 75 percent of the time. In contrast, according to commenters, the proposal fails to define “frequently billed” thus creating a substantial barrier to a clear comprehension of the MPPR expansion.

*Response:* As we have indicated previously (76 FR 73077–73078), the MPPR is not intended to supersede the AMA RUC process of developing recommended values for services described by CPT codes. We continue to appreciate the work done by the AMA RUC and encourage the AMA RUC to continue examining code pairs for duplication based upon the typical case, and appropriately valuing new comprehensive codes for bundled services that are established by the CPT Editorial Panel. We view the AMA RUC process and the MPPR policy as complimentary and equally reasonable means to the appropriate valuation and payment for services under the PFS. We note that as more code combinations are bundled into a single complete service reported by one CPT code, the MPPR policy would no longer apply to the combined services. At the same time, the adoption of the MPPR for the TC of diagnostic cardiovascular and ophthalmology services will address duplications in the PE to ensure that Medicare payment for multiple diagnostic services better reflects the resources involved in providing those services.

As noted previously, although less precise than creating new comprehensive codes to capture each unique combination of diagnostic services that could be performed together, we believe that an MPPR policy appropriately addresses efficiencies present when multiple diagnostic services are furnished together. Moreover, we believe it would be unwieldy and impractical to develop unique codes and values for the myriad of procedure combinations that could be furnished together. In addition, we believe that the expansion of the MPPR policy to the TC of diagnostic cardiovascular and ophthalmology services is consistent with both the GAO and MedPAC recommendations. Finally, we already have discussed information on the determination of frequently billed services in response to comments on this rule concerning the most frequently billed cardiovascular and ophthalmology diagnostic code combinations used in our analysis.

*Comment:* A commenter indicated that the statutory authority cited by CMS for the proposed MPPR expansion and new MPPR policy only grants CMS the authority to modify the

reimbursement for “codes” and does not provide CMS with the authority to implement multiple service reductions. The commenter maintains that Congress bestowed CMS with specific and limited authority to implement multiple service reductions in another part of the Act and that this confirms that Congress did not intend to provide the authority that CMS claims under the “misevaluation” clause. The commenter stated that the misvalued codes section of the Act that addresses multiple services frequently billed together as potentially misvalued does not give CMS the authority to implement either of its proposed MPPR policies. The commenter did not believe that the codes are “misvalued” within the meaning of the statutory provision CMS cites, and maintains that CMS has effectively conceded this point, as it continues to use the existing relative value units (RVUs) for single services. The commenter maintains that CMS is not contending that the activities and items described in the RVUs are not, in fact, part of the service; but rather, CMS is attempting to effectively reset the conversion factor based on its assumption that costs can be saved in multiple procedure scenarios, but the statute does not permit CMS to institute multiple conversion factors. Another commenter merely suggested that there was inadequate legal basis for the proposal.

Another commenter noted that payment rates for x-rays under the OPPIs are significantly higher than payment rates under the PFS. The commenter indicated that application of the MPPR in a non-hospital setting will cause procedures to shift to the hospital setting. The commenter recommended paying the lower of (1) full payment under the OPPI rate for procedure with the higher fee, and 50 percent of the OPPI rate for the second procedure, or (2) full payment for both procedures under the PFS.

*Response:* We believe that the application of the MPPR to the PC of second and subsequent advanced imaging services furnished in the same session to the same patient is fully consistent with section 1848(c)(2)(K) of the Act, especially given our authority to adopt ancillary policies under section 1848(c)(4). We also note that we have had several MPPR policies in place for many years before the enactment of section 1848(c)(2)(K) of the Act.

As explained previously, section 1848(c)(2)(K)(i) of the Act requires the Secretary to identify services within several specific categories as being potentially misvalued and to make appropriate adjustments to their relative values. One of the specific categories

listed under section 1848(c)(2)(K)(ii) of the Act is “multiple codes that are frequently billed in conjunction with furnishing a single service.” Although some code pair combinations will occur infrequently, the codes subject to the MPPR are frequently found in groups of multiple codes that are billed in conjunction with furnishing a single service. Section 1848(c)(2)(K)(ii) of the Act specifies that we should examine not only individual codes, but also families of codes. We believe the MPPR policy contributes to fulfilling our statutory obligations under section 1848(c) of the Act by more appropriately valuing combinations of imaging services furnished to patients and paid under the PFS.

As previously noted, Medicare has a long-standing policy of applying an MPPR to surgical procedures. While the various MPPRs have been adopted through notice and comment rulemaking as administrative actions, the Congress has acknowledged our authority to adopt MPPRs by directly modifying several of them, and by exempting the payment changes relating to several others from budget neutrality adjustment under the PFS. For example, section 5102(a) of the DRA exempted from the PFS budget neutrality adjustment the changes in expenditures resulting from the MPPR on the TC of diagnostic imaging. Section 3135(b) of the Affordable Care Act increased the MPPR reduction percentage on the TC of diagnostic imaging from 25 to 50 percent. Sections 3 and 4 of the PPATRA decreased the MPPR reduction percentage on the PE of therapy services from 25 to 20 percent for therapy services furnished in office settings, and exempted from budget neutrality the change in expenditures resulting from the MPPR on therapy services from budget neutrality.

We appreciate the commenter’s suggestions concerning alternate payment methodologies, that is, payments based on the OPPI rate, and we will consider them further for possible rulemaking in the future.

*Comment:* A commenter noted that the proposed list of cardiovascular procedures subject to the MPPR did not include the global services that have different procedure codes than the corresponding technical services, which are on the list. The commenter specifically mentioned CPT codes 93005, 93016, 93040, and 93224, representing global services for electrocardiograms, cardiac stress tests, rhythm electrocardiograms, and Holter monitors, respectively. Lastly, the commenter noted that, because such codes were not proposed for inclusion

in the MPPR, it would violate the Administrative Procedure Act to subject them to the MPPR through this final rule.

*Response:* The commenter is correct that we had not specifically identified global services that have different CPT codes than the corresponding TC on the proposed cardiovascular MPPR code list. However, we indicated in the proposed rule (77 FR 44749) that the MPPR applies to TC services and the TC of global services. As such, it is consistent with the proposed policy (which we are finalizing in this final rule with comment period as described here), and not inconsistent with the Administrative Procedure Act, to include these codes on the list of codes to which the MPPR will apply. In response to the comment, we have added the following global services to the cardiovascular MPPR list: CPT code 93000 (Electrocardiogram complete); CPT code 93015 (Cardiovascular stress test); CPT code 93040 (Rhythm ECG with report); CPT code 93224 (Ecg monit/reprt up to 48 hrs); CPT code 93268 (ECG record/review); and CPT code 93784 (Ambulatory BP monitoring). The technical portion(s) of such codes will be subject to the MPPR. We note that CPT code 93005 (Electrocardiogram tracing) is a TC service already on the list, and CPT code 93016 (Cardiovascular stress test) is a PC service not subject to the MPPR.

*Comment:* Several commenters noted that the following add-on codes were included on the list of procedures subject to the MPPR on cardiovascular procedures: CPT code 75774 (Artery x-ray each vessel); CPT code 78496 (Heart first pass add-on); CPT code 93320 (Doppler echo exam heart); CPT code 93321 (Doppler echo exam heart); and CPT code 93325 (Doppler color flow add-on). Commenters indicated that such codes have already been valued to reflect efficiencies.

*Response:* We agree that these codes should not be subject to the MPPR and have removed them from the list. While three of these codes were included in our analysis, their inclusion had no effect on the results. For example, CPT codes 93320 and 93325 contain none of the clinical labor activities that might be duplicated. While duplicated clinical labor was noted in the code combinations including CPT code 77774, it affected neither the payment reduction range of 8 to 57 percent for second and subsequent procedures, nor, due to the extremely low utilization, the volume-adjusted average reduction across all code pairs of 25 percent.

*Comment:* Commenters noted that it was unclear exactly how we adjusted

the equipment minutes in calculating the MPPR reduction and requested additional details.

*Response:* In general, the minutes allocated to particular direct PE equipment items are based on the amount of time clinical labor would use the equipment for a typical service. When the clinical labor minutes were reduced in our analysis, and those minutes had been used to allocate minutes to the equipment, we made corresponding reductions to the equipment minutes so that the equipment minutes matched the adjusted clinical labor times.

*Comment:* One commenter expressed concern that because pediatric cardiologists assess multiple aspects of a patient's cardiovascular status, the MPPR on cardiovascular services has an unjust impact on pediatric cardiology practices in the diagnosis and treatment of congenital heart diseases. The commenter noted that the functional and structural assessment of these multiple aspects requires the pediatric cardiologist to perform multiple procedures on the pediatric patient. It also requires special training and more time than a non-congenital adult assessment. According to the commenter, an echocardiogram performed to evaluate for congenital heart disease includes multiple types of different procedures/assessments which require a unique level of skill, training, and time when compared to the adult non-congenital assessment.

The commenter urged us to exclude the following codes from the MPPR on cardiovascular services: CPT codes 93303 and 93304 (Congenital transthoracic echocardiography); CPT code 93308 (Limited non-congenital code used for follow-up studies); and CPT codes 93320, 93321 and 93325 (Spectral and Color Doppler). The commenter maintained that excluding these codes would have no demonstrable effect on Medicare utilization of cardiology services since cardiologists treating adult patients rarely bill the congenital echocardiography codes to Medicare. The commenter noted that because most adult non-congenital transthoracic echocardiography studies that are billed to Medicare have been bundled into CPT code 93306 (including non-congenital echocardiography CPT codes 93307, 93320 and 93325), the significant decrease in payment for the subject codes would disproportionately impact pediatric cardiologists.

The commenter further noted that state Medicaid agencies and private sector health insurance payors use Medicare guidelines and RVU

valuations to establish their own payment protocols. Therefore, the repercussions of these reductions will extend across all payor sources for pediatric cardiology practices and have a materially significant impact on the financial viability of many practices. Finally, the commenter indicated that the inclusion of the subject codes in the proposed MPPR would exacerbate the current shortage of available fellowship positions that recruit medical residents into pediatric cardiology, and will impair their ability to provide patient access to this life-saving specialty care, especially to medically underserved areas.

*Response:* We appreciate the commenter's concerns as to the impact of this policy on pediatricians. While we recognize that echocardiography training for congenital cardiovascular abnormalities may be different from that for adults, we are not convinced that the MPPR does is not equally applicable to pediatric and adult cardiologists. The purpose of the MPPR policy is to account for the efficiencies inherent when multiple procedures are furnished together. We do not believe that those efficiencies differ significantly from diagnostic testing on adults versus pediatric patients for these code pairs.

We considered the specific scenarios presented by the commenter's in the context of MPPR methodology and identified the same or similar efficiencies regardless of whether the multiple diagnostic procedures were targeted at abnormal flow in response to congenital structural abnormalities or were targeted at functional abnormalities in response to primary vascular disease. We also noted that, whereas practitioners who perform more services that are reported separately will be impacted more by the MPPR, practitioners who report more services that have recently been bundled together will have a similar impact due to the efficiencies that were considered by CMS in the valuation of those new bundled codes. Finally, we note that the codes are not specific to pediatric patients so it is not possible to exclude them for pediatric cardiologists alone.

In response to the commenters concerns that other insurers may adopt our policies, we do not modify Medicare payment policy based on the fact that Medicaid and other payors may adopt such policies. We understand that other payors have their own unique payment systems and consider the appropriateness of CMS valuations in their decisions to accept, modify or ignore our payments. We continue to believe that the MPPR policy that we are

adopting in this final rule with comment period is appropriate for Medicare. Therefore, we are not excluding these codes from the MPPR.

*Comment:* Several commenters maintained that the policy could result in the following unintended consequences:

- Create a disincentive for specialists to provide efficient, high quality and continuous care to their patients. Penalize the use of the appropriate sub-specialist, resulting in generalist physicians conducting multiple reads, leading to a degradation of diagnostic interpretation quality.

- Have a negative impact on investment in new advanced imaging technology and stifle innovation. New equipment offers more precise images and the addition of highly-trained personnel to a medical practice is integral to high quality patient care. Inhibit staff training and the addition of staff in a state of uncertainty.

- Lead to a forced reduction in necessary services, compromising patient access to life-saving diagnostic imaging services in all settings, including independent practices, community hospitals, and large academic medical centers.

- Drive more services out of physicians' offices and into more expensive hospital settings, fragment care, and increase patient costs.

- Reduce the efficiency of patient care and inconvenience patients because many would be scheduled for multiple procedures over multiple days instead of just one day. This would particularly disadvantage patients with serious medical conditions, such as multiple traumas, heart attacks, strokes, and cancer, who require frequent and multiple imaging.

- Disproportionally affect radiologists in academic medical centers who are

often part of large group practices and who furnish care to a more complex patient population. These patients are often suffering from acute trauma or undergoing treatment for cancer and are more likely to have multiple examinations on the same day.

- Contradict the goal to focus more on preventive care, as diagnostic tests enable the early detection of potentially serious conditions.

*Response:* We have no reason to believe that appropriately valuing services for payment under the PFS by revising payment to reflect duplication in the TC of diagnostic cardiovascular and ophthalmology multiple services would negatively impact quality of care, be counter-productive to the goal of promoting preventive care, or limit patients' access to medically reasonable and necessary imaging services, or disproportionately affect certain groups. We have no evidence to suggest any of the adverse impacts identified by the commenters have resulted from the implementation of the MPPR on the TC of imaging in 2006. In fact, to the contrary, the analysis in MedPAC's June 2011 report indicates there has been continued high annual growth in the use of imaging. Further, it is worth noting that, without any accompanying evidence of inadequate access or safety and quality concerns, declining growth in imaging services could be interpreted as a return to a more appropriate level of imaging utilization.

For the ordering and scheduling of cardiovascular or ophthalmology services for Medicare beneficiaries, we require that Medicare-covered services be appropriate to beneficiary needs. We would not expect the adoption of an MPPR for the TC of diagnostic cardiovascular and ophthalmology services to result in services being

furnished on separate days by one physician merely so that the physician may garner increased payment. We agree with the commenters who noted that such an unprofessional response on the part of practitioners would be inefficient and inappropriate care for the beneficiary. We will monitor access to care and patterns of delivery for cardiovascular and ophthalmology services to beneficiaries, with particular attention focused on identifying any clinically inappropriate changes in timing of the delivery of such services.

In summary, after consideration of the public comments received, we are adopting our CY 2013 proposal to apply an MPPR to the TC of diagnostic cardiovascular and ophthalmology services, with a modification to apply a 20 percent reduction for diagnostic ophthalmology services rather than the 25 percent reduction we had proposed. The reduction percentage for diagnostic cardiovascular services remains at 25 percent, as proposed. We continue to believe that efficiencies exist in the TC of multiple diagnostic cardiovascular and ophthalmology services and we will continue to monitor code combinations for possible future adjustments to the reduction percentage applied through this MPPR policy.

Specifically, beginning in CY 2013 we are adopting an MPPR that applies a 25 percent reduction to the TC of second and subsequent diagnostic cardiovascular, and a 20 percent reduction to the TC of second and subsequent diagnostic ophthalmology services, furnished by the same physician (or physicians in the same group practice) to the same beneficiary, on the same day. In Table 10, we provide examples illustrating the current and CY 2013 payment amounts:

TABLE 10—ILLUSTRATION OF CURRENT AND CY 2013 PAYMENTS

	Code 78452	Code 93306	Total current payment	Total CY 2013 payment	Payment calculation
<b>Sample Cardiovascular Payment Reduction *</b>					
PC .....	\$77.00	\$65.00	\$142.00	\$142.00	no reduction.
TC .....	427.00	148.00	575.00	538.00	\$427 + (.75 × \$148).
Global .....	504.00	213.00	717.00	680.00	\$142 + \$427 + (.75 × \$148).
	Code 92235	Code 92250	Total current payment	Total CY 2013 payment	Payment calculation
<b>Sample Ophthalmology Payment Reduction *</b>					
PC .....	\$46.00	\$23.00	\$69.00	\$69.00	no reduction.
TC .....	92.00	53.00	145.00	134.40	\$92 + (.80 × \$53).
Global .....	138.00	76.00	214.00	203.40	\$69 + \$92 + (.80 × \$53).

\* Dollar amounts are for illustrative purposes and do not reflect actual payment amounts.



No changes have been made to the proposed list for diagnostic ophthalmology services. We have revised the proposed list for diagnostic

cardiovascular services by removing codes deleted for CY 2013, add-on codes, and remote monitoring codes, and adding global codes corresponding

to technical-only codes already on the list:

TABLE 11—CHANGES TO THE PROPOSED LIST OF PROCEDURES SUBJECT TO THE MPPR ON DIAGNOSTIC CARDIOVASCULAR SERVICES

Code	Descriptor	Added/deleted	Reason
75650 .....	Artery x-rays head & neck .....	Deleted .....	Deleted for CY 2013.
75660 .....	Artery x-rays head & neck .....	Deleted .....	Deleted for CY 2013.
75662 .....	Artery x-rays head & neck .....	Deleted .....	Deleted for CY 2013.
75665 .....	Artery x-rays head & neck .....	Deleted .....	Deleted for CY 2013.
75671 .....	Artery x-rays head & neck .....	Deleted .....	Deleted for CY 2013.
75676 .....	Artery x-rays neck .....	Deleted .....	Deleted for CY 2013.
75680 .....	Artery x-rays neck .....	Deleted .....	Deleted for CY 2013.
75685 .....	Artery x-rays spine .....	Deleted .....	Deleted for CY 2013.
75774 .....	Artery x-ray each vessel .....	Deleted .....	Add-on Code.
78496 .....	Heart first pass add-on .....	Deleted .....	Add-on Code.
93000 .....	Electrocardiogram complete .....	Added .....	Global Code.
93015 .....	Cardiovascular stress test .....	Added .....	Global Code.
93040 .....	Rhythm ECG with report .....	Added .....	Global Code.
93224 .....	Ecg monit/rept up to 48 hrs .....	Added .....	Global Code.
93268 .....	ECG record/review .....	Added .....	Global Code.
93293 .....	Pm phone r-strip device eval .....	Deleted .....	Remote monitoring code.
93296 .....	Pm/icd remote tech serv .....	Deleted .....	Remote monitoring code.
93320 .....	Doppler echo exam heart .....	Deleted .....	Add-on Code.
93321 .....	Doppler echo exam heart .....	Deleted .....	Add-on Code.
93325 .....	Doppler color flow add-on .....	Deleted .....	Add-on Code.
93784 .....	Ambulatory BP monitoring .....	Added .....	Global Code.

The complete list of services subject to the MPPR for the TC of diagnostic cardiovascular and ophthalmology services is shown in Addendum X. The PFS budget neutrality provision is applicable to the new MPPR for the TC of diagnostic cardiovascular and ophthalmology services. Therefore, the estimated reduced expenditures for such services have been redistributed to increase payment for other PFS services. We refer readers to section VIII.C. of this final rule with comment period for further discussion of the impact of this policy.

TABLE 12—DIAGNOSTIC CARDIOVASCULAR SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION

Code	Short descriptor
75600 .....	Contrast x-ray exam of aorta.
75605 .....	Contrast x-ray exam of aorta.
75625 .....	Contrast x-ray exam of aorta.
75630 .....	X-ray aorta leg arteries.
75658 .....	Artery x-rays arm.
75705 .....	Artery x-rays spine.
75710 .....	Artery x-rays arm/leg.
75716 .....	Artery x-rays arms/legs.
75726 .....	Artery x-rays abdomen.
75731 .....	Artery x-rays adrenal gland.
75733 .....	Artery x-rays adrenals.
75736 .....	Artery x-rays pelvis.
75741 .....	Artery x-rays lung.

TABLE 12—DIAGNOSTIC CARDIOVASCULAR SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION—Continued

Code	Short descriptor
75743 .....	Artery x-rays lungs.
75746 .....	Artery x-rays lung.
75756 .....	Artery x-rays chest.
75791 .....	Av dialysis shunt imaging.
75809 .....	Nonvascular shunt x-ray.
75820 .....	Vein x-ray arm/leg.
75822 .....	Vein x-ray arms/legs.
75825 .....	Vein x-ray trunk.
75827 .....	Vein x-ray chest.
75831 .....	Vein x-ray kidney.
75833 .....	Vein x-ray kidneys.
75840 .....	Vein x-ray adrenal gland.
75842 .....	Vein x-ray adrenal glands.
75860 .....	Vein x-ray neck.
75870 .....	Vein x-ray skull.
75872 .....	Vein x-ray skull.
75880 .....	Vein x-ray eye socket.
75885 .....	Vein x-ray liver.
75887 .....	Vein x-ray liver.
75889 .....	Vein x-ray liver.
75891 .....	Vein x-ray liver.
75893 .....	Venous sampling by catheter.
78428 .....	Cardiac shunt imaging.
78445 .....	Vascular flow imaging.
78451 .....	Ht muscle image spect sing.
78452 .....	Ht muscle image spect mult.
78453 .....	Ht muscle image planar sing.
78454 .....	Ht musc image planar mult.
78456 .....	Acute venous thrombus image.
78457 .....	Venous thrombosis imaging.
78458 .....	Ven thrombosis images bilat.

TABLE 12—DIAGNOSTIC CARDIOVASCULAR SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION—Continued

Code	Short descriptor
78466 .....	Heart infarct image.
78468 .....	Heart infarct image (ef).
78469 .....	Heart infarct image (3D).
78472 .....	Gated heart planar single.
78473 .....	Gated heart multiple.
78481 .....	Heart first pass single.
78483 .....	Heart first pass multiple.
78494 .....	Heart image spect.
93000 .....	Electrocardiogram complete.
93005 .....	Electrocardiogram tracing.
93015 .....	Cardiovascular stress test.
93017 .....	Cardiovascular stress test.
93024 .....	Cardiac drug stress test.
93025 .....	Microvolt t-wave assess.
93040 .....	Rhythm ECG with report.
93041 .....	Rhythm ecg tracing.
93224 .....	Ecg monit/rept up to 48 hrs.
93225 .....	Ecg monit/rept up to 48 hrs.
93226 .....	Ecg monit/rept up to 48 hrs.
93229 .....	Remote 30 day ecg tech supp.
93268 .....	ECG record/review.
93270 .....	Remote 30 day ecg rev/report.
93271 .....	Ecg/monitoring and analysis.
93278 .....	ECG/signal-averaged.
93279 .....	Pm device progr eval singl.
93280 .....	Pm device progr eval dual.
93281 .....	Pm device progr eval multi.
93282 .....	Icd device progr eval 1 singl.
93283 .....	Icd device progr eval dual.
93284 .....	Icd device progr eval mult.
93285 .....	Ilr device eval progr.
93286 .....	Pre-op pm device eval.



TABLE 12—DIAGNOSTIC CARDIO-VASCULAR SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION—Continued

Code	Short descriptor
93287 .....	Pre-op icd device eval.
93288 .....	Pm device eval in person.
93289 .....	Icd device interrogate.
93290 .....	Icm device eval.
93291 .....	Ilr device interrogate.
93292 .....	Wcd device interrogate.
93303 .....	Echo transthoracic.
93304 .....	Echo transthoracic.
93306 .....	Tte w/doppler complete.
93307 .....	Tte w/o doppler complete.
93308 .....	Tte f-up or lmted.
93312 .....	Echo transesophageal.
93314 .....	Echo transesophageal.
93318 .....	Echo transesophageal intraop.
93350 .....	Stress tte only.
93351 .....	Stress tte complete.
93701 .....	Bioimpedance cv analysis.
93724 .....	Analyze pacemaker system.
93784 .....	Ambulatory BP monitoring.
93786 .....	Ambulatory BP recording.
93788 .....	Ambulatory BP analysis.
93880 .....	Extracranial study.
93882 .....	Extracranial study.
93886 .....	Intracranial study.
93888 .....	Intracranial study.
93890 .....	Tcd vasoreactivity study.
93892 .....	Tcd emboli detect w/o inj.
93893 .....	Tcd emboli detect w/inj.

TABLE 12—DIAGNOSTIC CARDIO-VASCULAR SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION—Continued

Code	Short descriptor
93922 .....	Upr/l xtremity art 2 levels.
93923 .....	Upr/lxtr art stdy 3+ lvs.
93924 .....	Lwr xtr vasc stdy bilat.
93925 .....	Lower extremity study.
93926 .....	Lower extremity study.
93930 .....	Upper extremity study.
93931 .....	Upper extremity study.
93965 .....	Extremity study.
93970 .....	Extremity study.
93971 .....	Extremity study.
93975 .....	Vascular study.
93976 .....	Vascular study.
93978 .....	Vascular study.
93979 .....	Vascular study.
93980 .....	Penile vascular study.
93981 .....	Penile vascular study.
93990 .....	Doppler flow testing.

TABLE 13—DIAGNOSTIC OPHTHALMOLOGY SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION

Code	Descriptor
76510 .....	Ophth us b & quant a.
76511 .....	Ophth us quant a only.
76512 .....	Ophth us b w/non-quant a.

TABLE 13—DIAGNOSTIC OPHTHALMOLOGY SERVICES SUBJECT TO THE MULTIPLE PROCEDURE PAYMENT REDUCTION—Continued

Code	Descriptor
76513 .....	Echo exam of eye water bath.
76514 .....	Echo exam of eye thickness.
76516 .....	Echo exam of eye.
76519 .....	Echo exam of eye.
92025 .....	Corneal topography.
92060 .....	Special eye evaluation.
92081 .....	Visual field examination(s).
92082 .....	Visual field examination(s).
92083 .....	Visual field examination(s).
92132 .....	Cmptr ophth dx img ant segmt.
92133 .....	Cmptr ophth img optic nerve.
92134 .....	Cptr ophth dx img post segmt.
92136 .....	Ophthalmic biometry.
92228 .....	Remote retinal imaging mgmt.
92235 .....	Eye exam with photos.
92240 .....	Icg angiography.
92250 .....	Eye exam with photos.
92265 .....	Eye muscle evaluation.
92270 .....	Electro-oculography.
92275 .....	Electroretinography.
92283 .....	Color vision examination.
92284 .....	Dark adaptation eye exam.
92285 .....	Eye photography.
92286 .....	Internal eye photography.

TABLE 14—FREQUENTLY BILLED DIAGNOSTIC CARDIOVASCULAR COMBINATIONS

Code	Descriptor	Code	Descriptor	Code	Descriptor	Code	Descriptor
<b>Code Range 75600–75893</b>							
75710 .....	Artery x-rays arm/leg.	75791	Av dialysis shunt imaging.				
75625 .....	Contrast x-ray exam of aorta.	75716	Artery x-rays arms/legs.				
75625 .....	Contrast x-ray exam of aorta.	75716	Artery x-rays arms/legs.	75774	Artery x-ray each vessel.		
75820 .....	Vein x-ray arm/leg ..	75827	Vein x-ray chest.				
75625 .....	Contrast x-ray exam of aorta.	75710	Artery x-rays arm/leg.				
75791 .....	Av dialysis shunt imaging.	75827	Vein x-ray chest.				
75658 .....	Artery x-rays arm ....	75791	Av dialysis shunt imaging.	75820	Vein x-ray arm/leg ..	75827	Vein x-ray chest.
75710 .....	Artery x-rays arm/leg.	75774	Artery x-ray each vessel.				
75820 .....	Vein x-ray arm/leg ..	93931	Upper extremity study.				
75791 .....	Av dialysis shunt imaging.	75820	Vein x-ray arm/leg.				
<b>Code Range 78414–78496</b>							
78452 .....	Ht muscle image spect mult.	93306	Tte w/doppler complete.				
78452 .....	Ht muscle image spect mult.	93017	Cardiovascular stress test.				
78452 .....	Ht muscle image spect mult.	93306	Tte w/doppler complete.	93880	Extracranial study.		
78452TC .....	Ht muscle image spect mult.	93017	Cardiovascular stress test.				
78452 .....	Ht muscle image spect mult.	93880	Extracranial study.				

TABLE 14—FREQUENTLY BILLED DIAGNOSTIC CARDIOVASCULAR COMBINATIONS—Continued

Code	Descriptor	Code	Descriptor	Code	Descriptor	Code	Descriptor
78452TC .....	Ht muscle image spect mult.	93306	Tte w/doppler complete.				
78452 .....	Ht muscle image spect mult.	93017	Cardiovascular stress test.	93306	Tte w/doppler complete.		
78451 .....	Ht muscle image spect sing.	93306	Tte w/doppler complete.				
78452TC .....	Ht muscle image spect mult.	93306TC	Tte w/doppler complete.				
78452 .....	Ht muscle image spect mult.	93306	Tte w/doppler complete.	93880	Extracranial study ...	93978	Vascular study.

## Code Range 93000–93990

93306 .....	Tte w/doppler complete.	93880	Extracranial study.				
93320 .....	Doppler echo exam heart.	93325	Lower extremity study.	93351	Stress tte complete.		
93922 .....	Upr/l xtremity art 2 levels.	93925	Lower extremity study.				
93923 .....	Upr/lxtr art stdy 3+ lvls.	93925	Lower extremity study.				
93306TC .....	Tte w/doppler complete.	93880TC	Extracranial study.				
93880 .....	Extracranial study ...	93978	Vascular study.				
93284 .....	Icd device progr eval mult.	93290	Icm device eval.				
93922 .....	Upr/l xtremity art 2 levels.	93926	Lower extremity study.				
93965 .....	Extremity study .....	93970	Extremity study.				
93925 .....	Lower extremity study.	93970	Extremity study.				

TABLE 15—FREQUENTLY BILLED DIAGNOSTIC OPHTHALMOLOGY COMBINATIONS

Code	Descriptor	Code	Descriptor	Code	Descriptor
Code Range 76510–76529					
76514 .....	Echo exam of eye thickness .....	92133	Cmptr ophth img optic nerve.		
76514 .....	Echo exam of eye thickness .....	92083	Visual field examination(s) .....	92133	Cmptr ophth img optic nerve.
76514 .....	Echo exam of eye thickness .....	92083	Visual field examination(s).		
76514 .....	Echo exam of eye thickness .....	92250	Eye exam with photos.		
76514 .....	Echo exam of eye thickness .....	92083	Visual field examination(s) .....	92250	Eye exam with photos.
76512 .....	Ophth us b w/non-quant a .....	92134	Cptr ophth dx img post segmt.		
76512 .....	Ophth us b w/non-quant a .....	92250	Eye exam with photos.		
76514 .....	Echo exam of eye thickness .....	92286	Internal eye photography.		
76514 .....	Echo exam of eye thickness .....	92134	Cptr ophth dx img post segmt.		
76512 .....	Ophth us b w/non-quant a .....	92235	Eye exam with photos .....	92250	Eye exam with photos.

## Code Range 92002–92371

92083 .....	Visual field examination(s) .....	92133	Cmptr ophth img optic nerve.		
92235 .....	Eye exam with photos .....	92250	Eye exam with photos.		
92083 .....	Visual field examination(s) .....	92250	Eye exam with photos.		
92083 .....	Visual field examination(s) .....	92134	Cptr ophth dx img post segmt.		
92134 .....	Cptr ophth dx img post segmt ...	92235	Eye exam with photos.		
92134 .....	Cptr ophth dx img post segmt ...	92250	Eye exam with photos.		
92134 .....	Cptr ophth dx img post segmt ...	92235	Eye exam with photos .....	92250	Eye exam with photos.
92250 .....	Eye exam with photos .....	92285	Eye photography.		
92082 .....	Visual field examination(s) .....	92250	Eye exam with photos.		
92081 .....	Visual field examination(s) .....	92285	Eye photography.		

## d. Procedures Subject to the OPPS Cap

We are proposing to add the new codes in Table 16 to the list of procedures subject to the OPPS cap,

effective January 1, 2013. Some of these codes are replacement codes for codes deleted for CY 2013. These procedures meet the definition of imaging under section 5102(b) of the DRA. These codes

are being added on an interim final basis and their addition as procedures subject to the OPPS cap is open to public comment in this final rule with comment period.

TABLE 16—ADDITIONS AND DELETIONS TO THE LIST OF PROCEDURE SUBJECT TO THE OPPTS CAP ON IMAGING SERVICES

Additions		Deletions	
Code	Descriptor	Code	Descriptor
31620 .....	Endobronchial us add-on .....	71040 .....	Contrast x-ray of bronchi.
36221 .....	Place cath thoracic aorta .....	71060 .....	Contrast x-ray of bronchi.
36222 .....	Place cath carotd/inom art .....	75650 .....	Artery x-rays head & neck.
36223 .....	Place cath carotd/inom art .....	75660 .....	Artery x-rays head & neck.
36224 .....	Place cath carotd art .....	75662 .....	Artery x-rays head & neck.
36225 .....	Place cath subclavian art .....	75665 .....	Artery x-rays head & neck.
36226 .....	Place cath vertebral art .....	75671 .....	Artery x-rays head & neck.
36227 .....	Place cath xtrnl carotid .....	75676 .....	Artery x-rays neck.
36228 .....	Place cath intracranial art .....	75680 .....	Artery x-rays neck.
43206 .....	Esoph optical endomicroscopy .....	75685 .....	Artery x-rays spine.
43252 .....	Upper GI optical endomicroscopy .....	75900 .....	Intravascular cath exchange.
77080 .....	DXA bone density axial .....	75961 .....	Retrieval broken catheter.
77082 .....	DXA bone density vert fx .....	77424 .....	Intraoperative radiation delivery.
78013 .....	Thyroid imaging w/blood flow .....	78006 .....	Thyroid imaging with uptake.
78014 .....	Thyroid imaging w/blood flow .....	78007 .....	Thyroid image mult uptakes.
78070 .....	Parathyroid planar imaging .....	78010 .....	Thyroid imaging.
78071 .....	Parathyroid planar imaging w/o subtrj .....	78011 .....	Thyroid imaging with flow.
78072 .....	Parathyroid imaging w/spect & ct.		
88375 .....	Optical endomicroscopy interp.		
91110 .....	GI tract capsule endoscopy.		
91111 .....	Esophageal capsule endoscopy.		
92287 .....	Internal eye photography.		

### C. Overview of the Methodology for the Calculation of Malpractice RVUs

Section 1848(c) of the Act requires that each service paid under the PFS be comprised of three components: work, PE, and malpractice. From 1992 to 1999, malpractice RVUs were charge-based, using weighted specialty-specific malpractice expense percentages and 1991 average allowed charges. Malpractice RVUs for new codes after 1991 were extrapolated from similar existing codes or as a percentage of the corresponding work RVU. Section 4505(f) of the BBA, which amended section 1848(c) of the Act, required us to implement resource-based malpractice RVUs for services furnished beginning in 2000. Therefore, initial implementation of resource-based malpractice RVUs occurred in 2000.

The statute also requires that we review and, if necessary, adjust RVUs no less often than every 5 years. The first review and update of resource-based malpractice RVUs was addressed in the CY 2005 PFS final rule with comment period (69 FR 66263). Minor modifications to the methodology were addressed in the CY 2006 PFS final rule with comment period (70 FR 70153). In the CY 2010 PFS final rule with comment period, we implemented the second review and update of malpractice RVUs. For a discussion of the second review and update of malpractice RVUs, see the CY 2010 PFS proposed rule (74 FR 33537) and final rule with comment period (74 FR 61758).

As explained in the CY 2011 PFS final rule with comment period (75 FR 73208), malpractice RVUs for new and revised codes effective before the next Five-Year Review of Malpractice (for example, effective CY 2011 through CY 2014, assuming that the next review of malpractice RVUs occurs for CY 2015) are determined either by a direct crosswalk to a similar source code or by a modified crosswalk to account for differences in work RVUs between the new/revised code and the source code. For the modified crosswalk approach, we adjust (or “scale”) the malpractice RVU for the new/revised code to reflect the difference in work RVU between the source code and the new/revised work value (or, if greater, the clinical labor portion of the fully implemented PE RVU) for the new code. For example, if the proposed work RVU for a revised code is 10 percent higher than the work RVU for its source code, the malpractice RVU for the revised code would be increased by 10 percent over the source code malpractice RVU. This approach presumes the same risk factor for the new/revised code and source code but uses the work RVU for the new/revised code to adjust for risk-of-service.

As we indicated in the CY 2013 PFS proposed rule, we will continue our current approach for determining malpractice RVUs for new/revised codes. In section II.M.2. of this final rule with comment period, we have published a list of new/revised codes and the malpractice crosswalk(s) used for determining their malpractice RVUs. These malpractice RVUs for new/

revised codes will be implemented for CY 2013 on an interim final basis and the malpractice crosswalks are subject to public comment. We will respond to comments and finalize the malpractice crosswalks for the majority of these codes in the CY 2014 PFS final rule with comment period.

### D. Geographic Practice Cost Indices (GPCIs)

#### 1. Background

Section 1848(e)(1)(A) of the Act requires us to develop separate Geographic Practice Cost Indices (GPCIs) to measure resource cost differences among localities compared to the national average for each of the three fee schedule components (that is, work, practice expense (PE), and malpractice). While requiring that the PE and MP GPCIs reflect the full relative cost differences, section 1848(e)(1)(A)(iii) of the Act requires that the work GPCIs reflect only one-quarter of the relative cost differences compared to the national average. In addition, section 1848(e)(1)(G) of the Act sets a permanent 1.5 work GPCI floor for services furnished in Alaska beginning January 1, 2009, and section 1848(e)(1)(I) of the Act sets a permanent 1.0 PE GPCI floor for services furnished in frontier states beginning January 1, 2011.

Section 1848 (e)(1)(E) of the Act provides for a 1.0 floor for the work GPCIs, which was set to expire at the end of 2011. The statute was amended by section 303 of the Temporary Payroll

Tax Cut Continuation Act of 2011 (TPTCCA) (Pub. L. 112–78) to extend the 1.0 floor for the work GPCIs through February 29, 2012. The statute was again amended by section 3004 of the Middle Class Tax Relief and Job Creation Act of 2012 (MCTRJA) (P.L. 112–399) to extend the 1.0 work floor for GPCIs throughout the remainder of CY 2012 (that is, for services furnished no later than December 31, 2012). During the development of the CY 2012 PFS final rule with comment period, neither TPTCCA nor MCTRJA had been enacted and, because the work GPCI floor was set to expire at the end of 2011, the GPCIs published in Addendum E of the CY 2012 PFS final rule with comment period did not reflect the 1.0 work floor. Following the enactment of the legislation, appropriate changes to the CY 2012 GPCIs to reflect the 1.0 work floor required by section 303 of the TPTCCA and section 3004 of the MCTRJA.

Since the 1.0 work GPCI floor provided in section 1848 (e)(1)(E) of the Act is set to expire prior to the implementation of the CY 2013 updates to the PFS, the proposed CY 2013 work GPCIs and summarized geographic adjustment factors (GAFs) published in addendums D and E of this CY 2013 PFS proposed rule do not reflect the 1.0 work GPCI floor for CY 2013. As required by section 1848 (e)(1)(G) and section 1848 (e)(1)(I) of the Act, the 1.5 work GPCI floor for Alaska and the 1.0 PE GPCI floor for frontier states are applicable in CY 2013 and are reflected in addendums D and E.

In the CY 2012 PFS final rule with comment period, we made several refinements to the GPCIs (76 FR 73081 through 73092), including revising the sixth GPCI update to reflect the most recent data, with modifications. Specifically, we finalized our proposal to change the GPCI cost share weights for CY 2012 to reflect the most recent rebased and revised Medicare Economic Index (MEI). As a result, the cost share weight for the work GPCI (as a percentage of the total) was changed from 52.466 percent to 48.266 percent, and the cost share weight for the PE GPCI was revised from 43.669 percent to 47.439 percent with a change in the employee compensation component from 18.654 to 19.153 percentage points. The cost share weight for the office rent component of the PE GPCI was changed from 12.209 percent to 10.223 percentage points (fixed capital with utilities), and the medical equipment, supplies, and other miscellaneous expenses component was changed from 12.806 percent to 9.968 percentage points. In addition, we finalized the

weight for purchased services at 8.095 percentage points, of which 5.011 percentage points are adjusted for geographic cost differences. Lastly, the cost share weight for the malpractice GPCI was revised from 3.865 percent to 4.295 percent. Table 17 displays the cost share weights that were finalized in the CY 2012 final rule with comment period. Note that the employee compensation; office rent; purchased services; and equipment supplies and other cost share weights sum to the total PE GPCI cost share weights of 47.439 percent.

TABLE 17—COST SHARE WEIGHTS FINALIZED IN CY 2012 GPCI UPDATE

Expense category	Cost share weights %
Work .....	48.266
Practice Expense .....	47.439
Employee Compensation ..	19.153
Office Rent .....	10.223
Purchased Services .....	8.095
Equipment, Supplies, and Other .....	9.968
Malpractice Insurance .....	4.295

We also finalized several other policies in the CY 2012 final rule with comment period including the use of 2006 through 2008 American Community Survey (ACS) two-bedroom rental data as a proxy for the relative cost difference in physician office rent. In addition, we created a purchased services index to account for labor-related services within the “all other services” and “other professional expenses” MEI components. In response to public commenters who recommended that we use Bureau of Labor Statistics (BLS) Occupational Employment Statistics (OES) data to capture the “full range” of occupations included in the offices of physician industry to calculate the nonphysician employee wage component (also referred to as the employee wage index) of the PE GPCI, we finalized a policy of using 100 percent of the total wage share of nonphysician occupations in the offices of physicians’ industry to calculate the nonphysician employee wage component of the PE GPCI.

## 2. Recommendations From the Institute of Medicine

Concurrent with our CY 2012 rulemaking cycle, the Institute of Medicine released the final version of its first of two anticipated reports entitled “*Geographic Adjustment in Medicare Payment: Phase I: Improving Accuracy, Second Edition*” on September 28, 2011. This report included an evaluation of the accuracy

of GAFs for the hospital wage index and the GPCIs, as well as the methodology and data used to calculate them. Several of the policies that we finalized in CY 2012 rulemaking addressed recommendations contained in the Institute of Medicine’s first report. Because we did not have adequate time to completely address the Institute of Medicine’s Phase I report recommendations during CY 2012 rulemaking, we included a discussion in the CY 2013 proposed rule (77 FR 44756) about the recommendations that were not implemented or discussed in the CY 2012 final rule with comment period.

As we anticipated in the CY 2013 proposed rule, the Institute of Medicine’s second report, entitled “*Geographic Adjustment in Medicare Payment—Phase II: Implications for Access, Quality, and Efficiency*,” was released July 17, 2012. The Phase II report evaluates the effects of GAFs (hospital wage index and GPCIs) on the distribution of the healthcare workforce, quality of care, population health, and the ability to provide efficient, high value care. Once we have had an opportunity to fully evaluate the report and its recommendations we will respond to its recommendations in subsequent rulemaking.

## 3. GPCI Discussion for CY 2013

CY 2013 is the final year of the sixth GPCI update and, because we will propose updates next year, we did not include any proposals related to the GPCIs for the CY 2013 PFS. In response to public inquiries about exceptions to the calculated GPCIs, we provided a brief discussion about the permanent 1.0 PE floor for frontier states, the 1.5 work floor for Alaska, the GPCIs for the Puerto Rico payment locality, and the expiration of the GPCI 1.0 work floor required under section 1848 (e)(1)(E) of the Act. We also discussed recommendations from the first Institute of Medicine report that were not addressed during CY 2012 rulemaking in the CY 2013 proposed rule. We have included this discussion below.

### a. Alaska Work Floor and PE GPCI Floor for Frontier States

Section 1848(e)(1)(G) of the Act sets a permanent 1.5 work GPCI floor for services furnished in Alaska beginning January 1, 2009. Therefore, the 1.5 work floor for Alaska will remain in effect in CY 2013. In addition, section 1848(e)(1)(I) of the Act establishes a 1.0 PE GPCI floor for physicians’ services furnished in frontier states effective January 1, 2011. In accordance with section 1848(e)(1)(I) of the Act,

beginning in CY 2011, we applied a 1.0 PE GPCI floor for physicians' services furnished in states determined to be frontier states. The following states met the statutory criteria to be considered frontier states for CY 2012: Montana, North Dakota, Nevada, South Dakota, and Wyoming. There are no changes to those states identified as frontier states for CY 2013.

**b. GPCI Assignments for the Puerto Rico Payment Locality**

As noted in the CY 2013 proposed rule, we have received inquiries from representatives of the Puerto Rico medical community regarding our policies for determining the GPCIs for the Puerto Rico payment locality. While we did not make any proposals related to the GPCIs for Puerto Rico, in response to those inquiries, we provided the following discussion regarding the GPCIs assigned to the Puerto Rico payment locality. We anticipate recalculating all the GPCIs in the seventh GPCI update, currently anticipated to be implemented for CY 2014.

As noted above, we are required by section 1848(e)(1)(A) of the Act to develop separate GPCIs to measure relative resource cost differences among localities compared to the national average for each of the three fee schedule components: Work, PE and malpractice expense. To calculate these GPCI values, we rely on three primary data sources. We currently use the 2006–2008 BLS OES data to calculate the work GPCI, the nonphysician employee wage component of PE GPCI, and the labor costs associated with the purchased services component of PE GPCI. We use 2006–2008 ACS data to calculate the office rent component of the PE GPCI. Finally, we use 2006–2007 malpractice premium data to calculate the malpractice GPCI. For all localities, including Puerto Rico, we assume equipment, supplies, and other expenses are purchased in a national market and that the costs do not vary by geographic location. Therefore, we do not use data on the price of equipment, supplies, and expenses across localities in calculating PE GPCIs. With the exception of the malpractice GPCI, we have current data from the applicable sources allowing us to calculate the work and PE GPCIs for the Puerto Rico payment locality. The 2006–2008 BLS OES data and rental values derived from the 2006–2008 ACS indicate that the costs associated with operating a physician practice in Puerto Rico are the lowest among all payment localities.

To calculate the malpractice GPCI for the various Medicare PFS localities, we

collect malpractice insurance market share and premium data from state departments of insurance and from state rate filings. As discussed in our contractor's report (Final Report on the Sixth Update of the Geographic Practice Cost Index for the Medicare Physician Fee Schedule page. 41), for the fourth, fifth, and sixth GPCI updates we were not able to collect this data for the Puerto Rico payment locality. Therefore, we carried over the malpractice GPCI value of 0.249 from previous GPCI updates when malpractice premium data were last available. It is important to note that we have a source for more current malpractice premium data for Puerto Rico for use in the upcoming seventh GPCI update. We are working with the relevant officials in Puerto Rico to acquire these data for use in future rulemaking.

For a detailed discussion regarding the methodology used to calculate the various components of the Puerto Rico GPCIs, we referred readers to our contractor's report from November of 2010 entitled "Final Report on the Sixth Update of the Geographic Practice Cost Index for the Medicare Physician Fee Schedule" available on our Web site at [www.cms.gov/PhysicianFeeSched/downloads/GPCI\\_Report.pdf](http://www.cms.gov/PhysicianFeeSched/downloads/GPCI_Report.pdf).

In the CY 2013 proposed rule, we also encouraged comments from stakeholders regarding potential data sources that may be available for calculating the Puerto Rico malpractice GPCI.

*Comment:* In response to our inquiry regarding potential sources for data that could be used in calculating a malpractice GPCI for Puerto Rico, we received numerous comments about the costs of practicing medicine in Puerto Rico. The commenters primarily expressed concern about the PE GPCI (with emphases on the rent component) and the malpractice GPCI. The commenters stated that the current GPCI values for Puerto Rico are low in comparison to other PFS localities and that this disparity may create incentives for doctors to move their practices to the continental United States. As a result, the commenters explained that access to both primary and specialty care for Medicare beneficiaries residing in Puerto Rico could be compromised. Several stakeholders provided a report on a comprehensive study entitled "Cost of Medical Services in Puerto Rico." The report included results from a physician survey on the costs of operating a medical practice in Puerto Rico, including the cost for obtaining malpractice insurance. For example, the report included information about the leading malpractice insurers in Puerto

Rico, the amount of malpractice insurance coverage typically purchased by physicians, and the cost of malpractice insurance by primary and specialty care providers. In addition to malpractice insurance costs, the report also included information on the cost of employees, contracted services, rent and utilities, medical equipment and supplies in Puerto Rico as well as information on the major concerns, demographics, and work patterns of the doctors currently practicing medicine in Puerto Rico and the doctors that have moved from Puerto Rico now practicing in the United States.

*Response:* As noted in the proposed rule, we will be adjusting the GPCIs for CY 2014. Given that we did not make any proposals to modify the malpractice GPCI calculation methodology or values for CY 2013, it would not be appropriate to make changes to the GPCIs in this final rule. We appreciate the physician survey information on the cost of malpractice insurance. We will review the information submitted on the cost of obtaining malpractice insurance in Puerto Rico as we prepare for the seventh GPCI update. We would note that the GPCIs are based upon changes in the relative costs of obtaining malpractice insurance so any changes in the GPCI for Puerto Rico will be based not only on data reflecting the costs on Puerto Rico, but also those in other localities.

**c. Expiration of GPCI Work Floor**

The work GPCIs are designed to capture the relative costs of physician labor by Medicare PFS locality. Previously, the work GPCIs were developed using the median hourly earnings from the 2000 Census of workers in seven professional specialty occupation categories that we used as a proxy for physicians' wages. Physicians' wages are not included in the occupation categories because Medicare payments are a key determinant of physicians' earnings. That is, including physicians' wages in the work GPCIs would effectively make the indices dependent upon Medicare payments. As required by law, the work GPCIs reflect one quarter of the relative wage differences for each locality compared to the national average. The work GPCI updates in CYs 2001, 2003, 2005, and 2008 were based on professional earnings data from the 2000 Census. For the sixth GPCI update in CY 2011, we used the 2006 through 2008 BLS OES data as a replacement for the 2000 Census data.

Although we did not propose any changes to the data or methodology used to calculate the work GPCI for CY

2013, we note that addenda D and E will reflect the expiration of the statutory 1.0 work GPCI floor which as noted above, is set to expire on December 31, 2012 in accordance with section 1848 (e)(1)(E) of the Act.

*Comment:* A few commenters requested an extension of the 1.0 work GPCI floor stating that the statutorily-mandated work GPCI floor will expire on December 31, 2012.

*Response:* As discussed above (and noted by the commenters) the 1.0 work GPCI floor is set to expire on December 31, 2012 and we do not have authority to extend the 1.0 work GPCI floor beyond December 31, 2012.

#### 4. Institute of Medicine Phase I Report a. Background

At our request, the Institute of Medicine conducted a study of the geographic adjustment factors in Medicare payment. It is a comprehensive empirical study of the geographic adjustment factors established under sections 1848(e) (GPCI) and 1886(d)(3)(E) (hospital wage index) of the Act. These adjustments are designed to ensure Medicare payments reflect differences in input costs across geographic areas. The factors the Institute of Medicine evaluated include the following:

- Accuracy of the adjustment factors;
- Methodology used to determine the adjustment factors; and
- Sources of data and the degree to which such data are representative.

Within the context of the U.S. healthcare marketplace, the Institute of Medicine also evaluated and considered the—

- Effect of the adjustment factors on the level and distribution of the health care workforce and resources, including—
  - ++ Recruitment and retention taking into account mobility between urban and rural areas;
  - ++ Ability of hospitals and other facilities to maintain an adequate and skilled workforce; and
  - ++ Patient access to providers and needed medical technologies;
- Effect of adjustment factors on population health and quality of care; and
- Effect of the adjustment factors on the ability of providers to furnish efficient, high value care.

The Institute of Medicine's first report entitled "*Geographic Adjustment in Medicare Payment, Phase I: Improving Accuracy*" evaluated the accuracy of geographic adjustment factors and the methodology and data used to calculate them. The recommendations included

in the Institute of Medicine's Phase I report that relate to or would have an effect on the methodologies used to calculate the GPICs and the configuration of Medicare PFS payment locality structure are summarized as follows:

- Recommendation 2–1: The same labor market definition should be used for both the hospital wage index and the physician geographic adjustment factor. Metropolitan statistical areas and statewide non-metropolitan statistical areas should serve as the basis for defining these labor markets.

- Recommendation 2–2: The data used to construct the hospital wage index and the physician geographic adjustment factor should come from all health care employers.

- Recommendation 5–1: The GPCI cost share weights for adjusting fee-for-service payments to practitioners should continue to be national, including the three GPICs (work, PE, and liability insurance) and the categories within the PE (office rent and personnel).

- Recommendation 5–2: Proxies should continue to be used to measure geographic variation in the physician work adjustment, but CMS should determine whether the seven proxies currently in use should be modified.

- Recommendation 5–3: CMS should consider an alternative method for setting the percentage of the work adjustment based on a systematic empirical process.

- Recommendation 5–4: The PE GPCI should be constructed with the full range of occupations employed in physicians' offices, each with a fixed national weight based on the hours of each occupation employed in physicians' offices nationwide.

- Recommendation 5–5: CMS and the Bureau of Labor Statistics should develop an agreement allowing the Bureau of Labor Statistics to analyze confidential data for CMS.

- Recommendation 5–6: A new source of information should be developed to determine the variation in the price of commercial office rent per square foot.

- Recommendation 5–7: Nonclinical labor-related expenses currently included under PE office expenses should be geographically adjusted as part of the wage component of the PE. This report can be accessed on the Institute of Medicine's Web site at [www.iom.edu/Reports/2011/Geographic-Adjustment-in-Medicare-Payment-Phase-I-Improving-Accuracy.aspx](http://www.iom.edu/Reports/2011/Geographic-Adjustment-in-Medicare-Payment-Phase-I-Improving-Accuracy.aspx).

As previously noted in this section, the Institute of Medicine also considered the role of Medicare

payments on matters such as the distribution of the healthcare workforce, population health, and the ability of providers to produce high-value, high-quality health care in its final report July 17, 2012. We were not able to evaluate the recommendations contained in the Institute of Medicine's Phase II report, in time for discussion in the proposed rule. The Phase II report can be accessed on the Institute of Medicine's Web site at [www.iom.edu/Reports/2012/Geographic-Adjustment-in-Medicare-Payment-Phase-II.aspx](http://www.iom.edu/Reports/2012/Geographic-Adjustment-in-Medicare-Payment-Phase-II.aspx).

#### b. Institute of Medicine Recommendations Implemented in CY 2012

In the CY 2012 PFS final rule with comment period, we addressed three of the recommendations offered by the Institute of Medicine in its Phase I report. Specifically, the final CY 2012 GPICs utilized the full range of nonphysician occupations in the employee wage calculation consistent with Institute of Medicine recommendation 5–4. Additionally, we created a new purchased service index to account for nonclinical labor related expenses similar to Institute of Medicine recommendation 5–7. Lastly, we have consistently used national cost share weights to determine the appropriate weight attributed to each GPCI component, which is supported by Institute of Medicine recommendation 5–1 (76 FR 73081 through 73092). In order to facilitate a public discussion regarding the Institute of Medicine's remaining Phase I recommendations, we provided a summary analysis of these recommendations in the CY 2013 proposed rule, which has also been included in this final rule with comment period below. We provided our technical analyses of the remaining Institute of Medicine Phase I recommendations in a report released on the PFS Web site at [www.cms.gov/PhysicianFeeSched](http://www.cms.gov/PhysicianFeeSched). Since we have not yet had an opportunity to review the recommendations in the Institute of Medicine's Phase II report, these analyses focus exclusively on the recommendations as presented in the Institute of Medicine's Phase I report.

#### c. Discussion of Remaining Institute of Medicine's Phase I Recommendations (1) Institute of Medicine Recommendation Summaries

(A) *Institute of Medicine recommendation 2–1:* The same labor market definition should be used for both the hospital wage index and the physician geographic adjustment factor. Metropolitan statistical areas and

statewide non-metropolitan statistical areas should serve as the basis for defining these labor markets. (Geographic Adjustment in Medicare Payment, Phase I: Improving Accuracy pages 2–1 thru 2–29)

(i) Locality Background

The current PFS locality structure was developed and implemented in 1997. There are currently 89 total PFS localities; 34 localities are statewide areas (that is, only one locality for the entire state). There are 52 localities in the other 16 states, with 10 states having 2 localities, 2 states having 3 localities, 1 state having 4 localities, and 3 states having 5 or more localities. The District of Columbia, Maryland, and Virginia suburbs, Puerto Rico, and the Virgin Islands are additional localities that make up the remainder of the total of 89 localities. The development of the current locality structure is described in detail in the CY 1997 PFS proposed rule (61 FR 34615) and the subsequent final rule with comment period (61 FR 59494).

Prior to 1992, Medicare payments for physicians' services were made under the reasonable charge system. Payments were based on the charging patterns of physicians. This resulted in large differences among types of services, geographic payment areas, and physician specialties. Recognizing this, the Congress replaced the reasonable charge system with the Medicare PFS in the Omnibus Budget Reconciliation Act (OBRA) of 1989, effective January 1, 1992. Payments under the fee schedule are based on the relative resources used in furnishing services and vary among areas as resource costs vary geographically as measured by the GPCIs.

Payment localities were established under the reasonable charge system by local Medicare carriers based on their knowledge of local physician charging patterns and economic conditions. These localities changed little between the inception of Medicare in 1967 and the beginning of the PFS in 1992. As a result, a study was begun in 1994 that resulted in a comprehensive locality revision, which was implemented in 1997 (61 FR 59494).

The revised locality structure reduced the number of localities from 210 to the current 89 and the number of statewide localities increased from 22 to 34. The revised localities were based on locality resource cost differences as reflected by the GPCIs. A full discussion of the methodology can be found in the CY 1997 PFS final rule with comment period (61 FR 59494). The current 89 fee schedule areas are defined alternatively

by state boundaries (for example, Wisconsin), metropolitan areas (for example, Metropolitan St. Louis, MO), portions of a metropolitan area (for example, Manhattan), or rest-of-state areas that exclude metropolitan areas (for example, Rest of Missouri). This locality configuration is used to calculate the GPCIs that are in turn used to calculate payments for physicians' services under the PFS.

As was stated in the CY 2011 final rule with comment period (75 FR 73261), we require that changes to the PFS locality structure be done in a budget neutral manner within a state. For many years, we have sought consensus for any locality changes among the professionals whose payments would be affected. We have also considered more comprehensive changes to locality configurations. In 2008, we issued a draft comprehensive report detailing four different locality configuration options ([www.cms.gov/physicianfeesched/downloads/ReviewOfAltGPCIs.pdf](http://www.cms.gov/physicianfeesched/downloads/ReviewOfAltGPCIs.pdf)). The alternative locality configurations in the report are described below.

- **Option 1: CMS Core-Based Statistical Area (CBSA) Payment Locality Configuration:** CBSAs are a combination of Office of Management and Budget (OMB's) Metropolitan Statistical Areas (MSAs) and their Micropolitan Statistical Areas. Under this option, MSAs would be considered as urban CBSAs. Micropolitan Statistical Areas (as defined by OMB) and rural areas would be considered as non-urban (rest of state) CBSAs. This approach would be consistent with the areas used in the Inpatient Prospective Payment System (IPPS) pre-reclassification wage index, which is the hospital wage index for a geographic area (CBSA or non-CBSA) calculated from submitted hospital cost report data before statutory adjustments reconfigure, or "reclassify" a hospital to an area other than its geographic location, to adjust payments for difference in local resource costs in other Medicare payment systems. Based on data used in the 2008 locality report, this option would increase the number of PFS localities from 89 to 439.

- **Option 2: Separate High-Cost Counties from Existing Localities (Separate Counties):** Under this approach, higher cost counties are removed from their existing locality structure, and they would each be placed into their own locality. This option would increase the number of PFS localities from 89 to 214, using a 5 percent GAF differential to separate high-cost counties.

- **Option 3: Separate MSAs from Statewide Localities (Separate MSAs):** This option begins with statewide localities and creates separate localities for higher cost MSAs (rather than removing higher cost counties from their existing locality as described in Option 2). This option would increase the number of PFS localities from 89 to 130, using a 5 percent GAF differential to separate high-cost MSAs.

- **Option 4: Group Counties Within a State Into Locality Tiers Based on Costs (Statewide Tiers):** This option creates tiers of counties (within each state) that may or may not be contiguous but share similar practice costs. This option would increase the number of PFS localities from 89 to 140, using a 5 percent GAF differential to group similar counties into statewide tiers.

For a detailed discussion of the public comments on the contractor's 2008 draft report detailing four different locality configurations, we refer readers to the CY 2010 PFS proposed rule (74 FR 33534) and subsequent final rule with comment period (74 FR 61757). There was no public consensus on the options, although a number of commenters expressed support for Option 3 (separate MSAs from statewide localities) because the commenters believed this alternative would improve payment accuracy and could mitigate potential reductions to rural areas compared to Option 1 (CMS CBSAs).

In response to some public comments regarding the third of the four locality options, we had our contractor conduct an analysis of the impacts that would result from the application of Option 3. Those results were displayed in the final locality report released in 2011. The final report, entitled "*Review of Alternative GPCI Payment Locality Structures—Final Report*," may be accessed directly from the CMS Web site at [www.cms.gov/PhysicianFeeSched/downloads/Alt\\_GPCI\\_Payment\\_Locality\\_Structures\\_Review.pdf](http://www.cms.gov/PhysicianFeeSched/downloads/Alt_GPCI_Payment_Locality_Structures_Review.pdf).

(ii) Institute of Medicine Recommendations on PFS Locality Structure Discussion

The Institute of Medicine recommends altering the current locality structure that was originally based on areas set by local contractors and, in 1996, reduced from 210 to current 89 using a systematic iterative methodology. Rather than using the current uniform fee schedule areas in adjusting for relative cost differences as compared to the national average, the Institute of Medicine recommends a three-tiered system for defining fee schedule areas. In the first tier, the

Institute of Medicine proposes applying county-based fee schedule areas to calculate the employee wage component of the PE GPCI. Although the Institute of Medicine's report states that it recommends that "Metropolitan statistical areas and statewide non-metropolitan statistical areas should serve as the basis for defining these labor markets," the Institute of Medicine also recommends applying an out-commuting adjustment, which would permit employee wage index values to vary by county. Since the employee wage index is one component of the PE GPCI, these values also would vary by county under the Institute of Medicine's proposal.

To understand why the employee wage index would vary by county under the Institute of Medicine's recommendation, consider the three steps that would be required to calculate the employee wage index. The first step calculates the average hourly wage (AHW) for workers employed in each MSA or residual (rest of state) area. The wages of workers in each occupation are weighted by the number of workers employed in physicians' offices nationally. The second step applies a commuting-based smoothing adjustment to create area index wages for each county. The commuting-adjusted county index wages are equal to a weighted average of the AHW values calculated in the first step, where the weights are county-to-MSA out-commuting patterns. The Institute of Medicine's out-commuting-based weights equal the share of health care workers that live in a county where a physician's office is located who commute out of the county to work in a physician's office in each MSA. The third step sets each physician's employee index wage equal to the estimated area index wage (calculated in Step 2) of the county in which the physician's office is located. Because the out-commuting adjustment envisioned by the Institute of Medicine in the second step varies by county, the employee wage index value—and thus the PE GPCI as a whole—would also potentially vary by county depending on the smoothing option chosen. If implemented, the number of employee wage index payment areas could potentially increase from 89 to over 3,000.

The Institute of Medicine's second tier of fee schedule areas would use an MSA-based approach. The Institute of Medicine proposes using the MSA-based system for the work GPCI, the office rent index and the purchased services index of the PE GPCI, and the MP GPCI. An MSA is made up of one or more counties, including the counties

that contain the core urban area with a population of 50,000 or more, as well as surrounding counties that exhibit a high degree of social and economic integration (as measured by commuting patterns) with the urban core. MSAs are designed to be socially and economically integrated units based on the share of workers who commute to work within the urban core of each MSA. Implementing an MSA-based locality structure would expand the number of fee schedule areas from 89 to upwards of 400 plus additional MSAs for U.S. territories (for example, Virgin Islands, American Samoa, Guam, Northern Mariana Islands).

In its third payment area tier, the Institute of Medicine proposes creating a national payment area for the "equipment, supplies and other" index. We currently do not adjust PEs associated with supplies and equipment since we believe they are typically purchased in a national market. Thus, this approach is equivalent to using a national fee schedule area to define this index. The Institute of Medicine proposes no change to the fee schedule area used to compute the "equipment, supplies and other" index.

Based on our contractor's analysis, there would be significant redistributive impacts if we were to implement a policy that would reconfigure the PFS localities based on the Institute of Medicine's three-tiered recommendation. Many rural areas would see substantial decreases in their corresponding GAF and GPCI values as higher cost counties are removed from current "rest of state" payment areas. Conversely, many urban areas, especially those areas that are currently designated as "rest of state" but reside within higher cost MSAs, would experience increases in their applicable GPICs and GAFs.

The localities used to calculate the GPICs have been a subject of substantial discussion and debate since the implementation of the PFS. The intensity of those discussions has increased since the last comprehensive update to the locality structure in 1997. Physicians and other suppliers in areas such as Santa Cruz County, California and Prince William County, Virginia have expressed concern that the current locality structure does not appropriately capture economic and demographic shifts that have taken place since the last PFS locality update. On the other hand, rural practitioners have argued that revisions to the current PFS payment localities will reduce their payments and exacerbate the problems of attracting physicians and other practitioners to rural areas. In the past,

we have also heard concerns from representatives of some statewide localities regarding the potential implications of adopting an alternative locality structure that would change their current statewide payment area (74 FR 33536).

The Institute of Medicine stated in its Phase I report regarding its locality recommendation that, "While the payment areas would stay the same for the HWI (hospital wage index), implementing this recommendation would mean that the GPCI payment areas would expand from 89 to 441 areas, which would be a significant change. The impact of the change in payment areas will be assessed in the Phase II report." (*Geographic Adjustment in Medicare Payment: Phase I: Improving Accuracy, Second Edition* on September 28, 2011 page 5–6.)

Moreover, the Institute of Medicine's Phase II report will evaluate the effects of geographic adjustment factors on the distribution of the healthcare workforce, quality of care, population health, and the ability to provide efficient, high value care. Over the years, commenters that have opposed revisions to localities have claimed that changes to the PFS areas could have a significant impact on the ability of rural areas to attract physicians. Certainly, one of our major goals when we last comprehensively revised the Medicare PFS localities in 1996 was to avoid excessively large urban/rural payment differences (61 FR 59494). In 1996, we were hopeful that the revisions would improve access to care for rural areas (61 FR 59494). Some areas may have experienced both economic and demographic shifts since the last comprehensive locality update. Before moving forward with the Institute of Medicine's three-tiered locality recommendation, or any other potential locality revision, we would need to assess, and prepare to inform the public of, the impact of any change for all Medicare stakeholders. The Institute of Medicine's Phase II report, released July 17, 2012, contains an evaluation of many of these important factors including:

- The effect of the adjustment factors on the level and distribution of the health care workforce and resources, including—

- ++ Recruitment and retention taking into account mobility between urban and rural areas;

- ++ Ability for hospitals and other facilities to maintain an adequate and skilled workforce;

- ++ Patient access to providers and needed medical technologies;



++ Effect of adjustment factors on population health and quality of care; and

++ Effect of adjustment factors on the ability of providers to furnish efficient, high value care.

To fully assess the broader public policy implications associated with the Institute of Medicine's locality recommendation, we must first fully assess and analyze the recommendations contained in the Institute of Medicine's Phase II report. Accordingly, we believe that it would be premature to make any statements about potential changes we would consider making to the PFS localities at this time. Any changes to PFS fee schedule areas would be made through future notice and comment rulemaking.

In the event that we develop a specific proposal for changing the locality configuration during future rulemaking, we would provide detailed analysis on the impact of the changes for physicians in each county. We would also provide opportunities for public input (for example, Town Hall meetings or Open Door Forums), as well as opportunities for public comments afforded by the rulemaking process.

While we did not propose to change the current locality configuration for CY 2013, we requested public comments regarding the Institute of Medicine's recommended three-tiered PFS payment locality definition. In addition, as stated above we, made our technical analyses of the Institute of Medicine locality recommendations, specific to the Phase I report, available on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

The following is a summary of the comments we received regarding the Institute of Medicine's recommended three-tiered PFS payment locality definition.

**Comment:** We received several comments on the Institute of Medicine's recommendation for a three-tiered PFS payment locality definition. Commenters from rural areas opposed increasing the number of payment localities, as would happen under an MSA-based PFS locality structure, because it would redistribute payments from rural to urban areas. Additionally, commenters who opposed the Institute of Medicine's three-tiered locality approach argued that increasing the number of PFS payment localities would reduce their payment amounts and exacerbate problems of attracting physicians and other practitioners to rural areas.

A few commenters supported the Institute of Medicine's recommendation to move toward an MSA-based locality configuration and urged us to make

updating the PFS locality configuration a priority in CY 2013. Commenters supporting an MSA-based locality configuration contend that significant economic and demographic shifts have occurred since the last reconfiguration, making the current locality assignments outdated. One state medical association expressed disappointment that we did not propose an MSA-based locality structure for CY 2013. The commenter urged us "to adopt a transition plan to update the PFS localities" and stressed that the "transition plan must take into account the negative impact on physicians practicing in rural areas and work to mitigate the reductions in these regions."

**Response:** We appreciate the comments received on the Institute of Medicine's recommendation to adopt an MSA-based approach for defining PFS localities. We will continue to evaluate the comments received on the Institute of Medicine's recommendations for revising the PFS locality structure, along with the impacts of such recommendations as discussed in the Phase II report.

(B) *Institute of Medicine Recommendation 2-2: Employee Wage Index of the PE GPCI.* The data used to construct the hospital wage index and the physician geographic adjustment factor should come from all healthcare employers (Geographic Adjustment in Medicare Payment, Phase I: Improving Accuracy pages 2-1 thru 2-29) and Recommendation 5-5: CMS and the Bureau of Labor Statistics should develop an agreement allowing the Bureau of Labor Statistics to analyze confidential data for the Centers for Medicare and Medicaid Services. (*Geographic Adjustment in Medicare Payment, Phase I: Improving Accuracy* page 5-38.)

The Institute of Medicine recommends altering the data used to calculate the employee wage index. Specifically, Institute of Medicine recommends using wage data for workers in the healthcare industry rather than wage data for workers across all-industries. Although all-industry wage data has the largest sample size, the Institute of Medicine " \* \* \* is concerned that the [all-industry] sample does not represent physician offices." BLS OES occupation wage data by MSA, however, are not publicly available for the healthcare industry. Using healthcare-industry wages would require the use of confidential BLS OES data. While CMS could potentially secure access to the confidential BLS OES data, the general public may not be able to. Although the Institute of Medicine recommends that CMS secure

an agreement with BLS to use the confidential wage data, the current employee wage index relies on publicly-available all-industry wage data.

In the CY 2013 proposed rule we requested comments on the use of confidential employee wage index data rather than the publicly available all-industry wage data. However, we did not receive specific comments as to whether we should pursue the acquisition of confidential employee wage index data (as a replacement for the publicly available all-industry wage data) for purposes of determining the employee wage index component of the PE GPCI.

Regardless of whether healthcare-industry or all-industry wage data is used, the Institute of Medicine recommends following the current approach adopted by CMS in CY 2012 for calculating the employee wage index. This approach constructs the employee wage index as a weighted average of occupation wages for the full-range of occupations employed in physicians' offices, where the weights are equal to the fixed national weight based on the hours of each occupation employed in physicians' offices nationwide. We adopted this approach for calculating the GPCI employee wage index in the CY 2012 PFS final rule with comment period (76 FR 73088).

(C) *Institute of Medicine Recommendation 5-2: Work GPCI Methodology*

Proxies should continue to be used to measure geographic variation in the physician work adjustment, but CMS should determine whether the seven proxies currently in use should be modified (Geographic Adjustment in Medicare Payment, Phase I: Improving Accuracy page 5-36) and; Recommendation 5-3: CMS should consider an alternative method for setting the percentage of the work adjustment based on a systematic empirical process. (Geographic Adjustment in Medicare Payment, Phase I: Improving Accuracy pages 5-36 thru 5-37)

The Institute of Medicine recommends replacing the current work GPCI methodology with a regression-based approach. We currently use three steps to calculate the work GPCI. These steps include:

(1) Selecting the proxy occupations and calculating an occupation-specific index for each proxy;

(2) Assigning weights to each proxy-occupation index based on each occupation's share of total national wages to create an aggregate proxy-occupation index; and

(3) Adjusting the aggregate proxy-occupation index by a physician inclusion factor to calculate the final work GPCI.

By using this approach, the current methodology reduces the circularity problem that occurs when work GPCI values are based on direct measurements of physician earnings. Because physician earnings are made up of both wages and a return on investment from ownership of the physician practice, calculating the work GPCI using physician earnings information would assign areas where physician practices are more profitable higher work GPCI values. Although the Institute of Medicine recommends that we continue to use proxy occupations in the work GPCI methodology, its regression-based approach alters each of the three steps described above.

To modify the first step, the Institute of Medicine recommends that we empirically evaluate the validity of seven proxy occupations we currently use. The current proxy occupations in the work GPCI are intended to represent highly educated, professional employee categories. Although the Institute of Medicine recommends re-evaluating the proxy occupations used in the work GPCI, it does not define specific criteria to use for this purpose.

To modify the second step, the Institute of Medicine recommends using a regression-based approach to weight the selected proxy occupation indices based on their correlation with physician earnings. This Institute of Medicine proposal would replace the current approach where occupations are weighted by the size of their share of total national wages. Such an approach presumes that wages for proxy occupations are not related to physician profits.

Finally, the Institute of Medicine proposes an empirically-based approach to determine the inclusion factor for work. The inclusion factor for work refers to section 1848(e)(1)(A)(iii) of the Act requiring that the work GPCI reflect only 25 percent of the difference between the relative value of physicians' work effort in each locality and the national average of such work effort. Therefore, under current law, only one quarter of the measured regional variation in physician wages is incorporated into the work GPCI. The Institute of Medicine recommends calculating an inclusion factor based on the predicted values of the regression described above. Under the Institute of Medicine's approach, the inclusion factor is larger when the proxy occupations have a higher correlation with physicians' earnings and smaller

when the proxy occupations have a lower correlation with physicians' earnings. We note that using such an empirical approach to weight the proxy occupation indices and to estimate the inclusion factor requires the identification of a viable source of physician wage information in addition to the wage information of proxy occupations to accurately measure regional variation in physician wages.

We requested comments on the Institute of Medicine's recommendations to revise the work GPCI methodology.

The following is a summary of the comments we received regarding the Institute of Medicine's recommendations to revise the work GPCI methodology.

*Comment:* A few commenters stated that the physician work GPCI should not be adjusted at all for geographic cost differences. However, the same commenters stated that if geographic payments adjustments must be applied under the PFS, the current proxy occupations used for calculating the work GPCI should be replaced with actual physician salary survey data to determine the true cost (market price) of physician labor. To that end, the commenters suggested that third parties who hire physicians, for example hospitals, would be a good source for obtaining "market based" physician salary data. Additionally, one commenter encouraged us to work with the AMA and the Medical Group Management Association (MGMA) to evaluate the validity of the current proxy occupational data sources and to determine methods for gathering reliable physician cost data.

*Response:* We appreciate the comments received on the Institute of Medicine's recommendations to revise the work GPCI methodology. We will continue to evaluate the comments received on the methodology used for determining the physician work GPCI in preparation for the seventh update to the GPICs, which is scheduled to be implemented in CY 2014. We also look forward to the MedPAC study on this issue, which is required under section 3004 of the MCTRJA. This study will assess whether any geographic adjustment to physician work is appropriate and, if so, what the level should be and where it should be applied.

(D) *Institute of Medicine Recommendation 5–6: Office Rent Component of PE GPCI.* A new source of information should be developed to determine the variation in the price of commercial office rent per square foot. (Geographic Adjustment in Medicare

Payment, Phase I: Improving Accuracy pages 5–38 thru 5–39)

The Institute of Medicine recommends the development of a new source of data to determine the variation in the price of commercial office rent per square foot. However, the Institute of Medicine does not explicitly recommend where the data should come from or how it should be collected. Before coming to this recommendation, the Institute of Medicine identified and evaluated several public and commercially available sources of data to determine whether an accurate alternative is available to replace the residential rent data currently used as a proxy to measure regional variation in physicians' cost to rent office space in the PE GPCI; these sources include rental data from the U.S. Department of Housing and Urban Development, American Housing Survey, General Services Administration, Basic Allowance for Housing (U.S. Department of Defense), U.S. Postal Service, MGMA (MGMA), and REIS, Inc. The Institute of Medicine concluded that these sources had substantial limitations, including lack of representativeness of the market in which physicians rent space, small sample size, low response rates, and sample biases. Although we agree that a suitable source for commercial office rent data would be preferable to the use of residential rent data in our PE office rent methodology, we have still been unable to identify an adequate commercial rent source that sufficiently covers rural and urban areas.

We will continue to evaluate possible commercial rent data sources for potential use in the office rent calculation. To that end, we encouraged public commenters to notify us of any publicly available commercial rent data sources, with adequate data representation of urban and rural areas that could potentially be used in the calculation of the office rent component of PE. However, we did not receive comments on specific data sources for commercial rent for purposes of determining the office rent component of the PE GPCI.

*Comment:* We received several comments that were not within the scope of the CY 2013 proposed rule. For example, a few commenters expressed concerns about the methodology used for determining the CY 2012 GPCI values and the impact of the current PFS locality configuration on specific PFS localities.

*Response:* We appreciate the comments regarding the methodology used for determining the CY 2012 GPCI values and the impact they have on

specific PFS localities. As discussed above, we did not make any proposed changes to the GPCI calculation methodology or values for CY 2013. Therefore, it would not be appropriate to consider making new adjustments to the GPCI values for a specific locality without providing the public an opportunity to comment. We will consider the commenters' suggestions as we implement the seventh GPCI update anticipated in CY 2014.

#### Result of Evaluation of Comments

We appreciate the comments received on the Institute of Medicine's recommendations regarding the PFS locality structure and the data sources and methodology used to calculate GPCI values. We will consider the commenters' suggestions as we continue to evaluate options for reconfiguring the PFS locality structure and as we implement the seventh update to the GPICs scheduled for CY 2014. We also look forward to conducting a full review and assessment of the Institute of Medicine's additional PFS locality recommendations (as discussed in their Phase II report), as well as the MedPAC study on the physician work GPCI under the PFS that is required by section 3004 of the MCTRJA.

#### *E. Medicare Telehealth Services for the Physician Fee Schedule*

##### 1. Billing and Payment for Telehealth Services

###### a. History

Prior to January 1, 1999, Medicare coverage for services delivered via a telecommunications system was limited to services that did not require a face-to-face encounter under the traditional model of medical care. Examples of these services included interpretation of an x-ray, or electrocardiogram, or electroencephalogram tracing, and cardiac pacemaker analysis.

Section 4206 of the BBA provided for coverage of, and payment for, consultation services delivered via a telecommunications system to Medicare beneficiaries residing in rural health professional shortage areas (HPSAs) as defined by the Public Health Service Act. Additionally, the BBA required that a Medicare practitioner (telepresenter) be with the patient at the time of a teleconsultation. Further, the BBA specified that payment for a teleconsultation had to be shared between the consulting practitioner and the referring practitioner and could not exceed the fee schedule payment which would have been made to the consultant for the service furnished. The BBA prohibited payment for any telephone

line charges or facility fees associated with the teleconsultation. We implemented this provision in the CY 1999 PFS final rule with comment period (63 FR 58814).

Effective October 1, 2001, section 223 of the Medicare, Medicaid and SCHIP Benefits Improvement Protection Act of 2000 (Pub. L. 106–554) (BIPA) added a new section, 1834(m), to the Act which significantly expanded Medicare telehealth services. Section 1834(m)(4)(F)(i) of the Act defines *Medicare telehealth* services to include consultations, office visits, office psychiatry services, and any additional service specified by the Secretary, when delivered via a telecommunications system. We first implemented this provision in the CY 2002 PFS final rule with comment period (66 FR 55246). Section 1834(m)(4)(F)(ii) of the Act required the Secretary to establish a process that provides for annual updates to the list of Medicare telehealth services. We established this process in the CY 2003 PFS final rule with comment period (67 FR 79988).

As specified in regulations at § 410.78(b), we generally require that a telehealth service be furnished via an interactive telecommunications system. Under § 410.78(a)(3), an interactive telecommunications system is defined as multimedia communications equipment that includes, at a minimum, audio and video equipment permitting two-way, real time interactive communication between the patient and the practitioner at the distant site. Telephones, facsimile machines, and electronic mail systems do not meet the definition of an interactive telecommunications system. An interactive telecommunications system is generally required as a condition of payment; however, section 1834(m)(1) of the Act does allow the use of asynchronous “store-and-forward” technology in delivering these services when the originating site is a federal telemedicine demonstration program in Alaska or Hawaii. As specified in regulations at § 410.78(a)(1), store and forward means the asynchronous transmission of medical information from an originating site to be reviewed at a later time by the practitioner at the distant site.

Medicare telehealth services may be furnished to an eligible telehealth individual notwithstanding the fact that the individual practitioner furnishing the telehealth service is not at the same location as the beneficiary. An eligible telehealth individual means an individual enrolled under Part B who receives a telehealth service furnished at an originating site. Under the BIPA,

originating sites were limited under section 1834(m)(3)(C) of the Act to specified medical facilities located in specific geographic areas. The initial list of telehealth originating sites included the office of a practitioner, a critical access hospital (CAH), a rural health clinic (RHC), a federally qualified health center (FQHC) and a hospital (as defined in Section 1861(e) of the Act). More recently, section 149 of the Medicare Improvements for Patients and Providers Act of 2008 (Pub. L. 110–275) (MIPPA) expanded the list of telehealth originating sites to include hospital-based renal dialysis centers, skilled nursing facilities (SNFs), and community mental health centers (CMHCs). In order to serve as a telehealth originating site, these sites must be located in an area designated as a rural health professional shortage area (HPSA), in a county that is not in a metropolitan statistical area (MSA), or must be an entity that participates in a federal telemedicine demonstration project that has been approved by (or receives funding from) the Secretary of Health and Human Services as of December 31, 2000. Finally, section 1834(m) of the Act does not require the eligible telehealth individual to be presented by a practitioner at the originating site.

##### b. Current Telehealth Billing and Payment Policies

As noted previously, Medicare telehealth services can only be furnished to an eligible telehealth beneficiary in an originating site. An originating site is defined as one of the specified sites where an eligible telehealth individual is located at the time the service is being furnished via a telecommunications system. In general, originating sites must be located in a rural HPSA or in a county outside of an MSA. The originating sites authorized by the statute are as follows:

- Offices of a physician or practitioner;
- Hospitals;
- CAHs;
- RHCs;
- FQHCs;
- Hospital-Based or Critical Access Hospital-Based Renal Dialysis Centers (including Satellites);
- SNFs;
- CMHCs.

Currently approved Medicare telehealth services include the following:

- Initial inpatient consultations;
- Follow-up inpatient consultations;
- Office or other outpatient visits;
- Individual psychotherapy;
- Pharmacologic management;

- Psychiatric diagnostic interview examination;
- End-stage renal disease (ESRD) related services;
- Individual and group medical nutrition therapy (MNT);
- Neurobehavioral status exam;
- Individual and group health and behavior assessment and intervention (HBAI);
- Subsequent hospital care;
- Subsequent nursing facility care;
- Individual and group kidney disease education (KDE);
- Individual and group diabetes self-management training (DSMT); and
- Smoking cessation services.

In general, the practitioner at the distant site may be any of the following, provided that the practitioner is licensed under state law to furnish the service via a telecommunications system:

- Physician;
- Physician assistant (PA);
- Nurse practitioner (NP);
- Clinical nurse specialist (CNS);
- Nurse-midwife;
- Clinical psychologist;
- Clinical social worker;
- Registered dietitian or nutrition professional.

Practitioners furnishing Medicare telehealth services submit claims for telehealth services to the Medicare contractors that process claims for the service area where their distant site is located. Section 1834(m)(2)(A) of the Act requires that a practitioner who furnishes a telehealth service to an eligible telehealth individual be paid an amount equal to the amount that the practitioner would have been paid if the service had been furnished without the use of a telecommunications system. Distant site practitioners must submit the appropriate HCPCS procedure code for a covered professional telehealth service, appended with the –GT (Via interactive audio and video telecommunications system) or –GQ (Via asynchronous telecommunications system) modifier. By reporting the –GT or –GQ modifier with a covered telehealth procedure code, the distant site practitioner certifies that the beneficiary was present at a telehealth originating site when the telehealth service was furnished. The usual Medicare deductible and coinsurance policies apply to the telehealth services reported by distant site practitioners.

Section 1834(m)(2)(B) of the Act provides for payment of a facility fee to the originating site. To be paid the originating site facility fee, the provider or supplier where the eligible telehealth individual is located must submit a claim with HCPCS code Q3014

(Telehealth originating site facility fee), and the provider or supplier is paid according to the applicable payment methodology for that facility or location. The usual Medicare deductible and coinsurance policies apply to HCPCS code Q3014. By submitting HCPCS code Q3014, the originating site certifies that it is located in either a rural HPSA or non-MSA county or is an entity that participates in a federal telemedicine demonstration project that has been approved by (or receives funding from) the Secretary of Health and Human Services as of December 31, 2000 as specified in section 1834(m)(4)(C)(i)(III) of the Act.

As previously described, certain professional services that are commonly furnished remotely using telecommunications technology, but that do not require the patient to be present in-person with the practitioner when they are furnished, are covered and paid in the same way as services delivered without the use of telecommunications technology when the practitioner is in-person at the medical facility furnishing care to the patient. Such services typically involve circumstances where a practitioner is able to visualize some aspect of the patient's condition without the patient being present and without the interposition of a third person's judgment. Visualization by the practitioner can be possible by means of x-rays, electrocardiogram or electroencephalogram tracings, tissue samples, etc. For example, the interpretation by a physician of an actual electrocardiogram or electroencephalogram tracing that has been transmitted via telephone (that is, electronically, rather than by means of a verbal description) is a covered physician's service. These remote services are not Medicare telehealth services as defined under section 1834(m) of the Act. Rather, these remote services that utilize telecommunications technology are considered physicians' services in the same way as services that are furnished in-person without the use of telecommunications technology; they are paid under the same conditions as in-person physicians' services (with no requirements regarding permissible originating sites), and should be reported in the same way (that is, without the –GT or –GQ modifier appended).

## 2. Requests for Adding Services to the List of Medicare Telehealth Services

As noted previously, in the December 31, 2002 **Federal Register** (67 FR 79988), we established a process for adding services to or deleting services

from the list of Medicare telehealth services. This process provides the public with an ongoing opportunity to submit requests for adding services. We assign any request to make additions to the list of telehealth services to one of two categories. In the November 28, 2011 **Federal Register** (76 FR 73102), we finalized revisions to criteria that we use to review requests in the second category. The two categories are:

- **Category 1:** Services that are similar to professional consultations, office visits, and office psychiatry services that are currently on the list of telehealth services. In reviewing these requests, we look for similarities between the requested and existing telehealth services for the roles of, and interactions among, the beneficiary, the physician (or other practitioner) at the distant site and, if necessary, the telepresenter. We also look for similarities in the telecommunications system used to deliver the proposed service, for example, the use of interactive audio and video equipment.

- **Category 2:** Services that are not similar to the current list of telehealth services. Our review of these requests includes an assessment of whether the service is accurately described by the corresponding code when delivered via telehealth and whether the use of a telecommunications system to deliver the service produces demonstrated clinical benefit to the patient. In reviewing these requests, we look for evidence indicating that the use of a telecommunications system in delivering the candidate telehealth service produces clinical benefit to the patient. Submitted evidence should include both a description of relevant clinical studies that demonstrate the service furnished by telehealth to a Medicare beneficiary improves the diagnosis or treatment of an illness or injury or improves the functioning of a malformed body part, including dates and findings, and a list and copies of published peer reviewed articles relevant to the service when furnished via telehealth. Our evidentiary standard of clinical benefit does not include minor or incidental benefits.

Some examples of clinical benefit include the following:

- Ability to diagnose a medical condition in a patient population without access to clinically appropriate in person diagnostic services.
- Treatment option for a patient population without access to clinically appropriate in-person treatment options.
- Reduced rate of complications.
- Decreased rate of subsequent diagnostic or therapeutic interventions

(for example, due to reduced rate of recurrence of the disease process).

- Decreased number of future hospitalizations or physician visits.
- More rapid beneficial resolution of the disease process treatment.
- Decreased pain, bleeding, or other quantifiable symptom.
- Reduced recovery time.

Since establishing the process to add or remove services from the list of approved telehealth services, we have added the following to the list of Medicare telehealth services: individual and group HBAI services; psychiatric diagnostic interview examination; ESRD services with 2 to 3 visits per month and 4 or more visits per month (although we require at least 1 visit a month to be furnished in-person by a physician, CNS, NP, or PA in order to examine the vascular access site); individual and group MNT; neurobehavioral status exam; initial and follow-up inpatient telehealth consultations for beneficiaries in hospitals and skilled nursing facilities (SNFs); subsequent hospital care (with the limitation of one telehealth visit every 3 days); subsequent nursing facility care (with the limitation of one telehealth visit every 30 days); individual and group KDE; and individual and group DSMT (with a minimum of 1 hour of in-person instruction to ensure effective injection training), and smoking cessation services.

Requests to add services to the list of Medicare telehealth services must be submitted and received no later than December 31 of each calendar year to be considered for the next rulemaking cycle. For example, requests submitted before the end of CY 2012 will be considered for the CY 2014 proposed rule. Each request for adding a service to the list of Medicare telehealth services must include any supporting documentation the requester wishes us to consider as we review the request. Because we use the annual PFS rulemaking process as a vehicle for making changes to the list of Medicare telehealth services, requestors should be advised that any information submitted is subject to public disclosure for this purpose. For more information on submitting a request for an addition to the list of Medicare telehealth services, including where to mail these requests, we refer readers to the CMS Web site at [www.cms.gov/telehealth/](http://www.cms.gov/telehealth/).

### 3. Submitted Request and Other Additions to the List of Telehealth Services for CY 2013

We received a request in CY 2011 to add alcohol and/or substance abuse and brief intervention services as Medicare

telehealth services effective for CY 2013. The following presents a discussion of this request, and our proposals for additions to the CY 2013 telehealth list.

#### a. Alcohol and/or Substance Abuse and Brief Intervention Services

The American Telemedicine Association submitted a request to add alcohol and/or substance abuse and brief intervention services, reported by CPT codes 99408 (Alcohol and/or substance (other than tobacco) abuse structured screening (for example, AUDIT, DAST), and brief intervention (SBI) services; 15 to 30 minutes) and 99409 (Alcohol and/or substance (other than tobacco) abuse structured screening (for example, AUDIT, DAST), and brief intervention (SBI) services; greater than 30 minutes) to the list of approved telehealth services for CY 2013 on a category 1 basis.

We note that we assigned a status indicator of “N” (Noncovered) to CPT codes 99408 and 99409 as explained in the CY 2008 PFS final rule with comment period (72 FR 66371). At the time, we stated that because Medicare only provides payment for certain screening services with an explicit benefit category, and these CPT codes incorporate screening services along with intervention services, we believed that these codes were ineligible for payment under the PFS. We continue to believe that these codes are ineligible for payment under PFS and, additionally, under the telehealth benefit. We do not believe it would be appropriate to make payment for claims using these CPT codes for the services furnished via telehealth, but not when furnished in person. Because CPT codes 99408 and 99409 are currently assigned a noncovered status indicator, and because we continue to believe this assignment is appropriate, we did not propose adding these CPT codes to the list of Medicare Telehealth Services for CY 2013.

However, we created two parallel G-codes for 2008 that allow for appropriate Medicare reporting and payment for alcohol and substance abuse assessment and intervention services that are not furnished as screening services, but that are furnished in the context of the diagnosis or treatment of illness or injury. The codes are HCPCS code G0396 (Alcohol and/or substance (other than tobacco) abuse structured assessment (for example, AUDIT, DAST) and brief intervention, 15 to 30 minutes) and HCPCS code G0397, (Alcohol and/or substance (other than tobacco) abuse structured assessment (for example, AUDIT, DAST) and intervention greater

than 30 minutes). Since these codes are used to report comparable alcohol and substance abuse services under certain conditions, we believed that it would be appropriate to consider the ATA's request as it applies to these services when appropriately reported by the G-codes. The ATA asked that CMS consider this request as a category 1 addition based on the similarities between these services and CPT codes 99406 (Smoking and tobacco use cessation counseling visit; intermediate, greater than 3 minutes up to 10 minutes) and 99407 (Smoking and tobacco use cessation counseling visit; intensive, greater than 10 minutes). We agree that the interaction between a practitioner and a beneficiary receiving alcohol and substance abuse assessment and intervention services is similar to their interaction in smoking cessation services. We also believe that the interaction between a practitioner and a beneficiary receiving alcohol and substance abuse assessment and intervention services is similar to the assessment and intervention elements of CPT code 96152 (health and behavior intervention, each 15 minutes, face-to-face; individual), which also is currently on the telehealth list.

Therefore, we proposed to add HCPCS codes G0396 and G0397 to the list of telehealth services for CY 2013 on a category 1 basis. Consistent with this proposal, we also proposed to revise our regulations at § 410.78(b) and § 414.65(a)(1) to include alcohol and substance abuse assessment and intervention services as Medicare telehealth services.

#### b. Preventive Services

Under our existing policy, we add services to the telehealth list on a category 1 basis when we determine that they are similar to services on the existing telehealth list with respect to the roles of, and interactions among, the beneficiary, physician (or other practitioner) at the distant site and, if necessary, the telepresenter. As we stated in the CY 2012 proposed rule (76 FR 42826), we believe that the category 1 criteria not only streamline our review process for publically requested services that fall into this category, the criteria also expedite our ability to identify codes for the telehealth list that resemble those services already on this list.

During CY 2012, CMS added coverage for several preventive services through the national coverage determination (NCD) process as authorized by section 1861(ddd) of the Act. These services add to Medicare's existing portfolio of preventive services that are now

available without cost sharing under the Affordable Care Act. We believe that for several of these services, the interactions between the furnishing practitioner and the beneficiary are similar to services currently on the list of Medicare telehealth services. Specifically, we believe that the assessment, education, and counseling elements of the following services are similar to existing telehealth services:

- Screening and behavioral counseling interventions in primary care to reduce alcohol misuse, reported by HCPCS codes G0442 (Annual alcohol misuse screening, 15 minutes) and G0443 (Brief face-to-face behavioral counseling for alcohol misuse, 15 minutes).
- Screening for depression in adults, reported by HCPCS code G0444 (Annual Depression Screening, 15 minutes).
- Screening for sexually transmitted infections (STIs) and high-intensity behavioral counseling (HIBC) to prevent STIs, reported by HCPCS code G0445 (High-intensity behavioral counseling to prevent sexually transmitted infections, face-to-face, individual, includes: education, skills training, and guidance on how to change sexual behavior, performed semi-annually, 30 minutes).
- Intensive behavioral therapy for cardiovascular disease, reported by HCPCS code G0446 (Annual, face-to-face intensive behavioral therapy for cardiovascular disease, individual, 15 minutes).
- Intensive behavioral therapy for obesity, reported by HCPCS code G0447 (Face-to-face behavioral counseling for obesity, 15 minutes).

We believe that the interactions between practitioners and beneficiaries receiving these services are similar to individual KDE services reported by HCPCS code G0420 (Face-to-face educational services related to the care of chronic kidney disease; individual, per session, per one hour), individual MNT reported by HCPCS code G0270 (Medical nutrition therapy; reassessment and subsequent intervention(s) following second referral in the same year for change in diagnosis, medical condition or treatment regimen (including additional hours needed for renal disease), individual, face-to-face with the patient, each 15 minutes); CPT code 97802 (Medical nutrition therapy; initial assessment and intervention, individual, face-to-face with the patient, each 15 minutes); and CPT code 97803 (Medical nutrition therapy; reassessment and intervention, individual, face-to-face with the patient, each 15 minutes), and HBAI reported by CPT code 96150 (Health and behavior assessment (for example, health-focused

clinical interview, behavioral observations, psychophysiological monitoring, health-oriented questionnaires), each 15 minutes face-to-face with the patient; initial assessment); CPT code 96151 (Health and behavior assessment (for example, health-focused clinical interview, behavioral observations, psychophysiological monitoring, health-oriented questionnaires), each 15 minutes face-to-face with the patient reassessment); CPT code 96152 (Health and behavior intervention, each 15 minutes, face-to-face; Individual); CPT code 96153 (Health and behavior intervention, each 15 minutes, face-to-face; Group (2 or more patients)); CPT code 96154 (Health and behavior intervention, each 15 minutes, face-to-face; family (with the patient present)), all services that are currently on the telehealth list.

Therefore, we proposed to add HCPCS codes G0442, G0443, G0444, G0445, G0446, and G0447 to the list of telehealth services for CY 2013 on a category 1 basis. We note that all coverage guidelines specific to the services would continue to apply when these services are furnished via telehealth. For example, when the national coverage determination requires that the service be furnished to beneficiaries in a primary care setting, the qualifying originating telehealth site must also qualify as a primary care setting. Similarly, when the national coverage determination requires that the service be furnished by a primary care practitioner, the qualifying primary distant site practitioner must also qualify as primary care practitioner. For more detailed information on coverage requirements for these services, we refer readers to the Medicare National Coverage Determinations Manual, Pub. 100–03, Chapter 1, Section 210, available at [http://www.cms.gov/manuals/downloads/ncd103c1\\_Part4.pdf](http://www.cms.gov/manuals/downloads/ncd103c1_Part4.pdf). Consistent with this proposal, we also proposed to revise our regulations at § 410.78(b) and § 414.65(a)(1) to include these preventive services as Medicare telehealth services.

*Comment:* All commenters expressed support for CMS' proposals to add alcohol and/or substance abuse structured assessment and brief intervention services and the several preventive services established through the national coverage determination (NCD) process to the list of Medicare telehealth services for CY 2013. One commenter stated particular support for CMS' approach to ensure that coverage guidelines continue to apply when these services are furnished via telehealth and

expressed the intention to support CMS' efforts to help educate practitioners about these preventive telehealth services newly available in 2013. Another commenter stated that the proposal to add these services to this list was an integral step forward for telehealth, but that the current breadth and level of services covered under the telehealth benefit is inadequate to support more robust telehealth capabilities sought by some practitioners.

*Response:* We appreciate the broad support for the proposed additions to the list of Medicare telehealth services and the efforts of stakeholders to ensure that practitioners are educated about the addition of these services to the list of Medicare telehealth services. We believe that the delivery of services via telehealth can help reduce barriers to health care access faced by some beneficiaries, and we remind all interested stakeholders that we are currently soliciting public requests to add services to the list of Medicare telehealth services. To be considered during PFS rulemaking for CY 2014, these requests must be submitted and received by December 31, 2012 or the close of the comment period for this final rule with comment period. Each request to add a service to the list of Medicare telehealth services must include any supporting documentation the requester wishes us to consider as we review the request. For more information on submitting a request for an addition to the list of Medicare telehealth services, including where to mail these requests, we refer readers to the CMS Web site at [www.cms.gov/telehealth/](http://www.cms.gov/telehealth/).

After consideration of the public comments received, we are finalizing our CY 2013 proposal to add HCPCS codes G0396, G0397, G0442, G0443, G0444, G0445, G0446, and G0447 to the list of telehealth services for CY 2013 on a category 1 basis. We note that all coverage guidelines specific to the services will continue to apply when these services are furnished via telehealth. For example, when the national coverage determination requires that the service be furnished to beneficiaries in a primary care setting, the telehealth originating site must also qualify as a primary care setting under the terms of the national coverage determination. Similarly, when the national coverage determination requires that the service be furnished by a primary care practitioner, the distant site practitioner who furnishes the telehealth service must also qualify as primary care practitioner under the terms of the national coverage

determination. For more detailed information on coverage requirements for these services, we refer readers to the Medicare National Coverage Determinations Manual, Pub. 100–03, Chapter 1, Section 210, available at [www.cms.gov/manuals/downloads/ncd103c1\\_Part4.pdf](http://www.cms.gov/manuals/downloads/ncd103c1_Part4.pdf). Consistent with this proposal, we are also revising our regulations at § 410.78(b) and § 414.65(a)(1) to include alcohol and/or substance abuse structured assessment and intervention services and the preventive services as Medicare telehealth services.

#### 4. Technical Correction To Include Emergency Department Telehealth Consultations in Regulation

In the CY 2012 PFS final rule with comment period (76 FR 73103), we finalized our proposal to change the code descriptors for initial inpatient telehealth consultation G-codes to reflect telehealth consultations furnished to emergency department patients in addition to inpatient telehealth consultations effective January 1, 2012. However, we did not amend the description of the services within the regulation at § 414.65(a)(1)(i). Therefore, we proposed to make a technical revision to our regulation at § 414.65(a)(1)(i) to reflect telehealth consultations furnished to emergency department patients in addition to hospital and SNF inpatients.

We received no comments regarding our proposal to make this technical revision. Therefore, we are finalizing our proposal to make a technical revision to our regulation at § 414.65(a)(1)(i) to reflect telehealth consultations furnished to emergency department patients in addition to hospital and SNF inpatients.

#### 5. Telehealth Originating Site Facility Fee Payment Amount Update

Section 1834(m)(2)(B) of the Act establishes the payment amount for the Medicare telehealth originating site facility fee for telehealth services provided from October 1, 2001, through December 31, 2002, at \$20. For telehealth services provided on or after January 1 of each subsequent calendar year, the telehealth originating site facility fee is increased by the percentage increase in the MEI as defined in section 1842(i)(3) of the Act. The MEI increase for 2013 is 0.8 percent. Therefore, for CY 2013, the payment amount for HCPCS code Q3014 (Telehealth originating site facility fee) is 80 percent of the lesser of the actual charge or \$24.43. The Medicare telehealth originating site facility fee

and MEI increase by the applicable time period is shown in Table 18.

**TABLE 18—THE MEDICARE TELEHEALTH ORIGINATING SITE FACILITY FEE AND MEI INCREASE BY THE APPLICABLE TIME PERIOD**

Facility fee	MEI increase	Period
\$20.00 ...	N/A	10/01/2001–12/31/2002
\$20.60 ...	3.0%	01/01/2003–12/31/2003
\$21.20 ...	2.9%	01/01/2004–12/31/2004
\$21.86 ...	3.1%	01/01/2005–12/31/2005
\$22.47 ...	2.8%	01/01/2006–12/31/2006
\$22.94 ...	2.1%	01/01/2007–12/31/2007
\$23.35 ...	1.8%	01/01/2008–12/31/2008
\$23.72 ...	1.6%	01/01/2009–12/31/2009
\$24.00 ...	1.2%	01/01/2010–12/31/2010
\$24.10 ...	0.4%	01/01/2011–12/31/2011
\$24.24 ...	0.6%	01/01/2012–12/31/2012
\$24.43 ...	0.8%	01/01/2013–12/31/2013

#### *F. Extension of Payment for Technical Component of Certain Physician Pathology Services*

##### 1. Background and Statutory Authority

Section 542(c) of the Medicare, Medicaid, and SCHIP Benefits Improvement and Protection Act of 2000 (BIPA) (Pub. L. 106–554) provided payment to independent laboratories furnishing the technical component (TC) of physician pathology services to fee-for-service Medicare beneficiaries who are inpatients or outpatients of a covered hospital for a 2-year period beginning on January 1, 2000. This section was subsequently amended by section 732 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (MMA) (Pub. L. 108–173), section 104 of division B of the Tax Relief and Health Care Act of 2006 (MIEA–TRHCA) (Pub. L. 109–432), section 104 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (MMSEA) (Pub. L. 110–173), section 136 of the Medicare Improvements for Patients and Providers Act of 2008 (MIPPA) (Pub. L. 110–275), section 3104 of the Affordable Care Act (Pub. L. 111–148), section 105 of the Medicare and Medicaid Extenders Act of 2010 (MMEA) (Pub. L. 111–309), section 305 of the Temporary Payroll Tax Cut Continuation Act of 2011 (Pub. L. 112–78) and section 3006 of the Middle Class Tax Relief and Job Creation Act of 2012 (Pub. L. 112–96) to continue payment to independent laboratories furnishing the technical component (TC) of physician pathology services to fee-for-service Medicare beneficiaries who are inpatients or outpatients of a covered hospital for various time periods. As discussed in detail below, Congress most recently acted to continue this

payment through June 30, 2012. The TC of physician pathology services refers to the preparation of the slide involving tissue or cells that a pathologist interprets. The professional component (PC) of physician pathology services refers to the pathologist's interpretation of the slide.

When the hospital pathologist furnishes the PC service for a hospital patient, the PC service is separately billable by the pathologist. When an independent laboratory's pathologist furnishes the PC service, the PC service is usually billed with the TC service as a combined or global service.

Historically, any independent laboratory could bill the Medicare contractor under the PFS for the TC of physician pathology services for hospital patients even though the payment for the costs of furnishing the pathology service (but not its interpretation) was already included in the bundled inpatient stay payment to the hospital. In the CY 2000 PFS final rule with comment period (64 FR 59408 and 59409), we stated that this policy has contributed to the Medicare program paying twice for the TC service: (1) To the hospital, through the inpatient prospective payment rate, when the patient is an inpatient; and (2) To the independent laboratory that bills the Medicare contractor, instead of the hospital, for the TC service. While the policy also permits the independent laboratory to bill for the TC of physician pathology services for hospital outpatients, in this case, there generally would not be duplicate payment because we would expect the hospital to not also bill for the pathology service, which would be paid separately to the hospital only if the hospital were to specifically bill for it. We further indicated that we would implement a policy to pay only the hospital for the TC of physician pathology services furnished to its inpatients.

Therefore, in the CY 2000 PFS final rule with comment period, we revised § 415.130(c) to state that for physician pathology services furnished on or after January 1, 2001 by an independent laboratory, payment is made only to the hospital for the TC of physician pathology services furnished to a hospital inpatient. Ordinarily, the provisions in the PFS final rule with comment period are implemented in the following year. However, the change to § 415.130 was delayed 1-year (until January 1, 2001), at the request of the industry, to allow independent laboratories and hospitals sufficient time to negotiate arrangements.

Full implementation of § 415.130 was further delayed by section 542 of the



BIPA and section 732 of the MMA, which directed us to continue payment to independent laboratories for the TC of physician pathology services for hospital patients for a 2-year period beginning on January 1, 2001 and for CYs 2005 and 2006, respectively. In the CY 2007 PFS final rule with comment period (71 FR 69788), we amended § 415.130 to provide that, for services furnished after December 31, 2006, an independent laboratory may not bill the carrier for the TC of physician pathology services furnished to a hospital inpatient or outpatient. However, section 104 of the MIEA–TRHCA continued payment to independent laboratories for the TC of physician pathology services for hospital patients through CY 2007, and section 104 of the MMSEA further extended such payment through the first 6 months of CY 2008.

Section 136 of the MIPPA extended the payment through CY 2009. Section 3104 of the Affordable Care Act amended the prior legislation to extend the payment through CY 2010. Section 105 of the MMEA extended the payment through CY 2011. Subsequent to the publication of the CY 2012 PFS final rule with comment period, section 305 of the Temporary Payroll Tax Cut Continuation Act of 2011 extended the payment through February 29, 2012 and section 3006 of the Middle Class Tax Relief and Job Creation Act of 2012 extended the payment through June 30, 2012.

## 2. Revisions to Payment for TC of Certain Physician Pathology Services

In the CY 2012 PFS final rule with comment period, we finalized our policy that an independent laboratory may not bill the Medicare contractor for the TC of physician pathology services furnished after December 31, 2011, to a hospital inpatient or outpatient (76 FR 73278 through 73279, 73473). As discussed above, subsequent to publication of that final rule with comment period, Congress acted to continue payment to independent laboratories through June 30, 2012. Therefore, the policy that we finalized in the CY 2012 PFS final rule with comment period was superseded by statute for 6 months. To be consistent with the statutory changes and our current policy, we proposed conforming changes to § 415.130(d) such that we continued payment under the PFS to independent laboratories furnishing the TC of physician pathology services to fee-for-service Medicare beneficiaries who are inpatients or outpatients of a covered hospital on or before June 30, 2012 (77 FR 44763). Independent laboratories may not bill the Medicare

contractor for the TC of physician pathology services furnished after June 30, 2012, to a hospital inpatient or outpatient. We received no public comments on the proposed conforming changes so we are finalizing the revisions to § 415.130(d) without modification.

## G. Therapy Services

### 1. Outpatient Therapy Caps for CY 2013

Section 1833(g) of the Act applies annual, per beneficiary, limitations (therapy caps) on expenses considered incurred for outpatient therapy services under Medicare Part B. There is one therapy cap for outpatient occupational therapy (OT) services and another separate therapy cap for physical therapy (PT) and speech-language pathology (SLP) services combined. Although therapy services furnished in an outpatient hospital setting have been exempt from the application of the therapy caps, section 3005(b) of the MCTRJCA amended section 1833(g) of the Act to include therapy services furnished in an outpatient hospital setting in the therapy caps. This provision is in effect from October 1, 2012 through December 31, 2012.

The therapy cap amounts are updated each year based on the Medicare Economic Index (MEI). The annual change in the therapy cap amount for CY 2013 is computed by multiplying the cap amount for CY 2012 by the MEI for CY 2013 and rounding to the nearest \$10. This amount is added to the CY 2012 cap, which is \$1,880, to obtain the CY 2013 cap amount. The MEI for CY 2013 is 0.8 percent, resulting in a therapy cap amount for CY 2013 of \$1,900.

An exceptions process to the therapy caps has been in effect since January 1, 2006. Since originally authorized by section 5107 of the Deficit Reduction Act (DRA), which amended section 1833(g)(5) of the Act, the exceptions process for the therapy caps has been extended through subsequent legislation (MIEA–TRHCA, MMSEA, MIPPA, the Affordable Care Act, MMEA, and TPTCCA). Last amended by section 3005 of the MCTRJCA, the Agency's authority to provide for an exception process to therapy caps expires on December 31, 2012. To request an exception to the therapy caps, therapy suppliers and providers use the KX modifier on claims for services after the beneficiary's services for the year have exceeded the therapy cap. Use of the KX modifier indicates that the services are reasonable and necessary and that there is documentation of medical necessity in the beneficiary's medical record.

Section 3005 of the MCTRJCA also required two additional changes to Medicare policies for outpatient therapy services. Effective for services furnished from October 1 through December 31, 2012, after a beneficiary's incurred expenses for PT and SLP services combined exceed the threshold of \$3,700 during the calendar year, section 1833(g)(5)(C) of the Act, as amended by 3005(a)(5) of the MCTRJCA, requires that we apply a manual medical review process as part of the therapy caps exceptions process. Similar to the therapy caps, there is a separate \$3,700 threshold for OT services. All requests for exceptions to the therapy caps for services after the \$3,700 threshold is reached are subject to manual medical review. The manual medical review process is being phased in over a 3-month period. Unlike the therapy caps, exceptions are not automatically granted for therapy services above the \$3,700 threshold based upon the therapist's determination that they services are reasonable and necessary. To request an exception to the therapy caps for services after the threshold is reached, the provider sends a request for an exception to the Medicare contractor. The contractor then uses the coverage and payment requirements contained within Pub. 100–02, Medicare Benefit Policy Manual, section 220 and applicable medical review guidelines, and any relevant local coverage determinations to make decisions as to whether an exception is approved for the services. For more information on the manual medical review process, go to [www.cms.gov/Research-Statistics-Data-and-Systems/Monitoring-Programs/Medical-Review/TherapyCap.html](http://www.cms.gov/Research-Statistics-Data-and-Systems/Monitoring-Programs/Medical-Review/TherapyCap.html).

## 2. Claims-Based Data Collection Strategy for Therapy Services

### a. Introduction

Section 3005(g) of the MCTRJCA requires CMS to implement, beginning on January 1, 2013, “\* \* \* a claims-based data collection strategy that is designed to assist in reforming the Medicare payment system for outpatient therapy services subject to the limitations of section 1833(g) of the Act. Such strategy shall be designed to provide for the collection of data on patient function during the course of therapy services in order to better understand patient condition and outcomes.”

### b. History/Background

In 2011, more than 8 million Medicare beneficiaries received outpatient therapy services, including



physical therapy (PT), occupational therapy (OT), and speech-language-pathology (SLP). Medicare payments for these services exceeded \$5.8 billion. Between 1998–2008, Medicare expenditures for outpatient therapy services increased at a rate of 10.1 percent per year while the number of Medicare beneficiaries receiving therapy services only increased by 2.9 percent per year. Although a significant number of Medicare beneficiaries benefit from therapy services, the rapid growth in Medicare expenditures for these services has long been of concern to the Congress and the Agency. To address this concern, efforts have been focused on developing Medicare payment incentives that encourage delivery of reasonable and necessary care while discouraging overutilization of therapy services and the provision of medically unnecessary care. A brief review of these efforts is useful in understanding our policy for CY 2013.

#### (1) Therapy Caps

Section 4541 of the Balanced Budget Act of 1997 (Pub. L. 105–33) (BBA) amended section 1833(g) of the Act to impose financial limitations on outpatient therapy services (the “therapy caps” discussed above) in an attempt to limit Medicare expenditures for therapy services. Prior to the BBA amendment, these caps had applied to services furnished by therapists in private practice, but the BBA expanded the caps effective January 1, 1999, to include all outpatient therapy services except those furnished in hospital outpatient departments. Since that time, the Congress has amended the statute several times to impose a moratorium on the application of the caps or has required us to implement an exceptions process for the caps. The therapy caps have only been in effect without a moratorium or an exceptions process for less than 2 years. (See the discussion about the therapy cap exceptions process above.) Almost from the inception of the therapy caps, Congress and the Agency have been exploring potential alternatives to the therapy caps.

#### (2) Multiple Procedure Payment Reduction (MPPR)

In the CY 2011 PFS final rule with comment period (75 FR 73232–73242), we adopted a MPPR of 25 percent applicable to the practice expense (PE) component of the second and subsequent therapy services furnished to a beneficiary when more than one of these services is furnished in a single session. This reduction applies to nearly 40 therapy service codes. (For a list of

therapy service codes to which this policy applies, see Addendum H.) The Physician Payment and Therapy Relief Act of 2010 (PPATRA) subsequently revised the reduction to 20 percent for the second and subsequent therapy services furnished to a beneficiary in an office setting, leaving the 25 percent reduction in place for therapy services furnished to a beneficiary in institutional settings. We adopted this MPPR as part of our directive under section 1848(c)(2)(K) of the statute, as added by section 3134(a) of the Affordable Care Act, to identify and evaluate potentially misvalued codes. By taking into consideration the expected efficiencies in direct PE resources that occur when services are furnished together, this policy results in more appropriate payment for therapy services. Although we did not adopt this MPPR policy specifically as an alternative to the therapy caps, paying more appropriately for combinations of therapy services that are commonly furnished in a single session reduces the number of beneficiaries impacted by the therapy caps in a given year. For more details on the MPPR policy, see section II.B.4. of this final rule with comment period.

#### (3) Studies Performed

The therapy cap is a uniform dollar amount that sets a limit on the total value of services furnished unrelated to the specific services furnished or the beneficiary’s condition or needs. A uniform cap does not deter unnecessary care or encourage efficient practice for low complexity beneficiaries. In fact, it may even encourage the provision of services up to the level of the cap. Conversely, a uniform cap without an exceptions process restricts necessary and appropriate care for certain high complexity beneficiaries. Recognizing these limitations in a uniform dollar value cap, we have been studying therapy practice patterns and exploring ways to refine payment for these services as an alternative to therapy caps.

On November 9, 2004, the Secretary delivered the Report to Congress, as required by the BBA as amended by the BBRA, “Medicare Financial Limitations on Outpatient Therapy Services.” This report included two utilization analyses. Although these analyses provided details on utilization, neither specifically identified ways to improve therapy payment. In the report, we indicated that further study was underway to assess alternatives to the therapy caps. The report and the analyses are available on the CMS Web site at [www.cms.gov/TherapyServices/](http://www.cms.gov/TherapyServices/).

Since 2004, we have periodically updated the utilization analyses and posted other reports on the CMS Web site. These reports highlighted the expected effects of limiting services in various ways and presented plans to collect data about beneficiary condition, including functional limitations, using available tools. Through these efforts, we have made progress in identifying the types of outpatient therapy services that are billed to Medicare, the demographics of the beneficiaries who utilize these services, the HCPCS codes used to bill the services, the allowed and paid amounts of the services, the providers of these services, the therapy utilization patterns among states in which the services are furnished, and the type of practitioner furnishing services.

From these and other analyses in our ongoing research effort, we have concluded that without the ability to define the services that are typically needed to address specific clinical cohorts of beneficiaries (those with similar risk-adjusted conditions), it is not possible to develop payment policies that encourage the delivery of reasonable and necessary services while discouraging the provision of services that do not produce a clinical benefit. Although there is widespread agreement that beneficiary condition and functional limitations are critical to developing and evaluating an alternative payment system for therapy services, a system for collecting such data uniformly does not exist. Currently diagnosis information is available from Medicare claims. However, we believe that the diagnosis on the claim is a poor predictor for the type and duration of therapy services required. Additional work is needed to develop an appropriate system for classifying clinical cohorts to determine therapy needs.

A 5-year CMS project titled “Development of Outpatient Therapy Payment Alternatives” (DOTPA) is expected to provide some of this information. The purpose of the DOTPA project is to identify a set of measures that we could collect routinely and reliably to support the development of payment alternatives to the therapy caps. Specifically, the measures being collected are assessed for administrative feasibility and usefulness in identifying beneficiary need for outpatient therapy services and the outcomes of those services. The data collection processes have just been completed and a final DOTPA report is expected in late CY 2013. In addition to developing alternatives to the therapy caps, the DOTPA project reflects our interest in

value-based purchasing by identifying components of value, namely, the beneficiary need and the effectiveness of therapy services. Although we expect DOTPA to provide meaningful data and practical information to assist in developing improved methods of paying for appropriate therapy services, it is unlikely that this one project alone will provide adequate information to implement a new payment system for therapy. This study combined with data from a wider group of Medicare beneficiaries would enhance our ability to develop alternative payment policy for outpatient therapy services.

#### (c) System Description and Requirements

##### (1) Overview

Section 3005(g) of MCTRJCA requires CMS to implement a claims-based data collection strategy on January 1, 2013 to gather information on beneficiary function and condition, therapy services furnished, and outcomes achieved. This information will be used in assisting us in reforming the Medicare payment system for outpatient therapy services. By collecting data on beneficiary function over an episode of therapy services, we hope to better understand the Medicare beneficiary population who uses therapy services, how their functional limitations change as a result of therapy services, and the relationship between beneficiary functional limitations and furnished therapy.

The long-term goal is to develop an improved payment system for Medicare therapy services. The desired payment system would pay appropriately and similarly for efficient and effective services furnished to beneficiaries with similar conditions and functional limitations that have potential to benefit from the services furnished. Importantly, such a system would not encourage the furnishing of medically unnecessary or excessive services. At this time, the data on Medicare beneficiaries' use and outcomes from therapy services from which to develop an improved system does not exist. This data collection effort is the first step towards collecting the data needed for this type of payment reform. Once the initial data have been collected and analyzed, we expect to identify gaps in information and determine what additional data would be needed to develop a new payment policy. Without a better understanding of the diversity of beneficiaries receiving therapy services and the variations in type and volume of treatments provided, we lack the information to develop a comprehensive strategy to map the way

to an improved payment policy. While this claims-based data collection is only the first step in a long-term effort, it is an essential step.

In the CY 2013 proposed rule, we proposed to implement section 3005(g) of MCTRJCA by requiring that claims for therapy services include nonpayable G-codes and modifiers. Through the use of these codes and modifiers, we proposed to capture data on the beneficiary's functional limitations (a) At the outset of the therapy episode, (b) at specified points during treatment and (c) at discharge from the outpatient therapy episode of care. In addition, the therapist's projected goal for functional status at the end of treatment would be reported on the first claim for services and periodically throughout an episode of care.

Specifically, as proposed, G-codes would be used to identify what type of functional limitation is being reported and whether the report is on the current status, projected goal status or discharge status. Modifiers would indicate the severity/complexity of the functional limitation being tracked. The difference between the reported functional status at the start of therapy and projected goal status represents any progress the therapist anticipates the beneficiary would make during the course of treatment/episode of care. We proposed that these reporting requirements would apply to all therapy claims, including those for services above the therapy caps and those that include the KX modifier (described above).

By tracking any changes in functional limitations throughout the therapy episode of care and at discharge, we would have information about the therapy services furnished and the outcomes of such services. The ICD-9 diagnosis codes reported on the claim form would provide some information on the beneficiary's condition.

We proposed that these claims-based data collection requirements would apply to services furnished under the Medicare Part B outpatient therapy benefit and PT, OT, and SLP services under the Comprehensive Outpatient Rehabilitation Facilities (CORF) benefit. We also proposed to include therapy services furnished personally and "incident to" the services of physicians or nonphysician practitioners (NPPs). As we explained in the proposed rule, this broad applicability would include therapy services furnished in hospitals, critical access hospitals (CAHs), skilled nursing facilities (SNFs), CORFs, rehabilitation agencies, home health agencies (when the beneficiary is not under a home health plan of care), and

in private offices of therapists, physicians and NPPs.

When used in this section "therapists" means all practitioners who furnish outpatient therapy services, including physical therapists, occupational therapists, and speech-language pathologists in private practice and those therapists who furnish services in the institutional settings, physicians and NPPs (including, physician assistants (PAs), nurse practitioners (NPs), clinical nurse specialists (CNSs), as applicable.) The term "functional limitation" generally encompasses both the terms "activity limitations" and "participation restrictions" as described by the International Classification of Functioning, Disability and Health (ICF). (For information on ICF, see [www.who.int/classifications/icf/en/](http://www.who.int/classifications/icf/en/) and for specific ICF nomenclature (including activity limitations and participation restrictions), see <http://apps.who.int/classifications/icfbrowser/>.)

The CY 2013 proposal was based upon an option for claims-based data collection that was developed as part of the Short Term Alternatives for Therapy Services (STATS) project under a contract with CMS, which provided three options for alternatives to the therapy caps that could be considered in the short-term before completion of the DOTPA project. In developing options, the STATS project drew upon the analytical expertise of CMS contractors and the clinical expertise of various outpatient therapy stakeholders to consider policies and available claims data. The options developed were:

- Capturing additional clinical information regarding the severity and complexity of beneficiary functional impairments on therapy claims in order to facilitate medical review and at the same time gather data that would be useful in the long term to develop a better payment mechanism;
- Introducing additional claims edits regarding medical necessity to reduce overutilization; and
- Adopting a per-session bundled payment, the amount of which would vary based on beneficiary characteristics and the complexity of evaluation and treatment services furnished in a therapy session.

Although we did not propose to adopt any of these alternatives at that time, we discussed and solicited public comments on all aspects of these options during the CY 2011 rulemaking. (See 75 FR 40096 through 40100 and 73284 through 73293.) In developing the CY 2013 claims-based data collection proposal, we used the feedback received from the CY 2011 rulemaking.

We noted in the proposal that the proposed claims-based data collection system using G-codes and severity modifiers builds upon current Medicare requirements for therapy services. Section 410.61 requires that a therapy plan of care (POC) be established for every beneficiary receiving outpatient therapy services. This POC must include: the type, amount, frequency, and duration of services to be furnished to each beneficiary, the diagnosis and the anticipated goals. Section 410.105(c) contains similar requirements for services furnished in the CORF setting. We have long encouraged therapists, through our manual provisions, to express the POC-required goals for each beneficiary in functional terms and require that goals be based on measureable assessments or objective data and relate to identified functional impairments. See Pub 100-02, Chapter 15, Section 220.1.2. We also noted that the evaluation and the goals developed as part of the POC would be the foundation for the initial reporting under the proposed system.

The following is a summary of the comments we received regarding the general approach proposed in the CY 2013 PFS proposed rule to require nonpayable G-codes and modifiers on therapy claims to implement the new statutory requirement.

*Comment:* Most commenters supported a new payment system for therapy services and recognized that data would be a critical factor in the development of such a system. Others recognized that the statute required CMS to implement a claims-based data collection system and therefore addressed comments to the specific elements rather than the overall requirement. Many commenters expressed concerns that the data we would be collecting under the proposed system would not provide adequate data for us to develop a new payment system. Many commenters also expressed concern that the system would not provide the means for therapists to adequately convey why some beneficiaries needed more treatment. Toward this end, commenters suggested that we include a way to risk adjust the data or collect more beneficiary information. Some commenters suggested that we establish additional G-codes to report the beneficiary's complexity, such as whether their condition is of low, moderate, or high complexity. These G-codes would represent the multiple variables that affect a beneficiary's condition and response to therapy, such as age, comorbidities, prognosis, patient safety considerations, and current

clinical presentation. One association indicated that it is working on an alternative payment system that will define and use three levels of complexity. Many commenters pointed out that the data we proposed to collect could only provide information on the progress an individual beneficiary made and was not valid for analyzing payment alternatives.

*Response:* We agree with commenters that the data collected under this system will not alone provide all the information that CMS needs to develop, analyze and implement an alternative payment system. We agree with the commenters that factors such as the patient's overall condition, including age, comorbidities, etc. are likely to affect the response to therapy; and we further agree that being able to analyze the data collected on such variables would enhance the usefulness of our data. Although we agree with the commenters' that it could be beneficial to include additional data elements to reflect the patient's condition and the complexity of the case, a meaningful system to use in classifying a beneficiary's complexity does not currently exist. As experience is gained with this new system, we expect that through future notice and comment rulemaking we will be able to enhance the system.

*Comment:* Many commenters commented on the administrative burden that therapists would incur if the proposed system was implemented. Some commented that the administrative burden would be particularly significant for physical therapists in private practice who often submit claims after each therapy visit. Commenters labeled the proposal "improper," "unreasonable," and "overly burdensome." Other commenters indicated that the proposed process would not be burdensome stating that the functional assessment tools they use were "perfectly suited to comply with CMS rule for data collection points, so we anticipate little or no burden in complying with the collection of function at intake, predicting discharge function at intake, during care and at discharge from care." In addition to the many commenters who noted the additional work that would be required to comply with this system, one commenter suggested that we also add a billable G-code to pay therapists for the additional work that this proposal would require.

*Response:* While we recognize that complying with these new reporting requirements will impose an additional burden on therapists, we believe that having available additional data on the

therapy services furnished and the beneficiaries who receive them is critical to development of an alternative payment system for therapy services. Although we acknowledge that there would be work and some additional effort in complying with these reporting requirements, we believe that the additional burden is minimal. We designed our proposal to mesh closely with information that therapists already include in the medical record. The proposal would merely require that the information be translated into the new G-codes and modifiers, and included in additional lines on the same claims that would otherwise be submitted. We do not believe this reporting requirement would significantly increase the resources required to furnish therapy services.

*Comment:* A couple of commenters suggested that we abandon our G-code/modifier proposal and use diagnosis codes in its place. One recognized that CMS's assertion that diagnosis codes on the claims do not provide the data that we need was valid when only the principal diagnosis is used, but stated that if we relied upon principal and secondary diagnosis we could obtain the additional information regarding the patient's clinical condition and functional limitations. The commenter provided the example of when hemiparesis was coded as the secondary diagnosis. Some suggested that when the ICD-10 system is implemented the diagnosis codes would provide better information.

*Response:* We continue to believe that diagnosis codes, even when secondary diagnoses are included, do not provide the information on functional limitations that the statute requires us to collect. In the example the commenter provided, use of the diagnosis code "hemiparesis," would only tell us that the beneficiary needs therapy due to a paralysis or weakness on one side of his or her body caused by a stroke or other brain trauma, but not the extent of the beneficiary's functional limitation. With regard to use of ICD-10, the statute requires us to implement a functional reporting system by January 1, 2013 so we cannot wait for ICD-10 system to implement the reporting requirements.

*Comment:* One commenter requested to be exempted from these reporting requirements because the organization furnishes such a small amount of Part B outpatient therapy services. Another noted that "Given that this policy may affect HOPDs only for 3 months, CMS should consider ways to impose minimal administrative burden on HOPDs to implement this policy." One commenter sought assurance that CAHs

were included in this data collection effort.

*Response:* As we indicated in the proposed rule, our goal is to have data on the complete range of therapy services for which payment is made based on the PFS for use in assessing and developing potential alternative payment systems for those services. This is important since any new payment system would likely apply to all those therapy services that are currently paid at rates under the PFS. To meet this goal, we proposed that the reporting requirements apply to all providers and suppliers of outpatient therapy services and CORFs. We note that the proposed policy would apply to hospital outpatient department services, even if such services are not subject to the therapy caps after December 31, 2012, and to services furnished in CAHs. We are finalizing without change the proposed policy to apply the reporting requirements to hospitals, SNFs, rehabilitation agencies, CORFs, home health agencies (when the beneficiary is not under a home health plan of care) and private offices.

*Comment:* Several commenters raised concerns about a new payment system based upon the data collected without a standardized tool, stating that such data would not provide reliable information on which to develop an alternative payment system. Additionally, some commenters believed the invalid data would be used to create a payment system based upon functional limitations.

*Response:* At this time we are not making any changes in the existing payment methodology for therapy services, except that therapists will have to comply with the reporting requirements to receive payment for furnished therapy services. Therapists will continue to be paid in CY 2013 under the existing payment methodology, which includes the therapy caps. We will closely monitor and implement any enacted legislation that would amend the current statutory provisions, including any amendment to extend the therapy cap exceptions process. At this time we are broadly considering options for a revised payment system for therapy services and do not have any preconceived ideas as to what such a system would like or what it would be based upon. The purpose of the data collection proposal described in the CY 2013 PFS proposed rule is to meet the statutory requirement and begin to gather data that will be used, along with other data and information that we have, to develop and analyze potential alternative payment systems. It is likely that

changes will be made in the data collected as we gain experience with this system. Therapists and others concerned with Medicare payment for therapy services should not draw conclusions about any future payment system for therapy services based upon the claims-based data that we proposed to collect. The claims-based data is only one set of information that will be used and it is only a beginning step in gathering the information that we would need to consider in developing a revised payment system for therapy services.

*Comment:* Some commenters suggested that the “preamble language implies that improvement is a requirement for ongoing Medicare coverage.” One commenter suggested that the preamble language “implies that a measurable improvement in a beneficiary’s functional limitation is required during an episode of therapy services.” Others expressed concern that some beneficiaries, such as those with spinal cord injuries, will be denied coverage because they improve too slowly.

*Response:* We did not intend for the preamble language to raise concern about changing coverage conditions for beneficiaries who need therapy services. As noted above, the purpose of the claims-based data collection system is simply to gather data, and we did not propose, nor are we implementing, any changes to coverage or payment policy for therapy services other than to require that therapists comply with the reporting requirements to receive payment for therapy services they furnish. Under existing IOM requirements, therapists have to establish a long-term goal for beneficiaries receiving therapy. What is new under this system is that at the outset of treatment, the therapist will need to report on the claim the projected goal for treatment using modifiers that describe the percentage of impairment. For beneficiaries who are not expected to improve, such as those receiving maintenance therapy, the same modifier would be used for current status and for projected goal status. It is possible for some beneficiaries that while improvement is expected, it is expected to be limited, and thus it will also be reported using the same modifiers. To emphasize, the collection of these data elements will not affect a beneficiary’s coverage of therapy services.

*Comment:* Some commenters expressed concerns about how this proposal would affect individuals suffering from lymphedema. Commenters stated that some clients experience both pain and swelling

while others seem to have only swelling of a limb. Successful management of a beneficiary with lymphedema involves bandaging, compression and skin care instruction, manual lymph drainage, decongestive therapy, manual lymph drainage instruction, and exercise. These services take lots of valuable practitioner time to perform correctly as does instructing caregivers. While lymphedema impacts function to a point of mild to severe disability, many commenters told us that lymphedema severity/complexity is very difficult to quantify and show significant functional improvements in the lymphatic system when many of these improvements are in skin integrity, cellular health and lymphatic flow. Other commenters stated that the patient’s functional limitations due to lymphedema (restricted motion and/or mobility) can range from profound to minimal. But all lymphedema patients, including those proficient in self-care who have minimal functional limitations, are at great risk for developing cellulitis or other major medical complications from sustained tissue congestion of the lymphatic system. With ongoing or periodic management, as appropriate, therapy services can successfully prevent these medical crises. Many commenters expressed concern that coverage for therapy services relating to lymphedema would be denied as a result of this proposal. Others questioned which functional limitation to use for lymphedema patients.

*Response:* As noted earlier, we did not propose to change coverage policy or to use the claims-based data reporting system to determine which beneficiaries are entitled to therapy services. Instead, our proposal would require those furnishing care to provide certain information about the beneficiary and his or her expected response to therapy. We are reiterating in this final rule with comment period that the proposed claims-based data collection system makes no changes in our therapy coverage policies.

With regard to how those treating beneficiaries should comply with the data collection system, we expect therapists to report the G-code for the functional limitation that most closely relates to the functional limitation being treated. As a result of comments on the proposed rule, we are clarifying in this final rule with comment period that if the therapy services being furnished are not intended to treat a functional limitation, the therapist should use the G-code for “other” and the modifier representing zero.

*Comment:* Several commenters suggested that significant education will

be required for therapists to comply with this required reporting.

*Response:* We are publishing in this final rule with comment period the claims-based reporting requirements that must be met in order to receive payment for therapy services. We will also use our usual methods for providing additional information, including revising relevant sections of the IOM, publishing Medicare Learning

Network (MLN) Matters articles; presentations on Open Door Forums, and conducting National Provider Calls on the new requirements. We urge therapist to use these tools to assure that they have the information they need to comply with these new requirements.

(2) Nonpayable G-Codes on Beneficiary Functional Status

We proposed that therapists would report G-codes and modifiers on

Medicare claims for outpatient therapy services. We discussed and sought comment on two types of G-codes in the proposed rule—generic and categorical. Table 19 shows the proposed generic G-codes and Table 20 shows the categorical codes discussed in the proposed rule.

TABLE 19—PROPOSED NONPAYABLE G-CODES FOR REPORTING FUNCTIONAL LIMITATIONS

Functional limitation for primary functional limitation:	
Primary Functional limitation, Current status at initial treatment/episode outset and at reporting intervals .....	GXXX1
Primary Functional limitation, Projected goal status .....	GXXX2
Primary Functional limitation, Status at therapy discharge or end of reporting .....	GXXX3
Functional limitation for a secondary functional limitation if one exists:	
Secondary Functional limitation, Current status at initial treatment/outset of therapy and at reporting intervals .....	GXXX4
Secondary Functional limitation, Projected goal status .....	GXXX5
Secondary Functional limitation, Status at therapy discharge or end of reporting .....	GXXX6
Provider attestation that functional reporting not required:	
Provider confirms functional reporting not required .....	GXXX7

The proposed G-codes differ from the three separate pairs of G-codes discussed in the CY 2011 PFS rulemaking. The CY 2011 discussion included these three pairs of G-codes, all of which reflect specific ICF terminology:

- Impairments of Body Functions and/or Impairments of Body Structures;
- Activity Limitations and Participation Restrictions; and
- Environmental Factors Barriers.

Each pair contained a G-code to represent the beneficiary's current functional status and another G-code to represent the beneficiary's projected goal status. Each claim would have required all three sets of G-codes. Like the G-codes we proposed for CY 2013, the G-codes discussed in the CY 2011 PFS rulemaking would have been used

with modifiers to reflect the severity/complexity of each element.

In the CY 2013 PFS proposed rule, we indicated that we were not proposing to use these specific G-codes because we found them to be potentially redundant and confusing. Instead we chose to use G-codes to define “functional limitations” synonymously with the ICF terminology “activity limitations and participation restrictions.” We noted that requiring separate reporting on three elements would have imposed a greater burden on therapists without providing a meaningful benefit in the value of the data provided. We added that because environmental barriers as discussed in CY 2011 are contextual, we did not believe collecting information on them would contribute to developing an improved payment system.

To create the select categories of G-codes discussed in the proposed rule (See Table 20) we used the two most frequently reported functional limitations in the DOTPA project by each of the three therapy disciplines. We noted that should we decide to use a system with category-specific reporting, we would expect to develop specific nonpayable G-codes for select categories of functional limitations in the final rule. We explained that if one of the select categories of functional limitations describes the functional limitation being reported, that G-code set would be used to report the current, projected goal, and discharge status of the beneficiary. When reporting a functional limitation not described by one of categorical G-codes, one of the generic G-codes previously described would be used.

TABLE 20—SELECT CATEGORIES OF G-CODES DISCUSSED IN PROPOSED RULE

Walking & Moving Around	
Walking & moving around functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals .....	GXXX8
Walking & moving around functional limitation, projected goal status, at initial therapy treatment/outset and at discharge from therapy .....	GXXX9
Walking & moving around functional limitation, discharge status, at discharge from therapy/end of reporting on limitation .....	GXXX10
Changing & Maintaining Body Position	
Changing & maintaining body position functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals .....	GXXX11
Changing & maintaining body position functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy .....	GXXX12
Changing & maintaining body position functional limitation, discharge status at discharge from therapy/end of reporting on limitation .....	GXXX13
Carrying, Moving & Handling Objects	
Carrying, moving & handling objects functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals .....	GXXX14
Carrying, moving & handling objects functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy .....	GXXX15

TABLE 20—SELECT CATEGORIES OF G-CODES DISCUSSED IN PROPOSED RULE—Continued

Carrying, moving & handling objects functional limitation, discharge status at discharge from therapy/end of reporting on limitation .....	GXX16
Self Care (washing oneself, toileting, dressing, eating, drinking)	
Self care functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals .....	GXX17
Self care functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy .....	GXX18
Self care functional limitation, discharge status at discharge from therapy/end of reporting on limitation .....	GXX19
Communication: Reception (spoken, nonverbal, sign language, written)	
Communication: Reception functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals .....	GXX20
Communication: Reception functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy .....	GXX21
Communication: Reception functional limitation, discharge status at discharge from therapy/end of reporting on limitation .....	GXX22
Communication: Expression (speaking, nonverbal, sign language, writing)	
Communication: Expression functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals .....	GXX23
Communication: Expression functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy .....	GXX24
Communication: Expression functional limitation, discharge status at discharge from therapy/end of reporting on limitation .....	GXX25

We sought input from therapists on categories of functional limitations, such as those described in this section. We specifically requested comments regarding the following questions: Would data collected on categories of functional limitations provide more meaningful data on therapy services than that collected through use of the generic G-codes in our proposal? Should we choose to implement a system that is based on at least some select categories of functional limitation, which functional limitations should we collect data on in 2013? Is it more, less or the same burden to report on categories of functional limitations or generic ones? The categories of functional limitations described above are based on the ICF categories, but these ICF categories also have subcategories. Should we use subcategories for reporting? Are there specific conditions not covered by these ICF categories? Would we need to have G-codes for the same categories of secondary limitations? We sought public comment on whether these proposed G-codes allow adequate reporting on beneficiary's functional limitations. We also noted that we would particularly appreciate receiving specific suggestions for any missing elements.

The following is a summary of the comments we received on the G-codes, generic and categorical, whether these proposed G-codes allow adequate reporting on beneficiary's functional limitations, and specific suggestions for any missing elements.

*Comment:* Two commenters disagreed with our proposal to develop new G-codes and instead encouraged us to use the three pairs of G-codes (activities and participation restrictions, impairments to body functions/structures and environmental barriers) from the STATs

project to report functional limitations. These commenters agreed that adding these domains might be more burdensome, but one commenter suggested that without these data elements we would likely miss integral beneficiary data in relation to health and wellness benefits, such as increased muscle function, improved quality of life, decreased depression, improved bowel/bladder function, improved respiratory function, improved autonomic function and improved circulation. Another commenter specifically agreed with our decision to use only the one ICF-defined G-code from the STATS for activity impairments and participation restrictions. They noted that it would be potentially redundant and confusing to adopt the two additional G-codes for body functions/structures and environmental barriers and noted that these other two categories would "provide the agency with little meaningful data." One commenter suggested that if we adopted this additional reporting we could minimize the additional burden by eliminating goal reporting.

*Response:* We appreciate the views of these commenters about which ICF categories to capture in our G-code data collection. We continue to believe that the reporting of functional limitations will be less confusing and more defined with the G-codes as described in our proposal for activity impairments/participation restrictions. As we move forward with functional reporting in following years, we may revisit the addition of other categories.

*Comment:* Commenters had divergent views on the categorical and generic G-codes. Many found the proposed system complicated, burdensome and stated that it would not provide the data we sought. Some criticized the categorical

codes as being too broadly defined and stated that this will lead to confusion as to what areas of impairment are being reported. For example, one commenter stated, "The suggested categories are very broad and, in our view, will lead to confusion regarding which areas of impairment would be reported for certain therapy activities." One commenter opposed the use of generic G-codes saying that data from these codes would be "useless." On the other hand, we received much support for the proposed G-codes. Many commenters supported the use of categorical G-codes saying their use will provide more useful information than the generic ones. One commenter stated, "We believe having therapists report on these categories will provide CMS with more useful information than generic reporting on a functional limitation." Many favored use of the categorical G-codes in addition to using "generic" or "other" codes only for functional limitations that did not fit in one of the categorical ones. Several commenters gave us specific guidance, recommending that instead of the generic G-codes, we add an "other" G-code to the categorical codes for functional limitations that don't fit into one of the defined categories.

*Response:* Based upon the comments we received suggesting that we use the categorical codes, but include an "other" category to use when one of the categorical codes does not apply, we are modifying our proposal to adopt categorical G-codes to define functional limitations and including within the categorical G-codes "other" G-codes to use when one of the more specific categorical codes does not apply. In addition to this change, as discussed below, we are replacing the two SLP categorical codes with eight new ones to better reflect the diversity of services

furnished. Table 21 provides a complete list of the codes that will be available for reporting functional limitations. With regard to the commenters' concern that the categories are too broad and this will lead to confusion as to what is being reported, we acknowledge that the categories are broad, but disagree that the use of broad categories will result in confusion. Instead, we believe that the result will be the collection of data that includes information on broadly defined functional limitations. Without more specific input and greater support from the commenters, we do not believe we should create these in this final rule with comment period. Moreover, we believe it is important to gain experience with a limited number of codes in this new reporting system before we vastly expand the number of codes that are used. We sought comment on ways to better define the categories and where we received specific suggestions for additional G-codes that were sufficiently developed, such as those for SLP (explained below), we included them in our final set of G-codes. We anticipate that we will continue to refine the categories through future notice and comment rulemaking as we get more information and experience with this system.

*Comment:* Several commenters pointed out that there were many functional limitations for which there was not a categorical G-code. The American Speech-Language and Hearing Association pointed out the lack of appropriate SLP categories and suggested that we take advantage of the experience that has been gained through the use of its system for collecting data on functional limitations in this area. Specifically, they urged us to assign G-codes to the top seven reported functional communication measures used in National Outcomes Measurement System (NOMS). This commenter stated that, using this system, we would be able to collect "consistent" and "meaningful" ratings across all settings nationally.

Others told us that there were many conditions and situations that our system did not address and that some of these beneficiaries did not exhibit functional limitations that could be easily measured or reported. They cited, as examples, beneficiaries seen for lymphedema management, wound care, wheelchair assessment/fitting, cognitive impairments, and incontinence training.

*Response:* We agree with commenters that the G-codes discussed in the proposed rule did not go far enough in addressing SLP functional limitations. After consideration of the comments, we also agree that adoption of the most

frequently used NOMS measures would be the best way to address this issue and would significantly improve our system in several ways. By using a system familiar to many speech-language pathologists, the quality of our data collection will be enhanced and the burden on those reporting will be less. We agree that it is reasonable to incorporate categories that are more specific, when appropriate, and note that this is an opportunity to align with existing measurement systems.

Accordingly, we are replacing the two of the categorical codes relating to SLP with seven categorical codes and one "other" code for SLP. (See Table 21.) The seven categorical codes mirror the seven most frequently reported NOMS categories and should be used when appropriate. For all other SLP treatments, the "SLP Other" category should be used.

For functional limitations not defined by the specific categorical codes and for therapy services that are not addressing a particular functional limitation; the "other" G-codes should be used. As we begin collecting data in this initial year, we will continue to assess the need for additional G-codes, refinement of existing ones, and examine ways to address those situations for which beneficiaries do not have functional limitations.

We have addressed in this final rule with comment period those areas for which we have adequate information to do so at this time and for which an additional burden will not be created. We will continue to refine this system through further notice and comment rulemaking in future years.

*Comment:* We received mixed feedback in response to our request for comment regarding the use of the ICF subcategories. Some commenters noted that adding more subcategories would result in too many codes and only add to the confusion. At least one other commenter supported subcategory reporting, but did not suggest which subcategories we should use.

*Response:* Given the comments received, we will not be implementing reporting by subcategories at this time. Once the system is operational, we will reassess whether subcategory reporting is necessary to provide the data that we need.

*Comment:* Some commenters interpreted our proposal to limit each therapy discipline to using only the two codes that represented the top two reported functional limitations for that discipline and suggested that we allow therapists to use any appropriate functional limitation.

*Response:* We agree with commenters that therapists should be able to use any appropriate functional limitation. In the proposed rule, we indicated that we developed the 6 categorical codes to correspond with the two most commonly reported functional limitations for each of the three therapy disciplines. However, this was only a way of identifying the functional limitations for which we needed codes. To be clear, therapists are to use the most appropriate categorical G-code that describes the functional limitation that is the primary reason for treatment without restriction by discipline.

*Comment:* A few commenters urged us to clarify that therapists using Patient Inquiry by Focus on Therapeutic Outcomes, Inc (FOTO), or another measurement system that provides a composite functional status score, did not need to report on secondary limitations.

*Response:* In assessing this comment, we recognized the need to clarify how composite functional scores should be reported. We are clarifying that a composite score should be reported using G8990 (Other physical or occupational primary functional limitation, current status, at therapy episode outset and at reporting intervals), G8991 (Other physical or occupational primary functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting) and G8992 (Other physical or occupational primary functional limitation, discharge status, at discharge from therapy or to end reporting). Should there be the occasion to report on a second condition after the reporting on the first had ended, the therapist would use the G-code set for "other subsequent" functional limitation, G8993–G8896.

### (3) Number of Functional Limitations on Which Reporting Occurs

We proposed that, using a set of G-codes with appropriate modifiers, the therapist would report the beneficiary's primary functional limitation defined as the most clinically relevant functional limitation at the time of the initial therapy evaluation and the establishment of the POC. The projected goal would also be reported at this time. At specified intervals during treatment, claims would also include the current functional status and the goal functional status, which would not typically change during therapy, except as described below. On the final claim for an episode of care, the therapist would report the status at this time for this functional limitation and the goal status.



Early results from the DOTPA project suggest that most beneficiaries have more than one functional limitation at treatment outset. In fact, only 21 percent of the DOTPA assessments reported just one functional limitation. Slightly more than half (54 percent) reported two, three or four functional limitations.

To the extent that the DOTPA finding is typical, the therapist may need to make a determination as to which functional limitation is primary for reporting purposes. In cases where this is unclear, the therapist may choose the functional limitation that is most clinically relevant to a successful outcome for the beneficiary, the one that would yield the quickest and/or greatest mobility, or the one that is the greatest priority for the beneficiary. In all cases, this primary functional limitation should reflect the predominant limitation that the furnished therapy services are intended to address.

We sought comment on specific issues regarding reporting data on a secondary limitation. Specifically, we requested comments regarding whether reporting on secondary functional limitations should be required or optional.

The following is a summary of the comments we received on the percentage of Medicare therapy beneficiaries with more than one functional limitation at the outset of therapy and whether reporting on secondary functional limitations should be required or optional.

*Comment:* The responses on the number of functional limitations being treated showed a wide variation. One commenter treating beneficiaries with spinal cord injuries indicated that 100 percent had more than one functional limitation, with an average of 10 functional limitations. Another respondent told us that 50 percent of SLP patients have two or more functional limitations. Another respondent indicated that nearly 98 percent of patients seen by therapists using FOTO were surveyed for only one condition. Most commenters recommended that therapists be

required to report only one functional limitation, especially as we are just beginning to require functional reporting. The commenters stated that it would be burdensome and would pose clinical challenges to require reporting both a primary and secondary functional limitation. Others suggested that it would be costly, time intensive and burdensome to report numerous secondary functional limitations. Some stated that reporting on only one functional limitation would not capture sufficient information since treatment of multiple functional limitations is interrelated and treatment for these occurs simultaneously, not sequentially. Some commenters suggested allowing the optional reporting of a second or third functional limitation. Some commenters questioned how functional reporting would be handled when the beneficiary was being treated by more than one discipline or when a substitute therapist treats a beneficiary.

*Response:* In response to comments, we have decided to limit reporting to one functional limitation at this time. Recognizing that therapists treat the patient as a whole and work on more than one functional limitation at a time, we believe that limiting reporting in this way will make it less burdensome in the situations involving more than one functional limitation. Although many commenters favored the option of reporting on additional functional limitations when appropriate, we believe that allowing additional optional reporting would not produce consistent or useful data on beneficiaries who have more than one functional limitation that is being treated, and could potentially complicate the use of the data we collect for the development of future therapy payment policy. As we seek to improve reporting in future years, we may reconsider whether to permit or require reporting on additional functional limitations. We note that this is a new reporting system designed to gather data on the changes in beneficiary function throughout an episode of care. We are not expecting therapists to change the

way they treat patients because of our reporting requirements.

We also explained that in situations where treatment continues after the treatment goal is achieved and reporting ended on the primary functional limitation, reporting will be required for another functional limitation. Thus, reporting on more than one functional limitation may be required for some patients, but not simultaneously. Instead, once reporting on the primary functional limitation is complete, the therapist will begin reporting on a subsequent functional limitation using another set of G-codes. If this additional functional limitation is not described by one of the specific categorical codes, one of the three “other” codes should be used depending on the circumstances.

In response to the comments, we are making several modifications in the G-codes that we proposed, as noted in the responses to comments above. To summarize, the G-codes, and their long descriptors, that will be used for reporting functional limitations of beneficiaries are listed in Table 21. There are 11 G-codes that describe categorical functional limitation, including seven for SLP services, and three more general G-codes for functional limitations that do not fit within one of the 11 categories. The general categorical codes would be used when none of the specific categories apply or when an assessment tool is used that yields a composite score that combines several or many functional measures, such as is done with the FOTO Patient Inquiry tool, for example. Two of these general G-code sets are to be used for “other” PT and OT services and one for “other” SLP services. In addition, we deleted the requirement to report a G-code to signal that no reporting was required and thus deleted the G-code that would have been used for this. (For discussion about the comments on this G-code and our decision to remove this reporting requirement, see section II.F.2.(b).(6).) Therapists would use the code that best describes the functional limitation that is primary to the therapy plan of care.

TABLE 21—G-CODES FOR CLAIMS-BASED FUNCTIONAL REPORTING FOR CY 2013

Mobility: Walking & Moving Around	
G8978 .....	Mobility: walking & moving around functional limitation, current status, at therapy episode outset and at reporting intervals.
G8979 .....	Mobility: walking & moving around functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting.
G8980 .....	Mobility: walking & moving around functional limitation, discharge status, at discharge from therapy or to end reporting.
Changing & Maintaining Body Position	
G8981 .....	Changing & maintaining body position functional limitation, current status, at therapy episode outset and at reporting intervals.

TABLE 21—G-CODES FOR CLAIMS-BASED FUNCTIONAL REPORTING FOR CY 2013—Continued

G8982 .....	Changing & maintaining body position functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting.
G8983 .....	Changing & maintaining body position functional limitation, discharge status, at discharge from therapy or to end reporting.
<b>Carrying, Moving &amp; Handling Objects</b>	
G8984 .....	Carrying, moving & handling objects functional limitation, current status, at therapy episode outset and at reporting intervals.
G8985 .....	Carrying, moving & handling objects functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting.
G8986 .....	Carrying, moving & handling objects functional limitation, discharge status, at discharge from therapy or to end reporting.
<b>Self Care</b>	
G8987 .....	Self care functional limitation, current status, at therapy episode outset and at reporting intervals.
G8988 .....	Self care functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting.
G8989 .....	Self care functional limitation, discharge status, at discharge from therapy or to end reporting.
<b>Other PT/OT Primary Functional Limitation</b>	
G8990 .....	Other physical or occupational primary functional limitation, current status, at therapy episode outset and at reporting intervals.
G8991 .....	Other physical or occupational primary functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting.
G8992 .....	Other physical or occupational primary functional limitation, discharge status, at discharge from therapy or to end reporting.
<b>Other PT/OT Subsequent Functional Limitation</b>	
G8993 .....	Other physical or occupational subsequent functional limitation, current status, at therapy episode outset and at reporting intervals.
G8994 .....	Other physical or occupational subsequent functional limitation, projected goal status, at therapy episode outset, at reporting intervals, and at discharge or to end reporting.
G8995 .....	Other physical or occupational subsequent functional limitation, discharge status, at discharge from therapy or to end reporting.
<b>Swallowing</b>	
G8996 .....	Swallowing functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G8997 .....	Swallowing functional limitation, projected goal status, at initial therapy treatment/outset and at discharge from therapy.
G8998 .....	Swallowing functional limitation, discharge status, at discharge from therapy/end of reporting on limitation.
<b>Motor Speech</b>	
G8999 .....	Motor speech functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9157 .....	Motor speech functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9158 .....	Motor speech functional limitation, discharge status at discharge from therapy/end of reporting on limitation.
<b>Spoken Language Comprehension</b>	
G9159 .....	Spoken language comprehension functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9160 .....	Spoken language comprehension functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9161 .....	Spoken language comprehension functional limitation, discharge status at discharge from therapy/end of reporting on limitation.
<b>Spoken Language Expression</b>	
G9162 .....	Spoken language expression functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9163 .....	Spoken language expression functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9164 .....	Spoken language expression functional limitation, discharge status at discharge from therapy/end of reporting on limitation.
<b>Attention</b>	
G9165 .....	Attention functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9166 .....	Attention functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9167 .....	Attention functional limitation, discharge status at discharge from therapy/end of reporting on limitation.
<b>Memory</b>	
G9168 .....	Memory functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9169 .....	Memory functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9170 .....	Memory functional limitation, discharge status at discharge from therapy/end of reporting on limitation.

TABLE 21—G-CODES FOR CLAIMS-BASED FUNCTIONAL REPORTING FOR CY 2013—Continued

Voice	
G9171 .....	Voice functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9172 .....	Voice functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9173 .....	Voice functional limitation, discharge status at discharge from therapy/end of reporting on limitation.
Other SLP Functional Limitation	
G9174 .....	Other speech language pathology functional limitation, current status at time of initial therapy treatment/episode outset and reporting intervals.
G9175 .....	Other speech language pathology functional limitation, projected goal status at initial therapy treatment/outset and at discharge from therapy.
G9176 .....	Other speech language pathology functional limitation, discharge status at discharge from therapy/end of reporting on limitation.

#### (4) Severity/Complexity Modifiers

We proposed that for each functional G-code used on a claim, a modifier would be required to report the severity/complexity for that functional limitation. We proposed to adopt a 12-point scale to report the severity or complexity of the functional limitation involved. The proposed modifiers are listed in Table 22.

TABLE 22—PROPOSED MODIFIERS

Modifier	Impairment limitation restriction difficulty
XA .....	0%.
XB .....	Between 1–9%.
XC .....	Between 10–19%.
XD .....	Between 20–29%.
XE .....	Between 30–39%.
XF .....	Between 40–49%.
XG .....	Between 50–59%.
XH .....	Between 60–69%.
XI .....	Between 70–79%.
XJ .....	Between 80–89%.
XK .....	Between 90–99%.
XL .....	100%.

We noted that there are many valid and reliable measurement and assessment tools that therapists use to inform their clinical decision-making and to quantify functional limitations, including the four assessment tools we discussed in CY 2011 PFS rulemaking that produce functional scores—namely, the Activity Measure—Post Acute Care (AM–PAC) tool, the FOTO Patient Inquiry, OPTIMAL, and NOMS. We list these four tools as recommended for use by therapists, though not required, in the outpatient therapy IOM provision of the Benefits Policy Manual, Chapter 15, Section 220.3C “*Documentation Requirements for Therapy Services*.” We suggested that the scores from these and other measurement tools already in use by therapists that produce numerical or percentage scores be mapped or crosswalked to the proposed 12-point severity modifier scale.

In assessing the ability of therapists to provide the required severity information regardless of what assessment tool or combination of tools they use, if any, we considered the comments received on the CY 2011 PFS proposed rule discussion. These indicated that we needed greater granularity in our severity scale so that the changes in functional limitation over the course of therapy could be more accurately reflected. Specifically, most commenters on the CY 2011 proposed rule favored the 7-point scale over the 5-point ICF-based scale. They indicated that they preferred a scale with more severity levels and equal increments since it would allow the therapist to document smaller changes that many therapy beneficiaries make towards their goals.

Believing that neither the 5- or 7-point scales would be adequate for this reporting system, we developed and proposed a 12-point scale that we believed was an enhancement over the 7-point scale. We thought it addressed concerns that those commenting on the CY 2011 options had raised regarding the 7-point scale. We thought that a more sensitive rating scale (one with more increments) had the advantage of demonstrating the progress of beneficiaries with conditions that improve slowly, such as those recovering from strokes or with spinal cord injuries. In addition, we believed that the proposed scale’s 10-percentage point increments would make it easier for therapists to convert composite and overall scores from assessment instruments or other measurement tools to this scale.

The following is a summary of the comments we received regarding our proposal for a 12-point scale to capture the severity/complexity of beneficiaries’ functional limitations.

*Comment:* Several commenters stated that not all tests and measurement tools that therapists use could be easily crosswalked to any single numerical

scale, stating that, for example, some tests and measures of functional limitations use ordinal scales. Further, the scores from some tests that are not linear or proportional to each other are not easily translatable to the 12-point scale. Some commenters pointed out the problems of developing a single score when more than one tool is used. Some commenters noted that there are a wide variety of therapy measurement tools that are used to inform clinical decision making and these are not measures that typically produce a functional assessment. Further, these commenters told us that combining the results of multiple measures make it extremely difficult to quantify beneficiary function and, as such, said it will be very difficult to crosswalk this type of information to a severity scale. And, many of these commenters expressed concerns about how therapist will implement the use of our severity/complexity modifier scale; they noted that much education is needed for therapists to understand the selection of a severity modifier. One commenter questioned whether aggregated subjective and objective data would be valid or usable by CMS.

*Response:* It is essential that the data reported on functional limitations be grouped using the same numeric scale. Moreover, we believe that is easier for those reporting data on functional limitations to use ranges of percentages rather than the absolute values. We acknowledge that therapists will incur some challenges when initially adopting our system as they learn how to translate the information obtained through various tests and measures to a particular modifier scale. However, as therapists gain experience in doing so, we anticipate that these translations will become easier and a normal part of their evaluative and treatment processes. Moreover, we are hopeful that forthcoming modifications from tool sponsors or others will make it easier for therapists to report the functional

limitations measured by these tools, such as modifying the tool so the results match the Medicare severity/complexity scale or issuing instructions or guidance on translating the results to the Medicare severity/complexity scale. We also expect that some translation tools are likely to become available. We are hopeful that forthcoming guidance and translation tools from tool sponsors and others will clarify some of translation questions therapists have regarding the Medicare severity scale. Given that it is essential for our purposes to have a severity/complexity scale, we are adopting one in this final rule. With regard to education, CMS will make information about the severity/complexity scale, as well as other aspects of our new system, widely available to therapists. It will be incumbent upon individual therapists to learn how to translate the score from a singular assessment tool or the combined results from multiple tests/measures along with other information regarding their patient's functional limitation to the Medicare scale. Finally, we acknowledge that a system that combines objective and subjective data is not ideal. However, at this time it appears that there is not an alternative. We will continue to refine and improve this system.

*Comment:* Some commenters offered alternative suggestions to the use of a severity/complexity scale. Several commenters suggested that we use the secondary diagnoses on claims instead. Others suggested capturing the medical complexity of a beneficiary using other indicators, such as E/M codes or comorbidities.

*Response:* We appreciate these suggestions. While we are able to collect secondary diagnosis data from claims, we know from prior studies that diagnoses alone cannot predict the amount of therapy services needed. We do not believe that diagnoses and comorbidities measure functional limitations, which the statute requires us to collect. Nor do we believe using existing or therapy-specific E/M codes would provide the data on functional limitations that we are seeking to collect. We do, however, believe that these elements may provide additional data that could contribute to our analysis of payment alternatives. As we consider refinements to the claims-based data collection system in future years we will consider these additional data elements.

*Comment:* Commenters had differing views on the use of the proposed 12-point scale to convey the severity of the beneficiary's functional limitations. Those supporting the use of the

proposed 12-point scale stated that it was more sensitive and so better reflected change in a beneficiary's functional limitation. For example, commenters using FOTO said that they would not have problems adopting our proposed 12-point scale because they receive a composite score from FOTO, based on the patient's functional survey results, which can be easily mapped as a percentage of overall beneficiary function. Other commenters suggested that the 12-point scale we proposed was too complicated and had too many levels. Some of these commenters also stated that therapists were not familiar with such a scale. Several commenters believed that we should modify the 12-point scale to a 10-point one by eliminating the separate modifiers for zero and 100 percent because they believed it would be more recognizable and easier for therapists to use. Many suggested that we use the 7-point scale discussed in the CY 2011 rulemaking. A couple of these commenters thought that this 7-point scale was a valid and reliable one. Another commenter added that a 7-point scale is used by many outcome tools, such as NOMS, although no other examples of a tool using a 7-point scale were provided. One commenter was opposed to a severity/complexity scale but suggested that if one was used, it should be a 5- or 7-point scale.

*Response:* After reviewing the comments, it is clear to us that, given the diversity of views among therapy professionals, the range in functional limitations being measured, the variability of beneficiary conditions being treated and the plethora of assessment tools and instruments being used, the translation of functional information to any scale used is likely to require adjustments by some therapists. Although we proposed a 12-point scale as we thought it would be easier to use and provided more sensitivity, a majority of commenters favored the 7-point scale over the 12-point scale. After consideration of the many comments on the use of a 12-point scale, we have determined that a 7-point scale as preferred by commenters will provide appropriate data for our analysis. Accordingly, are finalizing the 7-point scale in Table 23.

*Comment:* Some commenters read our proposal to require that therapists use one of the IOM-recommended assessment tools, and thought that we should allow therapists to assign a severity/complexity modifier using their clinical judgment when a functional assessment tool is not used. Other commenters noted that physical and occupational therapists typically use

multiple measurement tools during the evaluative process to inform clinical decision making; and, that clinical judgment is needed to combine these results to determine a functional limitation percentage. One commenter pointed out that the IOM outpatient coverage guidelines recommend, but do not mandate, the use of standardized measurement instruments and sought guidance as to how the modifier scale would apply to a therapist who satisfies documentation guidelines but does not use a standardized measurement instrument that produces a global functional score.

*Response:* We appreciate commenters' concerns that our proposed policy would require therapists to use a functional assessment tool to determine the overall degree of functional impairment. This was not our intent. However, when one of the four functional assessment instruments is not utilized, we require as part of our IOM *Documentation Guidelines*, that the therapist documents using objective measures the beneficiary's physical functioning. We are also aware that use of one of the four functional instruments is not widespread; and that physical and occupational therapists typically use multiple objective tests and measures to establish and compare a beneficiary's physical function and progress throughout the therapy episode. As such, we recognize that a therapist's judgment is critical in determining how to best measure their patient's functional impairment and how to assimilate the various necessary objective findings to ascertain a certain percentage of function that can be translated to the Medicare severity scale. Our requirements for documenting the beneficiary's functional status were established prior to this data collection effort, and the primary purpose for measuring functional impairment continues to aid the therapist in furnishing therapy services. Our data collection system is designed to collect data that is developed in the evaluative process and assessed throughout the course of treatment, not to prescribe how or what measures therapists use to assess functional impairment or deliver services. Accordingly, it is acceptable for therapists to use their professional judgment in the selection of the appropriate modifier. Our IOM provisions already assert that when assessing the level of functional impairment, the therapist uses his/her professional judgments in addition to the objective measures and accepted methodologies that are recognized in the

therapy community and in professional practice guidelines.

Because there will be many cases for which one single functional measurement tool is not available or clinically inappropriate, therapists can use their clinical judgment in the assignment of the appropriate modifier. Therapists will need to document in the medical record how they made the modifier selection so that the same process can be followed at succeeding assessment intervals.

*Comment:* Many commenters evaluated our proposed 12-point scale as if it was itself to be used as an assessment tool, rather than simply a scale to report results of assessments. Some of these commenters also warned us that the 12-point scale could not give us valid and reliable data to use as an alternative payment system for therapy services unless a single assessment tool were used.

*Response:* We appreciate the views expressed by the many commenters. However, the 12-point scale was not intended to be used as an assessment tool. Rather, it was intended to be used to express the beneficiary's functional limitation in terms of a percentage of 100 total points so that there is a uniform scale for the degree of functional limitation. In other words, the scale that is used to report the degree of impairment would not affect the validity of the data. The reported data are as valid and reliable as the assessment tool or instrument (at times in combination with the therapist's judgment) that was used to develop the score. We also realize that there are limitations to the data that we will collect, in part because it is not all derived from one consistent, assessment tool.

*Comment:* Commenters noted that pain is a clinical complexity that is factored in when the beneficiary and therapist plan the course of treatment, but is not factored in to the proposed scale.

*Response:* We believe that the commenter meant that pain is a definite limiter of function and is difficult to measure and hard to quantify. However, we believe that pain and the functional limitations that it engenders can be captured by our severity scale. There are many valid and reliable measures that a therapist can use to quantify the functional limitations of painful conditions.

In response to the comments, we are adopting the following 7-point severity/complexity scale to report the severity of the beneficiary's functional impairment, which is based upon the

scale developed as part of the STATs project.

TABLE 23—SEVERITY/COMPLEXITY MODIFIERS FOR CY 2013

Modifier	Impairment limitation restriction
CH .....	0 percent impaired, limited or restricted.
CI .....	At least 1 percent but less than 20 percent impaired, limited or restricted.
CJ .....	At least 20 percent but less than 40 percent impaired, limited or restricted.
CK .....	At least 40 percent but less than 60 percent impaired, limited or restricted.
CL .....	At least 60 percent but less than 80 percent impaired, limited or restricted.
CM .....	At least 80 percent but less than 100 percent impaired, limited or restricted.
CN .....	100 percent impaired, limited or restricted.

#### (4) Assessment Tools

In the proposed rule we noted that therapists frequently use assessment tools to quantify beneficiary function. FOTO and NOMS are two such assessment tools in the public domain that can be used to determine a score for an assessment of beneficiary function. Therapists could use the score produced by such instruments to select the appropriate modifier for reporting the beneficiary's functional status. Although we recommend the use of four of these functional assessment instruments to determine beneficiary functional limitation in the IOM, we did not propose to require the use of a particular functional assessment tool to determine the severity/complexity modifier. We explained our reasons for not doing so in the proposed rule saying "Some tools are proprietary, and others in the public domain cannot be modified to explicitly address this data collection project. Further, this data collection effort spans several therapy disciplines. Requiring a specific instrument could create burdens for therapists that would have to be considered in light of any potential improvement in data accuracy, consistency and appropriateness that such an instrument would generate." We noted that we might reconsider this decision once we have more experience with claims-based data collection on beneficiary function associated with furnished therapy services. We sought public comment on the use of assessment tools. In particular, we were interested in feedback regarding the benefits and burdens associated with use of a specific tool to assess

beneficiary functional limitations. We requested that those favoring a requirement to use a specific tool provide information on the preferred tool and describe why the tool is preferred.

The following is a summary of the comments we received regarding the use of assessment tools and the benefits and burdens associated with use of a specific tool to assess beneficiary functional limitations.

*Comment:* Many commenters appreciated that we recognized the need to use consistent and objective measurement tools to quantify beneficiary function. All commenters who addressed assessment tools agreed that there is not currently a single assessment tool that would meet the diverse needs of beneficiaries receiving therapy services, and most did not recommend requiring the use of a single tool. However, many commenters stated we would be ineffective in reaching our data collection goals without prescribing some rules about assessing function; and thus suggested alternatives due to concerns of consistency and validity of the data. MedPAC noted that collecting data without a tool "would generate large amounts of data, and not provide clear information on the patients' limitations or functional status." MedPAC elaborated that variations among the assessment methods used by therapists "would potentially impede the utility of such data for policymakers."

Commenters found the following potential drawbacks to our proposal to allow therapists to choose the assessment tool(s) (or use their professional judgment) to determine the complexity/severity modifier. Commenters stated that the current proposal would collect individual level data that is not comparable among groups of beneficiaries or providers. Commenters also stated that gathering data on beneficiary condition, functional limitation, and progression necessitates the use of one standardized collection tool by all therapists. One commenter revealed that the same beneficiary could obtain widely distinct modifier scores depending on the tool used. Further, a commenter acknowledged that there are over 400 different measurement tools used by physical therapists, many of which only measure one domain of function. Additionally, another commenter urged us to provide more instruction on how each tool interfaces with the complexity/severity scale and provide crosswalks and guidance for each tool to promote consistency in the data collected.

Commenters suggested the following alternatives to our proposal to address the potential drawbacks they identified. Commenters supported endorsing a small number of standardized tools with proven validity, reliability, and responsiveness that would be distinct for each therapy discipline. The American Speech-Language and Hearing Association (ASHA) urged we adopt NOMS and a 7-point severity scale specifically for SLP to recognize the distinctiveness of the discipline and record meaningful outcomes for SLP beneficiaries. Many commenters supported the use of FOTO stating that it measures a broad scope of conditions reliably, results in a composite score, and creates little undue burden to report. Those commenters also stated that FOTO is already the tool of choice for their respective providers.

Two commenters suggested developing a list of approved tools for specific beneficiary populations and settings. Another commenter suggested assigning G-codes to specific assessment tools so that the data could be compared. As a future alternative, a few commenters proposed developing core items that could be used in any tool to standardize data collection. MedPAC suggested that “CMS consider developing an instrument that collects the necessary information that would allow Medicare to categorize beneficiaries by condition and severity in order to pay appropriately” and pointed to the “Reason for Therapy” form used in the DOTPA study as a starting point, noting that it is “concise, easy to assess and document for clinicians, and collects information on function and limitations across three therapy disciplines.”

*Response:* We continue to recommend the use of four functional assessment tools to determine beneficiaries’ functional limitations. In addition, when these tools are not used, we require the use of objective measures to document the functional status of beneficiaries. We continue to believe that no one tool currently meets the needs of all three therapy disciplines; and, therefore, we are not requiring the use of any one specific assessment tool, or even the use of any assessment tool. We acknowledge that because of the use of the variety and kinds of assessment tools and other measurement instruments, including the use of a therapist’s professional judgment, the value of the data we collect under this system will have limitations. However, we believe that the data we gather will assist us in taking a first step towards an improved payment system.

We appreciate the comments providing information on the benefits of using specific tools, such as NOMS and FOTO. However, at this time we do not believe that they are sufficiently widely used to require the use of one of these tools. In this final rule with comment period, we are not requiring the use of a specific assessment tool. We are continuing to encourage, but not require, the use of assessment tools in the IOM.

We did, however, adopt G-codes and a modifier scale for SLP that are consistent with NOMS so it is possible to move to a standardized tool for SLP in the future. We will consider the possibility using coding to identify the specific functional assessment tool used in subsequent refinements. As noted above, therapists can also use their professional judgment in determining the percentage of functional limitations in conjunction with objective data from evaluations and assessments and the subjective reports from beneficiaries.

#### (5) Reporting Projected Goal Status

We proposed that the therapist’s projected goal for the beneficiary’s functional status at the end of treatment would be reported on the first claim for services, periodically throughout an episode of care, and at discharge from therapy.

The following is a summary of the comments regarding goal reporting.

*Comment:* Of those commenting on goal status, most objected to the collection of goal data, particularly during the first year of data collection. Commenters noted that reporting on goals was not specified as part of the claims-based data collection effort required by MCTRICA. Some stated that it would be a significant practice change to report goal data, involving changes to medical documentation, electronic health records, and billing processes. Commenters stated the identification and reporting of goals raised several clinical issues, such as the variability in goals among therapists, the need to change goals over the course of treatment, and the fact that therapists often set several goals (for example, short and long-term goals) for each beneficiary. Others noted that using goal data to classify a group of beneficiaries would be flawed because therapists create goals specific to the individual. One commenter noted that if goals influence payment, therapists could set the goal low or high to induce ongoing therapy and therefore the data would not be useful. As a result of these factors, many commenters believed data reporting on therapy goals would not provide reliable and useful information.

In addition, a number of commenters stated that the proposal did not clearly express the intent of collecting goal data and many commenters expressed concerns about how we would use this data. Some commenters suggested that we clarify that the functional status data would be used only to track a beneficiary’s progression rather than for any other purposes, such as making comparisons across beneficiaries, therapists, or settings. Several commenters expressed concern that the reporting of goals implied an improvement standard and that care would be denied to beneficiaries who improved slowly or not at all. Alternatively, one commenter supported our proposal for reporting of a projected goal, as well as periodic updates of the beneficiary status in the context of that goal.

*Response:* We understand the commenters’ concerns about the complexity and intricacies of goal reporting. However, we currently require in the Benefit Policy Manual (Chapter 15, section 220.1.2) that long-term treatment goals be developed for the entire episode of care. Further, we specify that the projected goals should be measurable and pertain to identified functional limitations, and that these goals also need to be documented in the medical record. Since many of these goal requirements already exist, the additional work imposed by this requirement would be for the therapist to establish the percentage of functional limitation for projected for this goal at the end of the therapy episode and translate the goal to the G-code/modifier scale. We understand that the claims-based reporting is a change for therapists; however, these adjustments in operations will yield meaningful information on beneficiary functional status. We appreciate the recommendation to delay goal reporting for a year, but we believe that it is important to include goal data to gather a complete description of a beneficiary’s functional status.

At this time, we intend to use the projected goal to have an understanding of therapists’ ability to project the likely progress a beneficiary will make. We ultimately may employ these data to help us develop proposals to improve payment for therapy services, but do not anticipate using the goal data for purposes of payment or coverage decisions. In cases where the therapist does not expect improvement, such as for those individuals receiving maintenance therapy, the reported projected goal status will be the same as current status. We appreciate that commenters raised concerns about

potential ambiguity of the description of the proposal on progress and outcomes but, given as we have clarified in this final rule with comment period, goal reporting does not establish an improvement standard. In fact, it allows the therapist to state at the outset the expectations. We understand there will be wide variability in goals. Since these goals are used in beneficiary treatment, as well as for reporting, we do not expect therapists to establish goals purely to make themselves look better. Recognizing the limitations of the

collected goal data, we still believe it will be useful to us. Therefore, we are finalizing our requirement for reporting of goal G-codes on the claims form along with the related severity modifier for that goal.

#### (6) Reporting Frequency

We proposed to require claims-based reporting in conjunction with the initial service at the outset of a therapy episode, at established intervals during treatment, and at discharge. As proposed, the number of G-codes required on a particular claim would

have varied from one to four, depending on the circumstances. We provided the following (Table 24) graphic example of which codes would have been used for periodic reporting. This example represents a therapy episode of care occurring over an extended period, such as might be typical for a beneficiary receiving therapy for the late effects of a stroke. We chose to use an example with a much higher than average number of treatment days in order to show a greater variety of reporting scenarios.

**TABLE 24: Example of Proposed Reporting**

	Evaluation/Treatment Day 1, Begin Reporting Period #1	End Reporting Period #1	Begin Reporting Period #2	Claim for treatment days 5 and 6 in Period #2	End Reporting Period #2	Begin Reporting Period #3	Discharge/End of reporting on Primary Functional Limitation	End Reporting Period #3
Primary Function Status								
GXXX1 – Current	X	X	X		X	X		
GXXX2 – Goal	X		X			X	X	
GXXX3 – Discharge							X	
Secondary Function								
GXXX4 – Current			X		X	X		X
GXXX5 – Goal			X			X		
GXXX6 – Discharge								
No Functional Reporting Required								
GXXXX7				X				

- *Outset.* As proposed, the first reporting of G-codes and modifiers would occur when the outpatient therapy episode of care begins. This would typically be the date of service when the therapist furnishes the evaluation and develops the required plan of care (POC) for the beneficiary. At the outset, the therapist would use the G-codes and modifiers to report a current status and a projected goal for the primary functional limitation. We indicated in the proposal that if a secondary functional limitation would need to be reported, the same information would be reported using G-

codes and associated modifiers for the secondary functional limitation.

The following is a summary of comments on the frequency of reporting at the outset.

*Comment:* All commenters that addressed frequency of reporting agreed that reporting should occur at the outset of the therapy episode of care. Although commenters agreed with reporting at the outset, many recommended removing the requirement to report the projected goal status. (Comments on reporting projected goal status are discussed above.)

*Response:* We are finalizing the requirement to report current status and

projected goal status at the outset of therapy.

- *Every 10 Treatment Days or 30 Calendar Days, Whichever Is Less.* We proposed to require reporting once every 10 treatment days or at least once during each 30 calendar days, whichever time period is shorter. As we explained in the proposed rule, the first treatment day for purposes of reporting would be the day that the initial visit takes place. The date the episode of care begins, typically at the evaluation, even when the therapist does not furnish a separately billable procedure in addition to the evaluation on this day,



would be considered treatment day one, effectively beginning the count of treatment days or calendar days for the first reporting period.

A treatment day is defined as a calendar day in which treatment occurs resulting in a billable service. Often a treatment day and a therapy “session” (or “visit”) may be the same, but the two terms are not interchangeable. For example, a beneficiary might receive certain services twice a day, although this is a rare clinical scenario, these two different sessions (or visits) on the same day by the same discipline are counted as one treatment day.

We explained that the proposal would require that on the claim for service on or before the 10th treatment day or the 30th calendar day after treatment day one, the therapist would only report the G-code and the appropriate modifier to show the beneficiary’s current functional status at the end of this reporting period under the proposal. We added that the next reporting period begins on the next treatment day and that the time period between the end of one reporting period and the next treatment day does not count towards the 30-calendar day period. On the claim for services furnished on this date, the therapist would report both the G-code and modifier showing the current functional status at this time along with the G-code and modifier reflecting the projected goal that was identified at the outset of the therapy episode. This process would continue until the beneficiary concludes the course of therapy treatment.

Further, we proposed that on a claim for a service that does not require specific reporting of a G-code with modifier (that is, on a claim for therapy services within the time period for which reporting is not required), GXXX7 would be used. By using this code, the therapist would be confirming that the claim does not require specific functional reporting. This is the only G-code that we proposed to be reported without a severity modifier.

As we noted in the proposed rule, we proposed the 10/30 frequency of reporting to be consistent with our existing timing requirements for progress reports. These timing requirements are included in the *Documentation Requirements for Therapy Services* (see Pub. 100–02, Chapter 15, Section 220.3, Subsection D). By making these reporting timeframes consistent with Medicare’s other requirements, therapists who are already furnishing therapy services to Medicare outpatients would have a familiar framework for successfully adopting our new reporting

requirement. In addition to reflecting the Medicare required documentation for progress reports, we believe that this simplifies the process and minimizes the new burden on therapists since many therapy episodes would be completed by the 10th treatment day. In 2008, the average number of days in a therapy episode was 9 treatment days for SLP, 11 treatment days for PT, and 12 treatment days for OT. Under the proposal, when reporting on two functional limitations, the therapist would report the G-codes and modifiers for the second condition in the manner described above. In other words, at the end of the reporting period as proposed, two G-codes would be reported to show current functional status—one for the primary (GXXX1) and one for the secondary (GXXX4) limitation. Similarly as proposed, at the beginning of the reporting period four G-codes would be reported. GXXX1 and GXXX4 would be used to report current status for the primary and secondary functional limitations, respectively; and, GXXX2 and GXXX5 would be used to report the goal status for the primary and secondary functional limitations, respectively.

We noted that the proposal required that the same reporting periods be used for both the primary and secondary functional limitation. We added that the therapist can accomplish this by starting them at the same time or if the secondary functional limitation is added at some point in treatment, the primary functional limitation’s reporting period must be re-started by reporting GXXX1 and GXXX2 at the same time the new secondary functional limitation is added using GXXX4 and GXXX5.

Further, for those therapy treatment episodes lasting longer periods of time, the periodic reporting of the G-codes and associated modifiers would reflect any progress that the beneficiary made toward the identified goal. In summary, we proposed to require the reporting of G-codes and modifiers at episode outset (evaluation or initial visit), and once every 10th treatment day or at least every 30 calendar days, whichever time period is less, and at discharge.

We noted that we believed it was important that the requirements for this reporting system be consistent with the requirements for documenting any progress in the medical record as specified in our manual. Given the current proposal for claims-based data collection, we believe it is an appropriate time to reassess the manual requirements. We sought comment on whether it would be appropriate to modify the periodicity of the progress report requirement in the IOM to one

based solely on the number of treatment days, such as six or ten. We noted that if a timing modification was made for progress reporting, a corresponding change would be made in the functional reporting interval.

The following is a summary of the comments we received on our proposal to require reporting every 10 treatment days or 30 calendar days, whichever is less, and whether it would be appropriate to modify the progress report requirement in the IOM to one based solely on the number of treatment days, such as six or ten, and the clinical impact of such a change.

*Comment:* Although many commenters appreciated our effort to align the claims-based reporting with existing requirements for a progress report, several commenters requested that we recognize the significant time burden of the new reporting frequency and that we ameliorate some of the burden with a simplification of the existing manual requirement. Commenters in favor of reporting every 10 treatment days explained that using treatment days as compared to calendar days is more easily programmed into software systems and in accord with certain therapist’s billing practices. A couple of other commenters supported reporting every 30 calendar days as this accommodates therapists working in settings where claims are required to be submitted on a monthly basis, such as hospitals, rehabilitation agencies and SNFs. Several commenters objected to the periodic reporting and suggested that reporting only at the outset and at discharge of therapy would be sufficient to capture a beneficiary’s functional progression. A few of those commenters were okay with the proposed 10 treatment day or 30 calendar day reporting timeframe, if periodic claims reporting is necessary.

A few commenters urged us to eliminate the requirement for functional status reporting at the visit subsequent to the progress report because a beneficiary’s status probably would remain the same unless there is a significant gap between visits.

We received many comments concerning the reporting of GXXX7; which we proposed to be used to indicate that the therapist confirms functional reporting not required. These commenters stated that the reporting of GXXX7, which is required for claims with dates of services when a functional status measure is not collected, would be unnecessary and burdensome, especially for daily billers. They urged us to require reporting only when a functional status is required to be reported. Further commenters stated

that there was no purpose for this G-code.

*Response:* Based on the public comments, we are making several changes. We believe that reporting every 10 treatment days would be less burdensome for therapists than the proposed 10 treatment days/30 calendar days. We believe a 10 treatment day reporting period is straightforward for therapists to track, allows for better monitoring of changes in functional status, and is more easily adopted within our current claims processing systems. Therefore, we are finalizing the requirement that G-codes and associated modifiers are reported at least once every 10 treatment days and we will modify the IOM to establish the same timing requirement for progress reports. By making this change, we no longer need the therapist to report functional status at the visit subsequent to the end of a reporting period to signal the beginning of a new reporting period. So in response to comments, we have eliminated the requirement to report data at the start of a new reporting period.

After assessing the comments, we agree that reporting a G-code (GXXX7) to tell us that no reporting is required would not provide meaningful data and would pose an additional burden for therapists and therapy providers. When proposed, we believed it would be convenient for therapists to use the code to indicate that this was a claim for therapy services that did not require the functional reporting because it would assist them in complying with the reporting requirements and would assist us in enforcing them. When we reassessed the issue based on feedback from commenters, it was clear that the "no report due" code would not aid us in enforcing the requirements as we would still have to verify that claims with the proposed GXXX7 were in fact claims that did not require reporting. Since commenters pointed out that not only would it not assist them, but would in fact burden them, we have decided not to include this code. Accordingly, we are also modifying our proposal to remove the requirement to report a "no report due" code on claims when functional reporting is not due, such as between the first and the tenth day of service. We expect these changes will significantly reduce the frequency of required reporting during a therapy episode and believe they will appropriately simplify the claims-based reporting system.

• *Discharge.* In addition, we proposed to require reporting of the G-code/modifier functional data for the current status and for the goal at the conclusion

of treatment so that we have a complete set of data for the therapy episode of care. Requiring the reporting at discharge mirrors the IOM requirement of a discharge note or summary. This set of data would reveal any functional progress or improvement the beneficiary made toward the projected therapy goal during the entire therapy episode. Specifically, information on the beneficiary's functional status at the time of discharge shows whether the beneficiary made progress towards or met the projected therapy goal. As we noted in the proposed rule, the imposition of this reporting requirement does not justify scheduling an additional and perhaps medically unnecessary final session in order to measure the beneficiary's function for the sole purpose of reporting.

Although collection of discharge data is important in achieving our goals, we recognize that data on functional status at the time therapy concludes is sometimes likely to be incomplete for some beneficiaries receiving outpatient therapy services. The DOTPA project has found this to be true. There are various reasons as to why the therapist would not be able to report functional status using G-codes and modifiers at the time therapy ends. Sometimes, beneficiaries may discontinue therapy without alerting their therapist of their intention to do so; simply because they feel better; they can no longer fit therapy into their life, work, or social schedules; a physician told them further therapy was not necessary; or their transportation is unavailable. Whatever the reason, there would be situations where the therapy ends without the planned discharge visit taking place. In these situations, we said that we would not require the reporting at discharge. However, we encourage therapists to include discharge reporting whenever possible on the final therapy claim for services.

Since the therapist is typically reassessing the beneficiary during the therapy episode, the data critical to the severity/complexity of the functional measure may be available even when the final therapy session does not occur. In these instances, the G-codes and modifiers appropriate to discharge should be reported when the final claim for therapy services has not already been submitted.

We sought feedback on how often the therapy community finds that beneficiaries discontinue therapy without the therapist knowing in advance that it is the last treatment session and other situations in which the discharge data would not be available for reporting.

The following is a summary of the comments we received regarding the proposal to require reporting of the G-code/modifier functional data at the conclusion of treatment so that we have a complete set of data for the therapy episode of care.

*Comment:* In addition to outset reporting, a majority of commenters supported claims-based reporting at discharge of the therapy episode of care. With regard to the number of beneficiaries who stop therapy services without notice, the responses varied from about 12 percent for beneficiaries being treated for a spinal cord injury to 26 percent of patients with orthopedic conditions in a large system of outpatient therapy clinics. Many commenters who supported discharge reporting recommended that if the beneficiary misses his or her last visit, the therapist should be exempt from reporting the functional status at discharge. Another commenter believed, however, that having a separate G-code in each set to report discharge status is unnecessary; the commenter further stated that the last reported current status and goal status G-codes could be used to represent the end of treatment.

*Response:* Although we recognize that there may be some challenges with discharge reporting, this information is important for our purposes to complete the data set for each therapy episode; and, thus, we are maintaining the requirement. We do not agree with the commenter who suggested that we could simply use the last reported current status to represent the status at discharge since this may not be an accurate representation of the beneficiary's status at the time of discharge. However, in those cases where this functional status is derived from a patient survey, for example, FOTO, Am-PAC or OPTIMAL, and the survey is routinely sent to the patient who misses his/her final treatment, the therapist should report this data once subsequently gained, on the final bill for services unless the bill for the last treatment day has already been submitted. There are instances where not reporting the discharge status would make it impossible for us to distinguish the start of the reporting for a new or subsequently-reported functional limitation or the treatment for a new therapy episode in the data. We are finalizing our proposal to require discharge reporting (except in cases where therapy services are discontinued by the beneficiary prior to the planned discharge visit) using the discharge G-code, along with the goal status G-code, to indicate the end of a therapy episode or to signal the end of reporting on one

functional limitation, while further therapy is necessary for another one.

- *Significant Change in Beneficiary Condition.* We proposed that, in addition to reporting at the intervals discussed above, the G-code/modifier measures would be required to be reported when a formal and medically necessary re-evaluation of the beneficiary results in an alteration of the goals in the beneficiary's POC. This could result from new clinical findings, an added comorbidity, or a failure to respond to treatment. We noted that this reporting affords the therapist the opportunity to explain a beneficiary's failure to progress toward the initially established goal(s) and permits either the revision of the severity status of the existing goal or the establishment of a new goal or goals. Under the proposal, the therapist would be required to begin a new reporting period when submitting a claim containing a CPT code for an evaluation or a re-evaluation. This functional reporting of G-codes, along with the associated modifiers, could be used to show an increase in the severity of functional limitations; or, they could be used to reflect the severity of newly identified functional limitations as delineated in the revised plan of care.

The following is a summary of the comments we received regarding the proposal that in addition to reporting at the intervals discussed above, the G-code and related modifier would be required to be reported when a formal and medically necessary re-evaluation of the beneficiary results in an alteration of the goals in the beneficiary's POC.

*Comment:* One commenter recommended that instead of requiring periodic reporting throughout a therapy episode that we require it only at the time of a re-evaluation. This commenter believed that capturing the functional information using G-codes within the treatment episode is burdensome and reporting at the time of the progress report would put unnecessary emphasis on a therapist capturing a change in a beneficiary's assessment.

*Response:* We did not receive comments objecting to claims-based reporting at the time that a re-evaluation code is billed for PT or OT or a subsequent or second evaluation code is billed for SLP. Therefore, we are finalizing the requirement for functional reporting when a formal and medically necessary re-evaluation, for PT or OT, or a second or repeat SLP evaluation of the beneficiary is furnished. We are

requiring claims-based reporting in conjunction with the evaluation at the outset of therapy, on or before each 10th treatment day throughout therapy, and at therapy discharge (except in cases where therapy services are unexpectedly discontinued by the beneficiary prior to the planned discharge visit and the necessary information is not available) or to signal the end of reporting on one functional limitation. On a claim, two G-codes would be required depending on the reporting interval. Table 25 shows a revised example of which codes are used for specified reporting under our final policy. We should note that this example utilizes the mobility functional limitation G-codes, G8978–G8980 for “walking and moving around” and the “Other or Primary” G-codes, G8990–G8992 and is for illustrative purposes only. This table not only shows how the final reporting works but by comparing it to the table showing the same details for reporting under the proposed policy one can see how much less reporting is required. Any of the other functional limitation G-code sets listed in Table 21 would also be applicable here.

**TABLE 25: Example of Required Reporting**

	Evaluation/Treatment Day One, Begin Reporting Period #1	End Reporting Period #1	Reporting Period #2 Begins Next Treatment Day	Claim for treatment days 5 and 6 in Period #2	End Reporting Period #2	Reporting Period #3 Begins Next Treatment Day	Discharge /End of reporting on Walking & Moving Around Functional Limitation	Begin Reporting Period #1 for Other Primary
Mobility: Walking & Moving Around								
G8978 – Current	X	X			X			
G 8979– Goal	X	X			X		X	
G8980 – Discharge							X	
Other Primary								
G8990 – Current								X
G8991 – Goal								X
G8992 – Discharge								
No Functional Reporting Required								
No coding exists.								

In summary, we maintain that claims-based reporting should occur at the outset of therapy episode, on or before every 10 treatment days throughout the course of therapy, and at the time of discharge from therapy. Additionally, functional reporting is also required at the time the beneficiary's condition changes significantly enough to clinically warrant a re-evaluation such that a HCPCS/CPT code for a re-evaluation or a repeat evaluation is billed.

#### (7) Documentation

We proposed to require that documentation of the information used for reporting under this system must be included in the beneficiary's medical record. As proposed, the therapist would need to track in the medical record the G-codes and the corresponding severity modifiers that were used to report the status of the functional limitations at the time reporting was required. Including G-codes and related modifiers in the medical record creates an auditable record, assists in improving the quality of data CMS collects, and allows therapists to track assessment and

functional information. In the proposed rule, we provided the example of a situation where the therapist selects the mobility functional limitation of "walking and moving" as the primary functional limitation and determines that at therapy outset the beneficiary has a 60 percent limitation and sets the goal to reduce the limitation to 5 percent. We noted that the therapist uses GXXX1–XH to report the current status of the functional impairment and GXXX2–XB to report the goal. Additionally, we said that the therapist should note in the beneficiary's medical record that the functional limitation is "walking and moving" and document the G-codes and severity modifiers used to report this functional limitation on the claim for therapy services.

The following is a summary of comments we received concerning our documentation requirements.

*Comment:* Some commenters suggested that the proposal would impose significant additional documentation and claims reporting requirements. Further, one commenter objected to the requirement to include information in the medical record on the G-codes and modifiers used for

billing as it would be highly unusual and time intensive to do so. Another commenter supported our proposal, agreeing that documentation of the information used for reporting under this system must be included in the beneficiary's medical record.

*Response:* We disagree with the commenters' statements that the required documentation is overly burdensome. In fact, by maintaining the G-code descriptor and related modifier in the medical record, therapists may find it easier to link treatment and reporting. Additionally, to enforce the reporting requirements on the claims, documentation in the medical record is required. In cases where the therapist uses other information in addition to certain measurement tools in order to assess functional impairment, he or she would also want to document the relevant information used to determine the overall percentage of functional limitation to select the severity modifier. In instances where it becomes necessary for a different therapist to furnish the therapy services, the substitute therapist can look in the beneficiary's medical record to note previous G-codes and related modifiers

reported. We are finalizing the proposed requirement that the G-codes and related modifiers must be documented in the beneficiary's medical record.

#### (8) Claims Requirements

In the proposed rule, we noted that except for the addition of the proposed G-codes and the associated modifiers, nothing in this proposal would modify other existing requirements for submission of therapy claims. We noted in the proposed rule that, in addition to the new G-codes and modifiers used for the claims-based data collection system, the therapy modifiers—GO, GP, and GN, would still be required on claims to indicate that the therapy services are furnished under an OT, PT, or SLP plan of care, respectively; and, therefore, we are designating these nonpayable G-codes as “always therapy.” We noted in the proposed rule that institutional claims for therapy services would require that a charge be included on the service line for each one of these G-codes used in the required functional reporting. We also noted that this charge would not be used for payment purposes and would not affect processing. Further, we noted claims for professional services do not require that a charge be included for these nonpayable G-codes, but that reporting a charge for the nonpayable G-codes would not affect claims processing. To illustrate this policy, for each nonpayable G-code on the claim, that line of service would also need to contain one of the severity modifiers, the corresponding GO, GP, or GN therapy modifier to indicate the respective OT, PT, or SLP therapy discipline and related POC; and the date of service it references. For each line on the institutional claim submitted by hospitals, SNFs, rehabilitation agencies, CORFs and HHAs, a charge of one penny, \$0.01, can be added. For each line on the professional claim submitted by private practice therapists and physician/NPPs, a charge of \$0.00 can be added. We believe that many therapists submitting professional claims are already submitting nonpayable G-code quality measures under the PQRS and will be familiar with the parameters of nonpayable G-codes on claims for Medicare services.

Finally, we noted that Medicare does not process claims that do not include a billable service. As a result, reporting under this claims-based data collection system would need to be included on the same claim as a furnished service that Medicare covers.

We did not receive any comments specifically on the claims requirements so we are finalizing these as proposed.

#### (9) Implementation Date

In accordance with section 3005(g) of the MCTRJCA, we proposed to implement these data reporting requirements on January 1, 2013. We recognized that with electronic health records and electronic claims submission, therapists might encounter difficulty in including this new data on claims. To accommodate those that may experience operational or other difficulties with moving to this new reporting system and to assure smooth transition, we proposed a testing period from January 1, 2013 until July 1, 2013. We noted that we would expect that all those billing for outpatient therapy services would take advantage of this testing period and would begin attempting to report the new G-codes and modifiers as close to January 1, 2013, as possible, in preparation for required reporting beginning on July 1, 2013. Taking advantage of this testing period would help to minimize potential problems after July 1, 2013, when claims without the appropriate G-codes and modifiers would be returned unpaid.

The following is a summary of comments we received concerning our implementation of the new system on January 1, 2013 with enforcement beginning after July 1, 2013.

*Comment:* Given the statutory deadline, most commenters acknowledged that the new program needed to be implemented on January 1, 2013. Many commenters supported the proposed testing period. They indicated that a testing period was needed to train therapists, change documentation practices, modify electronic health records systems, educate billing contractors, and adjust billing systems. However, numerous commenters expressed concern that 6 months is an insufficient and unrealistic amount of time to transition to the new data reporting requirements. Commenters requested that we recognize the significant time and financial burden of the new reporting requirement and that we alleviate these concerns with delayed enforcement. Commenters requested a longer period to make software adjustments and educate therapists on the new reporting and frequency of documentation requirements. Further, commenters believed that we, in the limited time period, did not recognize the potential capital changes that would be necessary or allow for the typical process for acquiring funds. Commenters proposed various alternatives, which included extending the testing period to 9 or 12 months. A few suggested that we delay

implementation of the mandate until the completion of the DOTPA study. As an alternative to nationwide data reporting, a few commenters suggested we consider testing the requirement under a pilot program in a small sample of the country, allowing us to analyze preliminary data and draw conclusions regarding the effectiveness of reporting through non-payable G-codes and modifiers before it is implemented nationwide.

*Response:* We are required by law to implement the claims-based data collection strategy on January 1, 2013. Our contractors and systems will be able to accept and process claims for therapy services with functional information at this time. We recognize that therapists may need time to adjust their claims processing to accommodate these additional codes but, we believe the necessary changes can be accomplished well within the 8 months between the time this final rule with comment period is issued and the end of the testing period. We do not believe a small pilot as suggested by some commenters would meet the statutory requirement to implement as of January 1, 2013 a claims-based data collection strategy to assist in reforming outpatient therapy services. Nor would it meet our needs to gather data to assist in developing potential alternative payment systems for therapy services. We are finalizing an implementation date of January 1, 2013 with a 6-month testing period such that claims that do not comply with the data reporting requirements will be returned beginning July 1, 2013.

#### (10) Compliance Required as a Condition for Payment and Regulatory Changes

To implement the claims-based data collection system required by MCTRJCA and described above, we proposed to amend the regulations establishing the conditions for payment governing outpatient and CORF PT, OT, and SLP services to add a requirement that the claims include information on beneficiary functional limitations. In addition, we proposed to amend the POC requirements set forth in the regulations for outpatient therapy services and CORFs to require that the therapy goals, which must be included in the POC, are consistent with the beneficiary's functional limitations and goals reported on claims for services.

Specifically, we proposed to amend the regulations for outpatient OT, PT, and SLP (§ 410.59, § 410.60, and § 410.62, respectively) by adding a new paragraph (a)(4) to require that claims submitted for services furnished contain

the required information on beneficiary functional limitations.

We also proposed to amend the POC requirements set forth at § 410.61(c) to require that the therapy goals, which must be included in the treatment plan, must be consistent with those reported on claims for services. This requirement is in addition to those already existing conditions for the POC.

To achieve consistency in the provision of PT, OT, and SLP services across therapy benefits, we proposed to amend § 410.105 to include the same requirements for these services furnished in CORFs. These proposed revisions would require that the goals specified in the treatment plan be consistent with the beneficiary functional limitations and goals reported on claims for services and that claims submitted for services furnished contain specified information on beneficiary functional limitations, respectively. The requirements do not apply to respiratory therapy services.

We did not receive any comments on the proposed regulatory changes and are finalizing the changes as proposed.

#### (11) Consulting With Relevant Stakeholders

Section 3005(g) of the MCTRJCA requires us to consult with relevant stakeholders as we propose and implement this reporting system. In the CY 2013 PFS proposed rule, we indicated that we are meeting this requirement through the publication of this proposal and specifically by soliciting public comment on the various aspects of our proposal. In addition, we noted that we would meet with key stakeholders and discuss this issue in Open Door Forums over the course of the summer.

During the CY 2013 proposed rule comment period, we met with the various therapy professional associations and provider groups in order to solicit their comments on the various aspects of this proposal. At the CMS Physicians, Nurses & Allied Health Professionals Open Door Forum on July 17, 2012, we discussed the provisions of the proposed rule, including these requirements. We also discussed this proposed rule at the CMS Hospital & Hospital Quality Open Door Forum on July 18, 2012. In developing the final rule, we took into consideration many of the critical issues that were raised by the various stakeholders in these meetings and Forums. Accordingly, we believe we have met our obligation to consult with relevant stakeholders in proposing and implementing the required claims-based data collection strategy, and in developing our final

policies, we have taken into consideration the various needs of stakeholders affected by this effort.

#### H. Primary Care and Care Coordination

In recent years, we have recognized primary care and care coordination as critical components in achieving better care for individuals, better health for individuals, and reduced expenditure growth. Accordingly, we have prioritized the development and implementation of a series of initiatives designed to improve payment for, and encourage long-term investment in, primary care and care management services. These initiatives include the following programs and demonstrations:

- The Medicare Shared Savings Program (described in “Medicare Program; Medicare Shared Savings Program; Accountable Care Organizations; Final Rule” which appeared in the **Federal Register** on November 2, 2011 (76 FR 67802)).

- ++ The testing of the Pioneer ACO model, designed for experienced health care organizations (described on the Center for Medicare and Medicaid Innovation’s (Innovation Center’s) Web site at [innovations.cms.gov/initiatives/ACO/Pioneer/index.html](http://innovations.cms.gov/initiatives/ACO/Pioneer/index.html)).

- ++ The testing of the Advance Payment ACO model, designed to support organizations participating in the Medicare Shared Savings Program (described on the Innovation Center’s Web site at [innovations.cms.gov/initiatives/ACO/Advance-Payment/index.html](http://innovations.cms.gov/initiatives/ACO/Advance-Payment/index.html)).

- The Primary Care Incentive Payment (PCIP) Program (described on the CMS Web site at [www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeeSched/Downloads/PCIP-2011-Payments.pdf](http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeeSched/Downloads/PCIP-2011-Payments.pdf)).

- The patient-centered medical home model in the Multi-payer Advanced Primary Care Practice (MAPCP) Demonstration designed to test whether the quality and coordination of health care services are improved by making advanced primary care practices more broadly available (described on the CMS Web site at [www.cms.gov/Medicare/Demonstration-Projects/DemoProjectsEvalRpts/downloads/mapcpdemo\\_Factsheet.pdf](http://www.cms.gov/Medicare/Demonstration-Projects/DemoProjectsEvalRpts/downloads/mapcpdemo_Factsheet.pdf)).

- The Federally Qualified Health Center (FQHC) Advanced Primary Care Practice demonstration (described on the CMS Web site at [www.cms.gov/Medicare/Demonstration-Projects/DemoProjectsEvalRpts/downloads/mapcpdemo\\_Factsheet.pdf](http://www.cms.gov/Medicare/Demonstration-Projects/DemoProjectsEvalRpts/downloads/mapcpdemo_Factsheet.pdf) and the Innovation Center’s Web site at [innovations.cms.gov/initiatives/FQHCs/index.html](http://innovations.cms.gov/initiatives/FQHCs/index.html)).

- The Comprehensive Primary Care (CPC) initiative (described on the Innovation Center’s Web site at [innovations.cms.gov/initiatives/Comprehensive-Primary-Care-Initiative/index.html](http://innovations.cms.gov/initiatives/Comprehensive-Primary-Care-Initiative/index.html)). The CPC initiative is a multi-payer initiative fostering collaboration between public and private health care payers to strengthen primary care in certain markets across the country.

In coordination with these initiatives, we also continue to explore other potential refinements to the PFS that would appropriately value primary care and care coordination within Medicare’s statutory structure for fee-for-service physician payment and quality reporting. We believe that improvements in payment for primary care and recognizing care coordination initiatives are particularly important as EHR technology diffuses and improves the ability of physicians and other providers of health care to work together to improve patient care. We view these potential refinements to the PFS as part of a broader strategy that relies on input and information gathered from the initiatives described above, research and demonstrations from other public and private stakeholders, the work of all parties involved in the potentially misvalued code initiative, and from the public at large.

In the CY 2012 PFS proposed rule (76 FR 42793 through 42794), we initiated a discussion to gather information about how primary care services have evolved to focus on preventing and managing chronic conditions. We also proposed to review evaluation and management (E/M) services as potentially misvalued and suggested that the American Medical Association Relative (Value) Update Committee (AMA RUC) might consider changes in the practice of chronic conditions management and care coordination as key reason for undertaking this review. In the CY 2012 PFS final rule with comment period (76 FR 73062 through 73065), we did not finalize our proposal to review E/M codes due to consensus from an overwhelming majority of commenters that a review of E/M services using our current processes could not appropriately value the evolving practice of chronic care coordination at the time, and therefore, would not accomplish the agency’s goal of paying appropriately for primary care services. We stated that we would continue to consider ongoing research projects, demonstrations, and the numerous policy alternatives suggested by commenters. In addition, in the CY 2012 PFS proposed rule (76 FR 42917 through 42920), we initiated a public

discussion regarding payments for post-discharge care management services. We sought broad public comment on how to further improve care management for a beneficiary's transition from the hospital to the community setting within the existing statutory structure for physician payment and quality reporting. We specifically discussed how post discharge care management services are coded and valued under the current E/M coding structure, and we requested public comment. The physician community responded that comprehensive care coordination services are not adequately represented in the descriptions of, or payments for, office/outpatient E/M services. The American Medical Association (AMA) and the American Academy of Family Physicians (AAFP) created workgroups to consider new options for coding and payment for primary care services. The AAFP Task Force recommended that CMS create new primary care E/M codes and pay separately for non-face-to-face E/M Current Procedural Terminology (CPT) codes. (A summary of these recommendations is available at [www.aaafp.org/online/en/home/publications/news/news-now/inside-aaafp/20120314cmsrecommendations.html](http://www.aaafp.org/online/en/home/publications/news/news-now/inside-aaafp/20120314cmsrecommendations.html).)

The AMA workgroup, Chronic Care Coordination Workgroup (C3W), has and continues to develop codes to describe care transition and care coordination activities. (Several workgroup meeting minutes and other related items are available at [www.ama-assn.org/ama/pub/physician-resources/solutions-managing-your-practice/coding-billing-insurance/medicare/care-coordination.page](http://www.ama-assn.org/ama/pub/physician-resources/solutions-managing-your-practice/coding-billing-insurance/medicare/care-coordination.page).) Since the publication of the proposed rule, the C3W has completed development of two new transitional care management (TCM) codes. These new codes are:

- 99495 Transitional Care Management Services with the following required elements:
  - ++ Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.
  - ++ Medical decision making of at least moderate complexity during the service period.
  - ++ Face-to-face visit, within 14 calendar days of discharge.
- 99496 Transitional Care Management Services with the following required elements:
  - ++ Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.
  - ++ Medical decision making of high complexity during the service period.

++ Face-to-face visit, within 7 calendar days of discharge.

We discuss these codes in greater detail below.

Under current PFS policy, care coordination is a component of E/M services which are generally reported using E/M CPT codes. The pre- and post-encounter non-face-to-face care management work is included in calculating the total work for the typical E/M services, and the total work for the typical service is used to develop RVUs for the E/M services. In the CY 2012 PFS proposed rule, we highlighted some of the E/M services that include substantial care coordination work. Specifically, we noted that the vignettes that describe a typical service for mid-level office/outpatient services (CPT codes 99203 and 99213) include furnishing care coordination, communication, and other necessary care management related to the office visit in the post-service work. We also highlighted vignettes that describe a typical service for hospital discharge day management (CPT codes 99238 and 99239), which include furnishing care coordination, communication, and other necessary management related to the hospitalization in the post-service work.

The payment for non-face-to-face care management services is bundled into the payment for face-to-face E/M visits. Moreover, Medicare does not pay for services that are furnished to parties other than the beneficiary and which Medicare does not cover, for example, communication with caregivers. Accordingly, we do not pay separately for CPT codes for telephone calls, medical team conferences, prolonged services without patient contact, or anticoagulation management services.

However, the physician community continues to tell us that the care coordination included in many of the E/M services, such as office visits, does not adequately describe the non-face-to-face care management work involved in primary care. Because the current E/M office/outpatient visit CPT codes were designed to support all office visits and reflect an overall orientation toward episodic treatment, we agree that these E/M codes may not reflect all the services and resources required to furnish comprehensive, coordinated care management for certain categories of beneficiaries such as those who are returning to a community setting following discharge from a hospital or SNF stay. As part of our multi-year strategy to recognize and support primary care and care management, we proposed in the CY 2013 PFS proposed rule (77 FR 44776–44780) to create a HCPCS G code to describe care

management involving the transition of a beneficiary from care furnished by a treating physician during a hospital stay (inpatient, outpatient observation services, or outpatient partial hospitalization), SNF stay, or community mental health center (CMHC) partial hospitalization program to care furnished by the beneficiary's primary physician in the community. We also solicited comment on how care furnished in these settings might be incorporated into the current fee-for-service structure of the PFS.

Specifically, this HCPCS G code would describe all non-face-to-face services related to the TCM furnished by the community physician or qualified nonphysician practitioner within 30 calendar days following the date of discharge from an inpatient acute care hospital, psychiatric hospital, long-term care hospital, skilled nursing facility, and inpatient rehabilitation facility; hospital outpatient for observation services or partial hospitalization services; and a partial hospitalization program at a CMHC to community-based care. The post-discharge TCM service includes non-face-to-face care management services furnished by clinical staff member(s) or office-based case manager(s) under the supervision of the community physician or qualified nonphysician practitioner. We based the concept of this proposal, in part, on our policy for care plan oversight services. We currently pay physicians for the non-face-to-face care plan oversight services furnished for beneficiaries under care of home health agencies or hospices. These beneficiaries require complex and multidisciplinary care modalities that involve: Regular physician development and/or revision of care plans, subsequent reports of patient status, review of laboratory and other studies, communication with other health professionals not employed in the same practice who are involved in the patient's care, integration of new information into the care plan, and/or adjustment of medical therapy. Physicians furnishing these services bill HCPCS codes G0181 or G0182 (See the Medicare benefit manual, 100–02, Chapter 15, Section 30 for detailed description of these services.)

For CY 2013, we proposed to create a new code to describe post-discharge TCM services. This service was proposed to include:

- Assuming responsibility for the beneficiary's care without a gap.
  - ++ Obtaining and reviewing the discharge summary.
  - ++ Reviewing diagnostic tests and treatments.



++ Updating of the patient's medical record based on a discharge summary to incorporate changes in health conditions and on-going treatments related to the hospital or nursing home stay within 14 business days of the discharge.

- Establishing or adjusting a plan of care to reflect required and indicated elements, particularly in light of the services furnished during the stay at the specified facility and to reflect result of communication with beneficiary.

++ An assessment of the patient's health status, medical needs, functional status, pain control, and psychosocial needs following the discharge.

- Communication (direct contact, telephone, electronic) with the beneficiary and/or caregiver, including education of patient and/or caregiver within 2 business days of discharge based on a review of the discharge summary and other available information such as diagnostic test results, including each of the following tasks:

++ An assessment of the patient's or caregiver's understanding of the medication regimen as well as education to reconcile the medication regimen differences between the pre- and post-hospital, CMHC, or SNF stay.

++ Education of the patient or caregiver regarding the on-going care plan and the potential complications that should be anticipated and how they should be addressed if they arise.

++ Assessment of the need for and assistance in establishing or re-establishing necessary home and community based resources.

++ Addressing the patient's medical and psychosocial issues, and medication reconciliation and management.

When indicated for a specific patient, the post-discharge transitional care service was also proposed to include:

- Communication with other health care professionals who will (re)assume care of the beneficiary, education of patient, family, guardian, and/or caregiver.

- Assessment of the need for and assistance in coordinating follow up visits with health care providers and other necessary services in the community.

- Establishment or reestablishment of needed community resources.

- Assistance in scheduling any required follow-up with community providers and services.

The proposed post-discharge transitional care HCPCS G code was described as follows:

GXXX1 Post-discharge transitional care management with the following required elements:

- Communication (direct contact, telephone, electronic) with the patient or caregiver within 2 business days of discharge.

- Medical decision making of moderate or high complexity during the service period.

- To be eligible to bill the service, physicians or qualified nonphysician practitioners must have had a face-to-face E/M visit with the patient in the 30 days prior to the transition in care or within 14 business days following the transition in care.

The post-discharge transitional care services HCPCS G code we proposed would be used by the community physician or qualified nonphysician practitioner to report the services furnished in the community to ensure the coordination and continuity of care for patients discharged from a hospital (inpatient stay, outpatient observation, or outpatient partial hospitalization), SNF stay, or CMHC. The post-discharge transitional care service would parallel the discharge day management service for the community physician or qualified nonphysician practitioner and complement the E/M office/outpatient visit CPT codes.

We proposed that the post-discharge transitional care service HCPCS G code would be used to report physician or qualifying nonphysician practitioner services for a patient whose medical and/or psychosocial problems requires moderate or high complexity medical decision-making during transitions in care from hospital (inpatient stay, outpatient observation, and partial hospitalization), SNF stay, or CMHC settings to community-based care. The Evaluation and Management Guidelines define decision-making of moderate and high medical complexity. In general, moderate complexity medical decision-making includes multiple diagnoses or management options, moderate complexity and amount of data to be reviewed, a moderate amount and/or complexity of data to be reviewed; and a moderate risk of significant complications, morbidity, and/or mortality. High complexity decision-making includes an extensive number of diagnoses or management options, an extensive amount and/or complexity of data to be reviewed, and high risk of significant complications, morbidity, and/or mortality (See Evaluation and Management Services Guide, Centers for Medicare & Medicaid Services, December 2010.) We proposed that the post-discharge transitional care HCPCS code (GXXX1) would be payable only

once in the 30 days following a discharge, per patient per discharge, to a single community physician or qualified nonphysician practitioner (or group practice) who assumes responsibility for the patient's post-discharge TCM services. The service would be billable only at 30 days post discharge or thereafter. The post-discharge TCM service would be distinct from services furnished by the discharging physician or qualified nonphysician practitioner reporting CPT codes 99238 (Hospital discharge day management, 30 minutes or less); 99239 (Hospital discharge day management, more than 30 minutes); 99217 (Observation care discharge day management); or Observation or Inpatient Care services, CPT codes 99234 -99236; as appropriate.

We proposed to pay only one claim for the post-discharge transitional care GXXX1 billed per beneficiary at the conclusion of the 30 day post-discharge period. Given the elements of the service and the short window of time following a discharge during which a physician or qualifying nonphysician practitioner will need to perform several tasks on behalf of a beneficiary, we stated our belief that it would be unlikely that two or more physicians or practitioners would have had a face-to-face E/M contact with the beneficiary in the specified window of 30 days prior or 14 days post discharge and have furnished the proposed post-discharge TCM services listed above. Therefore, we did not believe it necessary to take further steps to identify a beneficiary's community physician or qualified nonphysician practitioner who furnished the post-discharge TCM services. We proposed to pay only one claim for the post-discharge transitional care GXXX1 billed per beneficiary at the conclusion of the 30 day post-discharge period. Post-discharge TCM services relating to any subsequent discharges for a beneficiary in the same 30-day period would be included in the single payment. Practitioners billing this post-discharge transitional care code accept responsibility for managing and coordinating the beneficiary's care over the first 30 days after discharge.

*Comment:* We received many comments on the proposed new code. The vast majority supported the concept in whole or in part. Only a handful of comments were generally opposed to the proposal to recognize and pay for TCM services. One commenter, while acknowledging that our proposal was "well intentioned," expressed concern about adopting such an important proposal without explicit statutory direction. In particular, the commenter

recommended that we should be more judicious in using the PFS rulemaking process to adopt far-reaching new policies requiring sizable BN adjustments. The commenter suggested that, if the proposed policies had been mandated by the Congress, the BN adjustment would presumably not be required. Another commenter suggested that the proposed new code was duplicative, because pre- and post-encounter non-face-to-face care management work is included in the total work for the typical E/M services, and the total work for subsequent post-operative visits that accompany surgical procedures.

*Response:* We thank the commenters who wrote in support of this proposal. For the reasons that we stated in the proposed rule, we do not believe that all the pre- and post- encounter non-face-to-face care management work that typically occurs when a beneficiary is discharged from a hospital, SNF or CMHC stay is included in the total work for the typical E/M services. This is because the E/M codes represent the typical outpatient visit and do not capture or reflect the significant care coordination that needs to occur when a beneficiary transitions from institutional to community-based care. (77 FR 44776) Therefore, we continue to believe that separate payment for TCM services does not duplicate payment for typical E/M services. We also believe that adoption of new codes such as our proposed TCM code is consistent with our statutory directive to maintain the physician fee schedule by recognizing changes in practice patterns and by

adjusting codes, relative values, and payment accordingly. We have routinely added new codes created by AMA CPT to the fee schedule. As we indicated in the proposed rule, our proposal was, in part, a response to work by the AMAs C3W to develop new codes for TCM services. Below we discuss the AMA's recommendation that we adopt the TCM codes developed by that workgroup in place of our proposed TCM G-code.

*Comment:* Most comments were generally supportive of the proposal to recognize and pay for TCM services. A few commenters merely expressed general support for the proposal. However, the great majority of these generally positive comments also recommended adopting the proposed TCM G code with revisions to the code description, or adopting the AMA's new CPT TCM codes in place of our proposed TCM G-code.

*Response:* We appreciate the widespread support for our initiative to recognize and pay for TCM services. As we discuss below, we are proceeding with our proposal in a modified form, adopting some of the commenters' specific recommendations for revision. Most importantly, we are accepting the recommendation of many commenters that we adopt the AMA's CPT TCM codes in place of our proposed TCM G-code. As discussed below, we will therefore pay for new CPT TCM codes 99495 and 99496 with some small modifications to the code descriptions developed by the AMA's C3W. The new TCM codes developed by the AMA C3W are:

- 99495 Transitional Care Management Services with the following required elements:

- ++ Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.

- ++ Medical decision making of at least moderate complexity during the service period.

- ++ Face-to-face visit, within 14 calendar days of discharge.

- 99496 Transitional Care Management Services with the following required elements:

- ++ Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.

- ++ Medical decision making of high complexity during the service period.

- ++ Face-to-face visit, within 7 calendar days of discharge.

We discuss these codes in greater detail and respond to these specific recommendations below.

*Comment:* Many commenters, including the AMA and other specialty societies, expressed appreciation for our initiative to propose a new G-code and language to describe TCM, but urged us instead to implement the new CPT TCM codes. Commenters emphasized that these codes represented the consensus of the physician community as represented by the AMA's C3W. Commenters also emphasized that the CPT TCM codes are very similar to our proposal, with a few key differences. We summarize the key differences between our proposed TCM G-code and the CPT TCM codes in Table 26.

TABLE 26—KEY DIFFERENCES BETWEEN PROPOSED TRANSITIONAL CARE MANAGEMENT (TCM) G-CODE AND THE CPT CODES

	CMS Proposed TCM G-code	CPT TCM codes
Code(s) .....	GXXX1—Post-discharge transitional care management (medical decision making of moderate to high complexity).	99490X—Transitional care management services (medical decision making of moderate complexity), and 99491X—Transitional care management services (decision making of high complexity).
Face-to-face visit .....	Separately billed face-to-face E/M visit within 30 days prior to the hospital discharge or within the first 14 days of the 30-day period of TCM services.	Face-to-face visit within 14 calendar days of discharge (99490X), or within 7 calendar days (99491X). The first face-to-face visit is part of the TCM service and not reported separately. E/M services after the first face-to-face visit may be reported separately.
Relationship with patient .....	The patient may be new to the physician's practice (provided the face-to-face visit requirements above are met).	The reporting physician or NPP must have an established relationship with the patient. Established patient means a visit in the past 3 years.
Discharge management .....	The physician or NPP who bills for discharge management services during the time period covered by TCM services may not also bill for GXXX1.	A physician or NPP may report both the discharge code and appropriate TCM code.

TABLE 26—KEY DIFFERENCES BETWEEN PROPOSED TRANSITIONAL CARE MANAGEMENT (TCM) G-CODE AND THE CPT CODES—Continued

	CMS Proposed TCM G-code	CPT TCM codes
Global services .....	The physician who reports a service with a global period of 010 or 090 days may not also report the TCM service.	The physician who reports a service with a global period of 010 or 090 days may not also report the TCM service. However, the AMA recommends that specialties work on a CPT proposal for a new code to describe extensive post-discharge TCM services.

A few commenters from the medical community did not specifically recommend adopting the CPT TCM codes. For example, one major medical society supported our proposal on the grounds, among other considerations, that it was consistent with the “general direction of organized medicine, as evidenced by the fact that the AMA’s CPT Editorial Panel has created two new codes for transitional care management.” This commenter then expressed support for several of the several elements in our proposed G code which differ from the CPT TCM codes, such as our “proposal to keep the required post-discharge face-to-face E/M separately reportable.” (We discuss this issue in further detail later in this section.)

*Response:* We agree with those commenters who recommended that we should acknowledge the physician community’s work on primary care by adopting the CPT TCM codes in place of our proposed G-code. With regard to the differences noted above, we agree with the AMA’s CPT construction that uses two separate codes to distinguish moderate and high complexity services in place of our single proposed G-code, which allowed for reporting services of either moderate or high complexity. We discuss the issues connected with the other differences between our proposed TCM G-code and the AMA’s CPT TCM codes in responses to more specific comments of the AMA and others below.

We explicitly constructed this proposal as a payment for non-face-to-face post-discharge TCM services separate from payment for E/M or other medical visits. However, we believe that it is important to ensure that the community physician or qualified nonphysician practitioner furnishing post-discharge TCM services either already have or establish, soon after discharge, a relationship with the beneficiary. As such, we proposed that the community physician or qualified nonphysician practitioner reporting post-discharge TCM GXXX1 should already have a relationship with the beneficiary, or establish one soon after

discharge, prior to furnishing TCM and billing this code. Therefore, we specifically proposed that the community physician or qualified nonphysician practitioner reporting a TCM G-code must have billed an E/M visit for that beneficiary within 30 days prior to the hospital discharge (the start of post-discharge TCM period), or must conduct an E/M office/outpatient visit (99201 to 99215) within the first 14 days of the 30-day post-discharge period of TCM services. In either case, the E/M visit would be separately billed under our G-code proposal. While we proposed that the post-discharge TCM code would not include a face-to-face visit, and that physicians or qualified nonphysician practitioners would bill and be paid for this care management service separately from a medical visit, we sought comments about whether we should require a face-to-face visit when billing for the post-discharge TCM service: That is, whether we should bundle a required visit into the reporting and payment for the TCM codes. We were also concerned about whether beneficiaries would understand their coinsurance liability for the post-discharge transitional care service when they did not visit the physician’s or qualified nonphysician practitioner’s office.

*Comment:* The AMA and many other commenters recommended that we should require a face-to-face visit within 7 to 14 days after discharge when billing for the post-discharge TCM service. Under the CPT TCM codes, the first face-to-face visit is part of the TCM service and not reported separately. Additional E/M services required for managing the beneficiary’s clinical issues in addition to the required face-to-face visit may be reported separately. These commenters emphasized that requiring a face-to-face visit within 7 to 14 days of discharge will provide for a more successful transition from facility to community. Other commenters maintained that we should retain the requirement for a separately billable face-to-face E/M either within 30 days before or 14 days after discharge. These commenters emphasized that such a

requirement acknowledges that an established relationship with the patient is needed to bill the new code, and the level of E/M service will not be the same for every patient. A few commenters specifically recommended that it was not necessary to adopt any such requirement for a face-to-face visit (whether separately billable or not) in the context of a service that is essentially non-face-to-face. Some emphasized that it could be inefficient to require a visit that may not always be clinically necessary, and that the clinical decision about whether a visit is necessary should be left to the physician or qualified nonphysician practitioner. Other commenters emphasized that an office visit could be impractical in cases where patients may have limited mobility or otherwise have difficulty travelling to a physician office. Some of these commenters urged that we not adopt such a requirement, while others recommended that we expand the list of acceptable face-to-face visits to include other outpatient visit codes, such as home visits (99341–99350) and domiciliary/rest home visits (99324–99337). Still others stated that the window in which the post discharge visit must occur should be extended to 30 days post-discharge, not 14 days.

*Response:* The primary driver in creating these new CPT TCM codes has been to improve care coordination and to provide better incentives to ensure that these patients are seen in a physician’s office, rather than be at risk for readmission. Therefore, we agree that care coordination beginning immediately upon discharge and the face-to-face visit within 7 or 14 days of discharge (as appropriate) will provide for a more successful transition from a facility to the community. However, as we indicated in the proposed rule, our adoption of codes for TCM services is part of the broader HHS and CMS multi-year strategy to recognize and support primary care and care management, and we are committed to considering new options and developing future proposals for payment of primary care services under the MPFS. Therefore, we consider the requirement for a face-to-face visit in

association with the non-face-to-face tasks of TCM to be a short-term, transitional strategy while we continue to explore our interest in further improvements to advanced primary care payment.

We also share the commenters' concerns about beneficiaries who may have limited mobility or otherwise have difficulty travelling to a physician office in the period following a discharge. We note that the final CPT TCM codes, 99495 and 99496, which we are adopting in this final rule with comment period, requires a face-to-face visit, but does not specify the location/setting for that portion of the service. The AMA RUC states in its recommendation that, "each code includes a timely face-to-face visit which typically occurs in the office, but can also occur at home or other location where the patient resides." Finally, we agree with those commenters who stated that beneficiaries would understand their coinsurance liability better if the TCM services included a required E/M visit as part of the service.

We also sought comments regarding whether we should incorporate such a required visit on the same day into the payment for the proposed code. We considered several reasons for requiring a face-to-face visit on the same day as the date of discharge. We wondered whether, with a face-to-face visit immediately after discharge, the plan of care would be more accurate given that the patient's medical or psychosocial condition may have changed from the time the practitioner last met with the patient and the practitioner could better develop a plan of care through an in-person visit and discussion. On the other hand, we contemplated several scenarios where it is not possible for a beneficiary to get to the physician's or qualified nonphysician practitioner's office and welcomed comment on whether an exception process would be appropriate if we were to finalize a same day face-to-face visit as a requirement for billing the post-discharge TCM code.

*Comment:* Commenters were almost uniformly opposed to a requirement for a same day visit. The commenters believed that a same day visit is unrealistic and should not be required because hospital discharge records are not always immediately available to the physician who would be assuming responsibility for transitional care. Some commenters, including several who favor a face-to-face requirement other than a same day requirement, also favored an exception for beneficiaries too feeble to travel to an office. Other commenters maintained that a requirement for a face-to-face encounter

with an exception process could prove confusing and administratively challenging as it would require communication of exceptions criteria and audit/appeals processes.

*Response:* In conjunction with adopting the AMA's recommendation to require a face-to-face visit within 7 or 14 days of discharge for reporting the CPT TCM codes, we have also decided not to proceed with a requirement for a same day face-to-face visit. We agree with commenters who stated that such a requirement would be unrealistic in many situations, and would require the adoption of an exceptions process that could, unto itself, prove administratively difficult and confusing. At the same time, we emphasize that we believe physicians should seek to make an assessment and conduct the face-to-face visit as quickly as medically necessary after discharge in order to address patient care needs.

*Comment:* As we noted above, we proposed to require communication (direct contact, telephone, electronic) with the patient or caregiver within 2 business days of discharge. Some commenters stated that the specific requirement for the physician to communicate with the patient within 2 business days of discharge to begin the coordination of care is unrealistic. Some contended that hospital discharge records are not always available that quickly. Several other commenters expressed concern about the references to "business days" in this requirement. (Other requirements, for length of TCM service and the timing of the required E/M visit are established in terms of calendar days for purposes of the TCM codes.) The commenters noted that, traditionally, business days are Monday through Friday, except for holidays. However, many primary care practices are also open on weekends, making those "business days" for those practices. Most importantly, beneficiaries' need for medical care and care coordination is not limited to "business days," nor are their discharges. Thus, the commenters recommended that CMS change "business days" to "calendar days" in this context, which, they asserted, would be consistent with CMS's proposal to define the code as a 30 calendar day service. The AMA CPT TCM codes incorporate a requirement for an interactive contact with the patient or caregiver, as appropriate, within 2 business days of discharge. This contact may be direct (face-to-face), telephonic, or by electronic means. The AMA CPT TCM codes also specify that, for purposes of this requirement, business days are Monday through

Friday, except holidays, without respect to normal practice hours or date of notification of discharge. If two or more separate attempts are made in a timely manner, but are unsuccessful and other TCM criteria are met, the service may be reported. We emphasize, however, that we expect attempts to communicate to continue until they are successful.

*Response:* Our proposed TCM G-code contained a requirement for communication with the patient or caretaker within 2 business days of discharge. We also agree with the AMA's assessment concerning the importance of such a requirement to meeting the goals of successful TCM. We also agree with the AMA's provision to allow for billing of the TCM service if two or more separate, unsuccessful attempts at communication are made within a timely fashion. We believe that this provision should substantially reduce the concerns of some commenters about the tight timeline for making this initial contact. We also believe that concerns about the availability of hospital discharge records should decline dramatically as both hospitals and physicians respond to the current incentive payments (and the payment reductions beginning in 2015) to encourage adoption of electronic health records systems. We cannot agree with those commenters who suggested that we should substitute "calendar days" for "business days" in this requirement. We do not believe that the timeframe for this requirement needs to be expressed in calendar days to be consistent with the 30 calendar day timeframe for the service. More importantly, establishing a timeframe of 2 calendar days for this initial contact would severely disadvantage those practices which do not have regular business hours on the weekends.

*Comment:* In our proposed G-code, we required that physicians or qualified nonphysician practitioners must have had a face-to-face E/M visit with the beneficiary in the 30 days prior to the transition in care or within 14 business days following the transition in care. However, we allowed that, if the physician or qualified nonphysician practitioner met this requirement, the patient could otherwise be new to the practice. The AMA recommended that the physician reporting the CPT TCM codes must have an established relationship with the patient, as required for the those codes, rather than allowing physicians to bill for TCM services furnished to patients who are new to their practices. Under CPT TCM definitions, an established relationship with a patient exists when a physician has billed a visit with the patient within

the last three years. Many commenters maintained that a visit within 30 days prior to the discharge was largely irrelevant to the actual provision of TCM services. Other commenters maintained that defining a pre-existing relationship as a visit within 30 days prior to the discharge is far too restrictive. A patient with established disease may only be seen by a physician every 3 to 6 months. We should therefore allow an E/M service to be furnished any time in the 12 months prior to the discharge to be considered evidence of an established relationship.

*Response:* We agree with commenters that a visit within 30 days before the hospital discharge might be too restrictive for purposes of establishing an existing relationship with a patient. We are therefore accepting the AMA's recommendation not to include such a requirement in the CPT TCM codes and note that the CPT TCM codes also do not require a visit within 30 days before discharge. Rather, as the AMA has recommended, we will include a requirement for a face-to-face visit with the beneficiary within 14 days (in the case of CPT code 99495) or 7 days (in the case of CPT code 99495). This required visit is bundled into the payment for the codes and is not separately payable. We do not entirely agree with the AMA's recommendation that the physician must have an established relationship prior to the discharge with the patient to report the CPT TCM codes. We are concerned that such a requirement would make it impossible for an especially vulnerable group of patients, specifically, those who do not have an established a relationship with a primary care or other community physician, to receive the benefit of post-discharge TCM services. These patients may well be among those who would benefit most from these services, particularly because receiving TCM services could provide the opportunity for them to establish a continuing relationship with a physician who is able to assume overall management of their care. Therefore, in conjunction with our adoption of the CPT TCM codes, we will develop additional Medicare-specific guidance for the use of these codes that modifies this element of the CPT TCM prefatory instructions, to allow a physician to bill these codes for new patients (provided that the physician meets visit requirement and all other requirements for the CPT TCM codes). It is important to note, however, that the payment amount for the CPT TCM codes will be the same whether the codes are billed under Medicare for treating new or

established patients under the TCM codes. For Medicare purposes we are modifying the prefatory instructions for the CPT TCM codes because we wish to encourage the provision of TCM services to those beneficiaries who can benefit from the services—whether the beneficiary is a new or established patient. However, we believe that the typical case will involve provision of TCM services to an established patient, and relative values for codes are established on the basis of the typical case. Physicians may choose to bill other appropriate codes (for example, new patient E/M codes) that better describe the services furnished.

*Comment:* We proposed that a physician or qualified nonphysician practitioner who bills for discharge day management during the time period covered by the TCM services code may not also bill for HCPCS code GXXX1. The CPT discharge day management codes are 99217, 99234–99236, 99238–99239, 99281–99285, or 99315–99316. The AMA/RUC and many other commenters recommended that a physician reporting the discharge management should also be able to report the new TCM service. The AMA/RUC and other commenters noted an AMA data analysis that nearly 25 percent of those visits reported within 14 days of discharge were from the physician who also furnished the discharge services. The commenters emphasized that discharge management services reflect the work done at the time of discharge. The TCM service describes the work following discharge. Therefore, the commenters contended that there should be minimal or no overlap in the actual work performed in providing these two services. Other commenters emphasized that the physician or group practice billing for discharge day management could also be the physician or group practice regularly responsible for the patient's primary care and would therefore be the appropriate physician to take responsibility for the patient's transition to the community.

*Response:* We accept the AMA/RUC's recommendation (as supported by a number of commenters) to allow a physician to report both the discharge management code and a CPT TCM code. We agree with those commenters who emphasized that the physician billing discharge day management could also be the physician who is regularly responsible for the beneficiary's primary care (this may be especially the case in rural communities), and who would therefore be the appropriate physician to take responsibility for the patient's transition to the community. However,

we continue to be concerned that there could be some overlap in the actual work involved in providing these two services and, that payment to one physician for both of these services might be excessive as a result. Therefore, we will monitor claims data to ascertain the extent to which the same physician bills for both the discharge day management and TCM services and analyze whether it may be appropriate to develop a payment adjustment that recognizes overlap in resources in the future.

In addition, we note that the CPT TCM code prefatory language provides that the TCM service period “commences upon the date of discharge and continues for the next 29 days.” Subsequent CPT TCM language indicates that the first visit must occur within 7 or 14 calendar days of the date of discharge depending on the level of decision-making. We are unclear as to whether the CPT TCM prefatory language intends to allow the first visit to occur on the same date as discharge. We note that there is a distinction between the discharge day management and TCM services, and we wish to avoid any implication that the E/M services furnished on the day of discharge as part of the discharge management service could be considered to meet the requirement for the TCM service that the physician or nonphysician practitioner must conduct an E/M service within 7 or 14 days of discharge. Therefore, we will specify that the E/M service required for the CPT TCM codes cannot be furnished by the same physician or nonphysician practitioner on the same day as the discharge management service.

*Comment:* A number of commenters suggested that payment for the E/M hospital discharge management codes (CPT 99238 or 99239) is inadequate to reflect the discharging duties of the physician. While most of these commenters supported enhanced payment for community physicians to furnish care coordination services on the receiving end, they stated that a corresponding increase in payment to those physicians who are discharging patients is also warranted.

*Response:* We continue to believe that the current hospital discharge management codes (CPT codes 99238 and 99239) and nursing facility discharge services (CPT codes 99315 and 99316) adequately capture the care coordination services required to discharge a beneficiary from hospital or skilled nursing facility care. The work relative values for those discharge management services include a number of pre-, post-, and intra-care

coordination activities. For example, the hospital discharge management codes include the following pre-, intra-, and post-service activities relating to care coordination:

Pre-service care coordination activities include:

- Communicate with other professionals and with patient or patient's family.

Intra-service care coordination activities include:

- Discuss aftercare treatment with the patient, family and other healthcare professionals;

- Provide care coordination for the transition including instructions for aftercare to caregivers;

- Order/arrange for post discharge follow-up professional services and testing; and

- Inform the primary care or referring physician or qualified nonphysician practitioner of discharge plans.

Post-service care coordination activities include:

- Provide necessary care coordination, telephonic or electronic communication assistance, and other necessary management related to this hospitalization; and

- Revise treatment plan(s) and communicate with patient and/or caregiver, as necessary.

The hospital and nursing facility discharge management codes also include a number of other pre-, intra and post-service activities.

We certainly recognize that the services of physicians and other practitioners providing discharge management services are crucial to the overall success of TCM services. These codes have been valued by the AMA/RUC in the past, and these valuations have been reviewed and accepted by us. At this time, we are not aware of any substantive evidence that these codes are systematically undervalued.

*Comment:* We proposed that a physician or qualified nonphysician practitioner who bills for emergency department visits (99281–99285), home health care plan oversight services (HCPCS code G0181), or hospice care plan oversight services (HCPCS code G0182) during the time period covered by the TCM services code may not also bill for HCPCS code GXXX1. We indicated that we believed these codes describe care management services for which Medicare makes separate payment and should not be billed in conjunction with GXXX1, which is a comprehensive post-discharge TCM service. The AMA noted that for the proposed TCM G-code we would not allow TCM services to be reported with emergency department visits, home

health care oversight (G0181), hospice care plan oversight (G0182). The AMA CPT TCM codes allow for reporting of emergency department visits. The AMA also indicated that a physician or other qualified health care professional who reports a TCM code may not report the CPT codes for care plan oversight services (99339, 99340, 99374–99380). At the same time, the CPT TCM codes also specify that many other codes may not be reported with TCM (for example, non-face-to-face services such as telephone calls).

*Response:* In conjunction with adopting the AMA CPT TCM, we accept the recommendation to allow reporting of emergency department visits when also billing the CPT TCM codes. We also agree with the recommendation not to allow reporting of care plan oversight services when also billing the CPT TCM codes. We had proposed to prohibit billing of the G-codes that we employ for home health care oversight (G0181), and hospice care plan oversight (G0182) with our proposed TCM G-code, on the grounds that such care management services duplicate the services provide in TCM. We are including these G-codes in the list of codes for such services that are precluded from billing with the CPT TCM codes, because we continue to believe that they are duplicative of the CPT care plan management aspects of the CPT TCM codes. We will also accept the AMA recommendation specifying many additional codes that may not be reported with CPT TCM codes (for example, non-face-to-face services such as telephone calls), as specified in the descriptions of CPT TCM codes 99495 or 99496 below. We are accepting these recommendations because they similarly avoid duplicate payment for the same services.

Further, we proposed that a physician or qualified nonphysician practitioner billing for a procedure with a 10- or 90-day global period would not also be permitted to bill HCPCS code GXXX1 in conjunction with that procedure because any follow-up care management would be included in the post-operative portion of the global period.

*Comment:* Many commenters expressed concerns with prohibiting physicians who bill services with a global period from billing the TCM code as well. One commenter stated that “permitting a surgeon to receive payment under these circumstances would not result in duplicate payment for the same service \* \* \* [I]f follow-up care management included in the post-operative portion of a global period can be reimbursed separately from the proposed transitional care management code when performed by two different

physicians, they should remain separately reimbursable when these functions are all performed by the same physician.” One commenter specifically agreed with our proposal to prohibit the billing of TCM by a physician providing the original care within a 010 or 090 day global period code. The AMA CPT TCM codes do not allow physicians billing services with global periods of 010 and 090 days to bill for TCM services. However, the AMA RUC recommends that specialties work with the CPT Editorial Panel to develop a new code for those cases in which comprehensive TCM services are furnished along with the services already bundled into the global codes. However, the AMA RUC also indicates that it would not be typical for a surgeon to furnish TCM services.

*Response:* We agree with the commenters that the physician who reports a global procedure should not be permitted to also report the TCM service, and we are adopting that policy in this final rule. The AMA RUC specifically states in its comment letter that it would not be typical for surgeons billing global procedures to also provide TCM services. Our goal is that the physician billing for TCM services should have an ongoing relationship with the beneficiary. We do not believe surgeons typically would be in a position to coordinate all aspects of a patient's care, because their relationship with a beneficiary frequently ends after the end of the global period (unless or until additional surgery is required).

We proposed that the TCM code would be payable only once in the 30 days following a discharge, per patient per discharge, to a single community physician or qualified nonphysician practitioner (or group practice) who assumes responsibility for the patient's post-discharge TCM. We expressed our belief that, given the elements of the TCM service and the short time period during which they must be furnished, it would be unlikely that two or more physicians would meet the requirements for billing the TCM code.

*Comment:* Many commenters requested clarification concerning whether the TCM codes could be billed again if another hospital admission and discharge occur within the initial 30 day period following a discharge. The commenters recommended that we allow the clock to start over with each admission, that is, allow for payment of TCM even when readmission occurs within the original 30 day period after a discharge. A few commenters recommended that CMS develop a mechanism to monitor readmissions for patients receiving TCM services to

determine if this effort positively impacts beneficiary outcomes and decreases the burden on the healthcare system. The mechanism would require physician reporting at the beginning and end of the care period, and may require a “start” and a “stop” modifier to the new G-code. A few commenters specifically supported the “only once within 30 days of discharge” policy. The AMA’s C3W stipulated that the CPT TCM codes may be reported “\* \* \* only once per patient within 30 days of discharge. Another CPT TCM code may not be reported by the same individual or group for any subsequent discharge(s) within the 30 days.”

*Response:* In adopting the CPT TCM codes, we believe it is appropriate to maintain the limitation that the codes can be billed only once per patient within 30 days of discharge, which is consistent with the policy we proposed for our TCM G-code. Preventing unnecessary hospital readmissions in the period shortly after a discharge is an important goal and part of the reason we proposed improved recognition and payment of TCM services (as well as other initiatives within the Medicare program). We believe that it would be at least inconsistent with this goal, and perhaps even counterproductive to it, to allow for another TCM code to be billed when a hospital discharge occurs within 30 days after the original discharge for which a TCM code has been billed. We appreciate the comments recommending that we monitor readmissions for patients receiving TCM services to determine if this effort positively impacts beneficiary outcomes and decreases the burden on the healthcare system. We will consider how to incorporate this into our existing initiatives that address these issues.

*Comment:* We proposed that the TCM G-code would be payable to a single community physician or nonphysician practitioner (or group practice) who assumes responsibility for the patient’s post-discharge TCM. Many commenters recommended allowing more than one physician to bill a TCM code during the same 30-day period on the grounds that: “Complex patients often have to follow-up with more than one provider after a discharge. Each of these providers could be performing care coordination and should be compensated accordingly.” The CPT TCM codes allow for only one individual to report these services and only once per patient within 30 days of discharge.

*Response:* We disagree that more than one physician should be allowed to bill the TCM codes during a single 30 day period after a discharge. Coordination of care intrinsically involves developing

and implementing a single plan of care for a patient. Allowing multiple physicians to furnish this service simultaneously would introduce the danger that an individual patient might be subjected to inconsistent or even contradictory plans of care. In other words, allowing more than one physician to bill TCM codes simultaneously could lead to uncoordinated rather than coordinated post-discharge care. We will therefore follow the CPT TCM code rule that these services may be billed by only one individual during the 30 day period after discharge.

*Comment:* Other commenters recommended further restricting and/or raising the bar for billing TCM codes. Many objected to our proposal to pay the first physician or qualified nonphysician practitioner who submitted a claim because, they asserted, it would lead to an uncoordinated, sub-optimal “race to bill.” One of these commenters expressed concern that practitioners’ offices would have to compete with each other to submit the bill first. In addition, this commenter was concerned that practitioners’ offices would not be able to track whether or not they are the first to submit a claim and could get paid for the service. MedPAC noted that the first physician or nonphysician practitioner to submit a claim may not be providing the bulk of the TCM services, and recommended raising the bar to ensure payment goes to physicians actually providing comprehensive primary care to the beneficiary by requiring that the billing provider must have billed for an E&M visit (that is, a face-to-face visit) that took place within the 30 days prior to admission and within the 14 days following discharge. Another commenter recommended that we adopt a multi-stage process of screening claims to identify the beneficiary’s primary care physician, who then would be the only physician permitted to bill a TCM code. The commenter noted that we referred to the community-based physician as the one who would manage and coordinate a beneficiary’s care in the post-discharge period, and we anticipated that most community physicians will be primary care physicians and practitioners. The commenter also stated: “It is thus perplexing that CMS did not propose to restrict the use of this code to actual primary care physicians.” Others recommended employing a “plurality of services” determination in case more than one physician and/or nonphysician practitioner bills TCM after the same

discharge. One commenter recommended that we should require beneficiaries to prospectively identify their primary care provider.

*Response:* Any physician who is appropriately enrolled in Medicare and furnishes the service may bill for that service. We continue to expect that most community physicians who are furnishing TCM services will be primary care physicians and practitioners. However, we also believe that there will be circumstances in which cardiologists, oncologists, or other specialists will be in the best position to furnish transitional care coordination after a hospital discharge. Furthermore, we believe that the requirements for physicians or qualified nonphysician practitioners to furnish multiple specific services for the beneficiary within a restricted period of time will limit the circumstances under which more than one practitioner might be able to bill the TCM codes. We appreciate MedPAC’s suggestion that we require that the billing provider must have billed for an E/M visit (that is, a face-to-face visit) that took place within the 30 days prior to admission and within the 14 days following discharge. However we are concerned that adopting such a policy would actually have the unintended consequence of prohibiting many physicians with well-established relationships and a history of providing comprehensive care for their beneficiaries from reporting the TCM service for these same patients, simply because an office visit may not have occurred within 30 days prior to a, possibly even unanticipated, hospitalization. After considering all these comments, we continue to believe that it is not necessary to develop any further restrictions or complex operational mechanisms to identify one and only one physician or nonphysician practitioner who may bill the codes for a specific beneficiary. We have used such a “first claim” policy in other areas, such as a radiology interpretation and the Annual Wellness Visit. However, we would expect the discharging physician to support TCM services by discussing post-discharge services with the beneficiary (which is an element in the discharge day management vignette), and to identify a community physician for follow-up whenever possible. Specifically, we expect discharging physicians and other physicians seeing beneficiaries in a facility to inform the beneficiaries that they should receive TCM services from their doctor or other practitioner after their discharge, and that Medicare will pay for those services. As a part of this



disclosure to patients, we also expect that the discharging physician would ask the beneficiary to identify the physician or nonphysician practitioner whom he or she wishes to furnish these transitional care management services. If the beneficiary does not have a preference for the physician who would furnish these services, the discharging physician may suggest a specific physician who might be in the best position to furnish the TCM services. The recording of this information could also help in the transitional care coordination activities. We believe that it could be helpful for the physician providing discharge day management services to record the community physician who would be providing TCM services in the discharge medical record and the discharge instructions for patients. We note that recent literature highlights the importance of these patient-centered communication activities for effective transitional care management.<sup>1</sup> As we further consider how Advanced Primary Care practices can fit with a fee-for-service model, we also will actively consider methodologies that could allow Medicare to identify the beneficiary's community/primary care physician.

**Comment:** Many commenters endorsed our proposal not to restrict billing of this proposed TCM code to primary care physicians. Other commenters requested that we confirm that specialists can bill the new code if they meet the service requirements of comprehensive TCM services. Other commenters similarly requested confirmation that they can bill the TCM code if they meet the requirements. Some commenters from health care professions other than physicians, NPs, PAs, CNSs, and CNMs similarly requested that they be permitted to bill the CPT TCM codes and receive payment for these services.

**Response:** We appreciate these comments and take this opportunity to confirm that, while we expect the TCM codes to be billed most frequently by primary care physicians, specialists who furnish the requisite services in the code descriptions may also bill the new TCM codes. As for nonphysician qualified health care professionals, we believe only NPs, PAs, CNSs, and certified nurse midwives (CNMs) can furnish the full range of E/M services and complete medical management of a patient under their Medicare benefit to the limit of their state scope of practice. Other

nonphysician practitioners (such as registered dietitians, nutrition professionals or clinical social workers) or limited-license practitioners, (such as optometrists, podiatrists, doctors of dental surgery or dental medicine), are limited by the scope of their state licensing or their statutory Medicare benefit to furnish comprehensive medical evaluation and management services, and there is no Medicare benefit category that allows explicit payment to some of the other health professionals (such as pharmacists and care coordinators) seeking to bill TCM services. Accordingly, we will not adopt the requests of other health care professionals to bill the CPT TCM codes because these services go beyond the statutory benefit and state scope of practice for the requesting practitioners. As already discussed, we consider the separate coding and payment for these TCM services to be a short-term initiative as we further consider alternatives to ensure that any payment for primary care services would constitute a minimum level of care coordination, such as payments in a FFS setting.

**Comment:** Several commenters requested that we extend recognition of care coordination to RHC physicians and providers as well or at least clarify whether providers practicing in rural health clinics may utilize the new HCPCS G-code.

**Response:** While we recognize that RHCs have an important role in furnishing care in their communities, RHCs are paid an all-inclusive rate per visit. Since RHCs are not paid under the PFS, physicians and other RHC providers whose services are paid within the RHC all-inclusive rate cannot bill using the CPT TCM codes for services furnished in the RHC. However, an RHC physician or other qualified provider who has a separate fee-for-service practice when not working at the RHC may bill the CPT TCM codes, subject to the other existing requirements for billing under the MPFS.

**Comment:** We also proposed that the TCM G-code would be "billable only at 30 days post discharge or thereafter." Although we proposed that the billing for TCM services would occur, as it does for most services, after the conclusion of the service that is, only at 30 days post discharge or thereafter), we welcomed comment on whether, in this case, there would be merit to allowing billing for the code to occur at the time the plan of care is established. Many commenters recommended that billing of TCM services should occur (as proposed) at the end of the 30-day TCM period. A

smaller number of commenters recommended that it should be allowed to occur at the time the plan of care is established. One commenter observed that billing for the post-transitional service at the time the plan of care is established may help prevent a "race to the billing office" by various providers, as the appropriate provider coordinating the post-transitional care would be well-established among the various medical providers involved in the patient's care. The CPT TCM code prefatory language provides: "Only one individual may report these services and only once per patient *within* 30 days of discharge." (Emphasis supplied.)

**Response:** We continue to believe that the billing for TCM services under the PFS should occur, as it does for most fee schedule services, after the conclusion of the service (that is, only at 30 days post discharge or thereafter). Allowing for billing at the time the plan of care is established, or at any other time prior to the end of the 30-day period, would pose serious administrative problems. For example, adopting any policy other than billing at the end of the 30-day service period would make it difficult to monitor the CPT TCM requirement that the code be billed only once in the 30-day period beginning with the discharge. It would also be very challenging to monitor our policy that subsequent hospital admissions during that period will not begin a new 30-day period and allow reporting of another TCM service. We will provide guidance to physicians and qualified NPPs regarding the billing of the CPT TCM codes, which will occur at the conclusion of the period for providing TCM services, 30 days post discharge. We appreciate the concern about preventing a situation where two physicians may rush to bill for TCM services. However, as we have previously discussed, we believe it would be quite unlikely that more than one physician or nonphysician practitioner will be able simultaneously to satisfy the numerous and complex requirements for billing the CPT TCM codes.

**Comment:** Some commenters were concerned about the large number of activities that are required to furnish the TCM service. The commenters emphasized that many of the activities listed could require a lengthy discussion or actions that need to be undertaken with the patient that would far exceed that allowable time. Some commenters stated that the specific requirement that the physician communicate with the patient within 2 business days of discharge to begin the coordination of care is unrealistic because hospital

<sup>1</sup> Hesselink MA, Schoonhoven L, Barach P et al. Improving patient handovers from hospital to primary care. *Annals of Internal Medicine* 2012; 157: 417-428.

discharge records are not always available that quickly. Other commenters pointed to the requirement for an assessment of the patient's psychosocial needs as potentially an excessively burdensome requirement. One commenter asked us to reconsider the requirement that these codes only cover patients of moderate to high complexity on the grounds that most admissions are relatively straightforward and patients do not require moderate to complex decision making but that these less complex patients still require TCM services. On the other hand, some commenters recommended additions to the services already listed, such as the addition of communication between the accepting primary care/community physician and the discharging inpatient physician.

*Response:* We agree with the commenters that a large number of activities are required to report the TCM codes. However, we believe that these requirements are entirely appropriate. As we have noted before, TCM services require management and coordination of all relevant aspects of a beneficiary's health status in the post-discharge period. And as a number of commenters maintained, physicians should not undertake TCM services unless they are capable and willing to assume comprehensive responsibility for a patient's care during the period of the service. In the light of these considerations, we believe the lengthy list of services required by our proposed G-code, and largely paralleled in the AMA's CPT TCM codes that we are adopting in this final rule, is quite appropriate to the nature of the service. With regard to the specific requirement for assessment of psychosocial needs, we note again for example that depression in older adults occurs in a complex psychosocial and medical context and opportunities are often missed to improve behavioral health and general medical outcomes when mental disorders are under-recognized and undertreated in primary care settings. We believe that it is therefore important to emphasize the equal importance of the beneficiary's mental health and his or her physical condition to successful discharge into the community. We believe that AMA has confirmed our assessment by requiring those reporting the CPT TCM codes to oversee the "management and coordination of services, as needed, for all medical conditions, psychosocial needs and activity of daily living supports \* \* \*". The AMA has also confirmed our assessment that patients typically require complex and

multidisciplinary care modalities in the post-discharge period by establishing a requirement of moderate to high complexity for reporting the CPT TCM codes. We do not believe that it is necessary to add a formal requirement for communication between the accepting primary care/community physician and the discharging inpatient physician. The accepting community physician is responsible for reviewing the discharge summary, and the community physician can decide whether standard clinical practice indicates the need for further communication with the discharging physician. However, as indicated above, we note our expectation that the discharging physician will communicate with the community physician as necessary as part of billing for discharge day management services.

*Comment:* Some commenters recommended that we create disease specific TCM codes for major chronic conditions (for example, Alzheimer's, diabetes, HIV, cancer survivors planning services, etc.) or for special services (for example, comprehensive medication management services). The commenters were concerned that, otherwise, many cognitive specialists and other practitioners would not be able to bill the proposed TCM G-code.

*Response:* With regard to treatment of the chronic conditions mentioned by commenters, both our proposed TCM G-code and the CPT TCM codes we are adopting in this final rule are defined broadly enough to incorporate the TCM activities involved in the treatment of patients with such diseases in the period after discharge. In addition, as we discuss below, we will be considering adoption of the complex care coordination codes developed by the AMA as we continue to explore payment for primary care services in future rulemaking. With regard to the TCM codes, we indicated in the proposed rule that we proposed the TCM G-code to recognize the services related to TCM by a community physician or qualified nonphysician practitioner. We used the term community physician and practitioner to refer to the community-based physician managing and coordinating a beneficiary's care in the post-discharge period. We also indicated that we anticipated that most community physicians would be primary care physicians and practitioners. This is because the nature of the services involved in TCM (for example, communication with patient and family education to support self-management, independent living, and activities of daily living, assessment and support for

treatment regimen adherence and medication management, etc.) are characteristic of primary care services as such services are usually understood. At the same time, neither the TCM G-code we proposed, nor the CPT TCM codes we are adopting in this final rule, preclude cognitive or other specialists from reporting these codes when they are appropriately furnishing the required primary care services of TCM. We certainly want to encourage cognitive and other specialists to assume responsibility for the comprehensive care of patients contemplated in the requirements of the CPT TCM codes when they are in the position to do so during the post-discharge period.

*Comment:* A few commenters recommended that there should be special TCM G-codes for psychologists and others who are not permitted to bill E/M codes.

*Response:* The TCM service includes "the management and/or coordination of services, as needed, for all medical conditions, psychosocial needs and activities of daily living." For reasons we have discussed at length above, the services described in the CPT E/M codes are intrinsic to furnishing the TCM service. It was for this reason that the AMA decided to include a post-discharge, face to face E/M service as a requirement for reporting the CPT TCM codes. We have had a longstanding restriction on the use of E/M codes by clinical psychologists. As we have explained in previous rulemaking (62 FR 59057), the evaluation and management services included in the codes that psychologists cannot bill are services involving *medical* evaluation and management. Psychologists are not licensed to perform these types of services. Therefore, we do not believe it would be appropriate to provide a special TCM G-code for these practitioners. However, we would expect the community physicians and qualified nonphysician practitioners to refer patients to psychologists and other mental health professionals as part of the TCM service when doing so is warranted by evaluation of patients' psychosocial needs in the period after discharge. As indicated above, we believe the only nonphysician practitioners who may furnish the full range of E/M services and complete medical management of a patient under their Medicare benefit are NPs, PAs, CNSs, and CNMs, unless they are otherwise limited by their state scope of practice. Other nonphysician practitioners or limited-license practitioners, (such as optometrists, podiatrists, doctors of dental surgery or

dental medicine), are limited by the scope of their state licensing or their Medicare benefit from furnishing comprehensive medical evaluation and management services. As already discussed, we consider these TCM services to be a short-term initiative as we further consider alternatives to target payment for primary care services.

*Comment:* Some commenters cited our statement that the proposed TCM G-code may be used “[d]uring transitions in care from hospital (inpatient stay, outpatient observation, and partial hospitalization), SNF stay, or CMHC settings to community-based care.” The commenters stated that this statement seems to avoid the reality that in many instances the transition from a hospital to a facility such as a SNF is, for all intents and purposes, the transition back to the community for many patients.

*Response:* Individuals in SNFs are considered inpatients, and therefore the TCM codes may not be billed when patients are discharged to a SNF. For patients in SNFs there are E/M codes for initial, subsequent, discharge care, and the visit for the annual facility assessment, specifically CPT codes 99304–99318. These codes may be billed for SNF beneficiaries for the care management services they receive in the period after discharge from an acute care hospital. And then when SNF patients are discharged from the SNF to the community or to a nursing facility (even when the SNF and nursing facility are part of the same entity or located in the same building), the physician or practitioner who furnishes transitional care management services can use the CPT TCM codes to bill for those services. As such, we believe there will be appropriate payment for transitional care management services furnished following each transition of care from acute inpatient, to SNF, to the community or nursing facility setting.

After considering all these comments, and for the reasons stated above we are adopting the CPT TCM codes subject to the modifications described in our responses to comments on the issues discussed above. In summary, these specific modifications are: Our decision not to restrict the billing of the CPT TCM codes to established patients, our clarification of the post-discharge service period, and our prohibition against billing a discharge day management service on the same day that a required E/M visit is furnished under the CPT TCM codes for the same patient. We will provide guidance to contractors and revise the relevant manual provisions in order to implement these policies.

Below are the requirements of the CPT TCM codes as modified for Medicare purposes in this final rule.

• 99495 Transitional Care Management Services with the following required elements:

++ Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.

++ Medical decision making of at least moderate complexity during the service period.

++ Face-to-face visit, within 14 calendar days of discharge.

• 99496 Transitional Care Management Services with the following required elements:

++ Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.

++ Medical decision making of high complexity during the service period.

++ Face-to-face visit, within 7 calendar days of discharge.

CPT codes 99495 and 99496 are used to report transitional care management services. These services are for a patient whose medical and/or psychosocial problems require moderate or high complexity medical decision making during transitions in care from an inpatient hospital setting (including acute hospital, rehabilitation hospital, long-term acute care hospital), partial hospital, observation status in a hospital, or skilled nursing facility/nursing facility, to the patient's community setting (home, domiciliary, rest home, or assisted living). Transitional care management commences upon the date of discharge and continues for the next 29 days.

Transitional care management is comprised of one face-to-face visit within the specified time frames, in combination with non-face-to-face services that may be performed by the physician or other qualified health care professional and/or licensed clinical staff under his or her direction. It is our expectation that the services in the two lists of non-face-to-face services below will be routinely provided as part of transitional care management service unless the practitioner's reasonable assessment of the patient indicates that a particular service is not medically indicated or needed.

Non-face-to-face services provided by clinical staff, under the direction of the physician or other qualified health care professional, may include:

• Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge.

• Communication with home health agencies and other community services utilized by the patient.

• Patient and/or family/caretaker education to support self-management, independent living, and activities of daily living.

• Assessment and support for treatment regimen adherence and medication management.

• Identification of available community and health resources.

• Facilitating access to care and services needed by the patient and/or family.

Non-face-to-face services provided by the physician or other qualified health care provider may include:

• Obtaining and reviewing the discharge information (for example, discharge summary, as available, or continuity of care documents).

• Reviewing need for or follow-up on pending diagnostic tests and treatments.

• Interaction with other qualified health care professionals who will assume or reassume care of the patient's system-specific problems.

• Education of patient, family, guardian, and/or caregiver.

• Establishment or reestablishment of referrals and arranging for needed community resources.

• Assistance in scheduling any required follow-up with community providers and services.

Transitional care management requires a face-to-face visit, initial patient contact, and medication reconciliation within specified time frames. The first face-to-face visit is part of the transitional care management service and not reported separately. Additional E/M services after the first face-to-face visit may be reported separately. Transitional care management requires an interactive contact with the patient or caregiver, as appropriate, within 2 business days of discharge. The contact may be direct (face-to-face), telephonic, or by electronic means. Telephonic, or by electronic means. Medication reconciliation and management must occur no later than the date of the face-to-face visit.

Medical decision making and the date of the first face-to-face visit are used to select and report the appropriate transitional care management code. For 99496, the face-to-face visit must occur within 7 calendar days of the date of discharge and medical decision making must be of high complexity. For 99495, the face-to-face visit must occur within 14 calendar days of the date of discharge and medical decision making must be of at least moderate complexity.

Medical decision making is defined by the E/M Services Guidelines. The medical decision making over the service period reported is used to define the medical decision making of transitional care management. Documentation includes the timing of the initial post discharge communication with the patient or caregivers, date of the face-to-face visit, and the complexity of medical decision making.

(The E/M Services Guidelines define levels of medical decision making on the basis of the following factors:

- The number of possible diagnoses and/or the number of management options that must be considered;
- The amount and/or complexity of medical records, diagnostic tests, and/or other information that must be obtained, reviewed, and analyzed; and
- The risk of significant complications, morbidity, and/or mortality as well as comorbidities associated with the patient's presenting problem(s), the diagnostic procedure(s), and/or the possible management options.

Medical decision making of moderate complexity requires multiple possible diagnoses and/or the management options, moderate complexity of the medical data (tests, etc.) to be reviewed, and moderate risk of significant complications, morbidity, and/or mortality as well as comorbidities. Medical decision making of high complexity requires an extensive number of possible diagnoses and/or the management options, extensive complexity of the medical data (tests, etc.) to be reviewed, and a high risk of significant complications, morbidity, and/or mortality as well as comorbidities)

Only one individual may report these services and only once per patient within 30 days of discharge. Another transitional care management service may not be reported by the same individual or group for any subsequent discharge(s) within the 30 days. The same individual may report hospital or observation discharge services and transitional care management. The same individual should not report transitional care management services provided in the post-operative period for a service with a global period.

A physician or other qualified health care professional who reports codes 99495, 99496 may not report care plan oversight services (99339, 99340, 99374–99380), prolonged services without direct patient contact (99358, 99359), anticoagulant management (99363, 99364), medical team

conferences (99366–99368), education and training (98960–98962, 99071, 99078), telephone services (98966–98968, 99441–99443), end stage renal disease services (90951–90970), online medical evaluation services (98969, 99444), preparation of special reports (99080), analysis of data (99090, 99091), complex chronic care coordination services (99481X–99483X), medication therapy management services (99605–99607), during the time period covered by the transitional care management services codes.

It is very important to emphasize that we consider the non-face-to-face services to be furnished by physicians, qualified health care professionals, and clinical staff to be intrinsic, indeed essential, components of the TCM codes. To support the non-face-to-face services, the TCM service requires a face-to-face visit, initial patient contact, and medication reconciliation within specified time frames. The first face-to-face visit is part of the TCM service and may not be reported separately. Additional reasonable and necessary E/M services required for managing the beneficiary's clinical issues in addition to the face-to-face visit may be reported separately.

Despite the importance of the face-to-face service that is a required element of the CPT TCM codes, the non-face-to-face services such as communication, referrals, education, identification of community resources, and medication management constitute the truly essential features that distinguish TCM from those services that are predominantly or exclusively face-to-face in nature.

We are adopting these new CPT TCM codes to provide a separate reporting mechanism for the community physician for these services in the context of the broader CMS multi-year strategy to recognize and support primary care and care management. Therefore, we plan to monitor the use of the transitional care management billing codes. We wish to emphasize again that the policies we are finalizing in this final rule may be short-term payment strategies that may be modified and/or revised over time to be consistent with broader primary care and care management initiatives. Because CPT TCM codes 99495 and 99496 are new codes, they will be valued and designated as interim final in this final rule with comment period and subject to public comment.

We would also note that this proposal coincides with our discussion under section III.J. of this final rule with comment period on the Value-based Payment Modifier and Physician

Feedback Reporting Program which discusses hospital admission measures and a readmission measure as outcome measures for the proposed value-based payment modifier adjustment beginning in CY 2015.

#### c. Proposed Payment for Post-Discharge Transitional Care Management Service

To establish a physician work relative value unit (RVU) for the proposed post-discharge TCM, HCPCS code GXXX1, we compared GXXX1 with CPT code 99238 (Hospital discharge day management; 30 minutes or less) (work RVU = 1.28). We recognized that, unlike CPT code 99238, HCPCS code GXXX1 is not a face-to-face visit. However, we believed that the physician time and intensity involved in post-discharge community care management is most equivalent to CPT code 99238 which, like the proposed new G code, involves a significant number of care management services. Therefore, we proposed a work RVU of 1.28 for HCPCS code GXXX1 for CY 2013. We also proposed the following physician times: 8 minutes pre-evaluation; 20 minutes intra-service; and 10 minutes immediate post-service. In addition, we proposed to crosswalk the clinical labor inputs from CPT code 99214 (Level 4 established patient office or other outpatient visit) to proposed HCPCS code GXXX1. For malpractice expense, we proposed a malpractice crosswalk of CPT code 99214 for HCPCS code GXXX1 for CY 2013. We believe the malpractice risk factor for CPT code 99214 appropriately reflects the relative malpractice risk associated with furnishing HCPCS code GXXX1. In our proposal, we noted that, as with other services paid under the PFS, the 20 percent beneficiary coinsurance would apply to the post-discharge TCM service as would the Part B deductible.

*Comment:* Several commenters recommended that we await the recommendations of the RUC and accept the RUC RVU values, so that we can fully take into account feedback from practicing physicians of all specialties before finalizing values for these non-face-to-face, care management services. With regard to the proposed RVU for physician work, a few commenters noted that our source code for GXXX1 included only 30 minutes of work for the discharging physician for whom most of the information is more readily available and that that time understates the effort required of the receiving physician. The commenters urged us to consider the significant potential variability in time and effort for the receiving physician. Another commenter urged CMS to utilize the

work RVUs used for care plan oversight HCPCS codes G0181 and G0182 in valuing the new code.

With regard to PE, another commenter recommended that we assign clinical staff type RN/LPN only for the clinical staff work for the TCM codes because those are the only two clinical staff types who furnish clinical staff TCM activities. A commenter noted that this proposal largely ignores equipment costs (for example, computer, electronic health record, and telephone) that are essential to furnishing this service, and urged us to reconsider whether 1.41 is an appropriate practice expense RVU amount. Another commenter noted that our source code for practice expense, CPT code 99214, is for moderate complexity decision-making and that we should consider the greater costs associated with a patient of high complexity. One commenter agreed with our proposed malpractice value.

*Response:* We agree with commenters that any valuation under the PFS should benefit from as much public review and input as possible, including review by the AMA RUC. The AMA RUC conducted a multi-specialty survey of 110 physicians and recommended an RVU for each of the new CPT TCM codes. For CPT code 99495, the AMA RUC recommended the median survey work RVU of 2.11 with 40 minutes of intra-service time, and for CPT code 99496, the AMA RUC recommended the median work RVU of 3.05 with 60 minutes of intra-service time. For CPT code 99496, we disagree with the observed median intra-service time of 60 minutes. We believe that 50 minutes of intra-service time is a more appropriate intra-service time for CPT code 99496. We observe that the primary reference code for CPT code 99495, CPT code 99214, has 25 minutes of intra-service time. We conclude that the typical physician time engaging in additional non-face-to-face activities and overseeing clinical staff care management activities is the difference between the intra-service time for CPT code 99214 and median intra-service time for CPT code 99495, 15 minutes. We believe that 50 minutes of intra-service time is more appropriate for CPT codes 99496 because it adds the additional non-face-to-face care management time of 15 minutes, to the intra-service time for the primary reference CPT code 99496, which is CPT code 99215 with an intra-service time of 35 minutes.

We appreciate comments suggesting that we value our proposed G-code, GXXX1, comparable to CPT codes G0180 and G0181. However, because we not finalizing the proposed G-codes and

instead are adopting the CPT TCM codes on an interim final basis in this final rule with comment period, we believe that the AMA RUC recommendation, which reflects the services we included in the proposed G-code as well as a face-to-face visit, is a more basis for appropriate valuation. In response to comments noting that the discharge day management source code, CPT code 99238, for GXXX1, does not contain sufficient time for the receiving physician and that the time does not reflect differences in the complexity of decision-making, we note that we are adopting AMA RUC recommended times as modified in the preceding paragraph on an interim final basis, with refinement, which include a longer time than the proposed time of 30 minutes, and those times are specific to the level of complexity. We also note that there is a significant amount of clinical labor time incorporated in the practice expense calculation for these codes. In summary, we are assigning a work RVU of 2.11 to CPT TCM code 99495 with intra-service time of 40 minutes, and a work RVU of 3.05 with intra-service time of 50 minutes. The work RVUs included in Addendum B to this final rule with comment period reflect these interim final values. The physician time file associated with this PFS final rule with comment period is available on the CMS Web site in the Downloads section for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

Consistent with our policy discussed in section II.C.1. of this final rule with comment period for assigning malpractice RVUs, we developed malpractice RVUs for the new CPT TCM codes. For CPT code 99495, the AMA RUC recommended a malpractice risk factor crosswalk to CPT code 99214, resulting in a malpractice RVU of 0.14 for CPT code 99495. For CPT code 99496, the AMA RUC recommended a malpractice risk factor crosswalk to CPT code 99215, resulting in a malpractice RVU of 0.20 for CPT code 99496. We are accepting the AMA RUC's recommended malpractice crosswalks for CPT codes 99495 and 99496 on an interim final basis. We appreciate comments in support of our proposed malpractice value for our non-face-to-face G-code, GXXX1, of 0.09. We believe that the interim final malpractice crosswalks recommended by the AMA RUC provide appropriate malpractice values for the CPT TCM codes, which include a face-to-face visit.

For practice expense, we are accepting the AMA RUC-recommended practice expense inputs for these codes with one refinement to clinical labor

time for CPT code 99496. We are refining the 60 minutes of recommended clinical labor time for a RN/LPN nurse blend dedicated to non-face-to-face care management activities from 60 minutes to 70 minutes. We believe that the total clinical labor staff time and physician intra-service work time that the AMA RUC-recommended for non-face-to-face care management activities was accurate, but that the proportionality between physician work and clinical staff time should be refined to reflect greater clinical staff time. In response to the comment on appropriate clinical staff type for non-face-to-face care management services, we note that we are accepting the AMA RUC recommended clinical labor staff type of an RN/LPN for conducting non-face-to-face care coordination activities. The AMA RUC did not include additional costs for computer, EHR, and telephone in their recommendations. We believe accounting for the infrastructure required to furnish advanced primary care services is an issue we will consider as we pursue the broader HHS and CMS multi-year strategy to recognize and support primary care and care management under the MPFS.

The CY 2013 final rule with comment period direct PE input database reflects these inputs and is available on the CMS Web site under the supporting data files for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). The PE RVUs included in Addendum B to this final rule with comment period reflect the RVUs that resulted from adopting these interim final values.

For BN calculations, we estimated that physicians or qualified nonphysician practitioners would furnish post-discharge TCM services for 10 million discharges in CY 2013. We estimated that this number roughly considers the total number of hospital inpatient and SNF discharges, hospital outpatient observation services and partial hospitalization patients that may require moderate to high complexity decision-making following discharge.

*Comment:* Some commenters indicated that our estimate of the number of claims we would receive for the transitional care services was overstated. Using a different set of assumptions, the AMA RUC commented that the number of billings would be closer to 2 million per year. The AMA RUC provided us with detailed utilization assumptions for the CPT TCM codes. These detailed utilization assumptions indicated physicians would bill 2,166,719 claims in CY 2013 for the CPT TCM codes, with 60 percent of those claims for CPT TCM code 99495

and 40 percent for CPT TCM code 99496. Commenters also indicated that we should offset the cost of the TCM codes in our BN calculation with savings from reduced readmissions to hospitals and other facilities.

**Response:** The estimate of the number of billings we will receive in CY 2013 for TCM services is sensitive to the utilization assumptions used and cannot be easily derived from existing codes. The number of discharge day management visits that are billed to Medicare is approximately 10 million. As reflected in the RUC recommendations, we agree with commenters that this is a reasonable starting point in the development of the estimate for the number of billings for the TCM services.

The next step is to determine how many of these discharges will be readmissions in CY 2013. Since the patient would only be eligible for one TCM service associated with a hospital discharge and the later readmission, we are not counting the readmission in our utilization estimate. The AMA RUC used an estimate of 19.6 percent. We disagree with this estimate. More recent work by MedPAC indicates that the all cause readmission rate was closer to 15 percent in CY 2011.<sup>2</sup> Accordingly, we adopted a 15 percent readmission rate.

The AMA RUC also cited a variety of factors that it believes will reduce the number of billings from the universe of discharges, including the number of patients requiring moderate or high complexity decision-making based on the percentage of high cost Medicare patients in the Medicare population, the number of patients currently seen within 14 days of discharge, discharges where the primary care physician didn't know patient was in the hospital, cases where the patient couldn't be contacted or seen, cases where the patient died, cases where the patient changed doctors or didn't see the primary care doctor, and cases for which physicians will not furnish the TCM service as rapidly as we have assumed. The AMA RUC provided assumptions about the number of discharges it believes will not result in the billing of a TCM service. We have posted the AMA RUC calculation on our Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). While we generally agree that some of these factors will impact the billings for the TCM code, we believe that the construct of the RUC estimate with assumed exact values for each and every one of these

factors understates the likely TCM billings.

In considering this and similar comments, we examined the current distribution of the inpatient, observation, and nursing facility evaluation and management codes. Within each of these families, we also examined the severity of the presenting problems and the level of complexity of the medical decision-making to help differentiate the codes. We found that 85 percent of Hospital Observation and Initial and Subsequent Hospital Care services (CPT codes 99218–99233) were at Level 2 or Level 3, generally indicating moderate to high severity and complexity. We note that over 90 percent of place of service designations for the discharge codes are inpatient or outpatient hospital. We found that 43 percent of Nursing Facility Care services (CPT codes 99304–99310) were at Level 2 or Level 3, generally indicating moderate to high severity and complexity. Although less relevant for the TCM policy, we also examined the Office or Other Outpatient visits (CPT codes 99201–99213) as a point of comparison and found that 41 percent of services were at Level 4 or Level 5, generally indicating moderate to high severity and complexity.

In light of the data on the current severity and complexity levels of the evaluation and management services, and after consideration of the factors included in the AMA RUC estimate and removing 15 percent for readmissions, we believe that two-thirds of the discharges reflected in the discharge day management codes, are likely to result in TCM claims. This represents approximately 5.7 million claims [=10 million discharges \* (1 – .15) for readmissions \* (2/3) for severity and other factors].

We disagree with the RUC that 60 percent of those claims will be for 99495 and 40 percent for 99496. In looking at the relationship between the moderate and high Hospital Observation and Initial and Subsequent Hospital Care services (CPT codes 99218–99233) and the relationship between the moderate and high Nursing Facility Care services (99304–99310), we believe a more reasonable estimate is that 75 percent of the TCM claims will be for 99495 and 25 percent for 99496.

Because the practice expense RVUs for the transitional care codes will vary depending on whether or not the service is billed in a facility or non-facility setting, we also need to further refine the estimate to determine the proportion of TCM services that will be paid at the facility rate versus the non-facility rate. After examining the facility and non-

facility distribution of the 99214 and 99215 visit codes billed by primary care specialties, we believe that 92 percent of the TCM services will be billed in the non-facility setting.

Lastly, we agree with the RUC that 26 percent of patients had at least one visit within 7 calendar days of discharge and 44 percent had one within 14 days of discharge. Because these are existing visits that will potentially now be billed as part of the TCM service, we partially offset the cost of the TCM services with the cost of the existing visits assumed to be billed as part of the CPT TCM code.

For the comments requesting that we also offset the cost of the CPT TCM codes in our BN calculation with savings from reduced readmissions, there are currently many efforts underway to reduce hospital readmissions. We do not believe that it would be possible to isolate the effect of payment for TCM services on the readmission rate. Furthermore, the statute does not permit costs or savings from outside of the physician fee schedule to be used in the physician fee schedule BN calculation.

For purposes of the Primary Care Incentive Payment Program (PCIP), we proposed to exclude the post discharge TCM services from the total allowed charges used in the denominator calculation to determine whether a physician is a primary care practitioner. Under section 1833(x) of the Act, the PCIP provides a 10 percent incentive payment for primary care services within a specific range of E/M services when furnished by a primary care practitioner. Specific physician specialties and qualified nonphysician practitioners can qualify as primary care practitioners if 60 percent of their PFS allowed charges are primary care services. As we explained in the CY 2011 PFS final rule (75 FR 73435–73436), we do not believe the statute authorizes us to add codes (additional services) to the definition of primary care services. However, to avoid inadvertently disqualifying community primary care physicians who follow their patients into the hospital setting, we finalized a policy to remove allowed charges for certain E/M services furnished to hospital inpatients and outpatients from the total allowed charges in the PCIP primary care percentage calculation.

In the proposed rule, we also proposed that the TCM code should be treated in the same manner as those services for the purposes of PCIP because post-discharge TCM services are a complement in the community setting to the hospital-based discharge day management services already

<sup>2</sup> MedPAC September 7, 2012 Public Meeting Transcript, page 94, at [http://medpac.gov/transcripts/092012\\_transcript.pdf](http://medpac.gov/transcripts/092012_transcript.pdf), or slide 4 at <http://www.medpac.gov/transcripts/readmissions%20Sept%202012%20presentation.pdf>.

excluded from the PCIP denominator. Similar to the codes already excluded from the PCIP denominator, we expressed concern that inclusion of the TCM code in the denominator of the primary care percentage calculation could produce unwarranted bias against “true primary care practitioners” who are involved in furnishing post-discharge care to their patients. Therefore, while physicians and qualified nonphysician practitioners who furnish TCM services would not receive an additional incentive payment under the PCIP for the service itself (because it is not considered a “primary care service” for purposes of the PCIP), the allowed charges for TCM services would not be included in the denominator when calculating a physician’s or practitioner’s percent of allowed charges that were primary care services for purposes of the PCIP.

*Comment:* Some commenters recommended that the proposed TCM G-codes should be eligible for the PCIP. The commenters acknowledged that, to add our proposed G-code to the codes eligible for PCIP, we would have to revise our previous interpretation concerning the extent of the Secretary’s discretion to modify the list of primary care E/M services eligible for PCIP. However, the commenters stated that our previous interpretation of the statutory language was incorrect, or at least not the only reasonable interpretation of the statutory language. A few commenters opposed excluding the allowed charges for TCM services from the denominator of the ratio used to determine qualification for the PCIP.

*Response:* We continue to believe that the statute does not permit us to add codes (additional services) to the statutory definition of primary care services, which is a range of E/M services including office visits. The new CPT TCM codes fall outside the designated range of codes that qualify for the PCIP. Therefore, we cannot agree with those commenters who contended that it is permissible to add the new TCM codes to the list of codes eligible for PCIP. However, to avoid disadvantaging physicians who furnish post-discharge TCM services to their patients, we are finalizing our proposal to exclude the allowed charges for TCM services from the denominator when calculating a physician’s or practitioner’s percent of allowed charges that were primary care services for purposes of the PCIP.

*Comment:* Many commenters urged us not to apply the 20 percent beneficiary coinsurance to TCM services. Some commenters stated a belief that we should categorize TCM as

a preventive service and that we should therefore waive the coinsurance for the service. Other commenters expressed concern that beneficiaries will not understand their coinsurance liability for this service, since our proposed new post-discharge TCM G-code would not include a face-to-face visit. Some commenters were also concerned that this confusion would lead to increased bad debt for physicians and qualified NPPs billing the CPT TCM codes. Others urged us to work with the Congress to enact legislation to waive the beneficiary coinsurance for post-discharge care management services. On the other hand, some commenters noted that requiring a face-to-face E/M visit when billing the TCM code would reduce potential beneficiary confusion about the coinsurance for the TCM service.

*Response:* We appreciate the reasons commenters have offered for waiving the beneficiary coinsurance for TCM as a preventive service. However, we do not believe we have authority to do so through the rulemaking process. This is because section 1861(ddd)(1)(B) of the Act requires, among other criteria, that “additional preventive services” can be added only if such services are recommended with a grade of A or B by the United States Preventive Services Task Force. We lack such a recommendation regarding the services described by the new CPT TCM codes. As we have discussed above, we agree with those commenters who observed that requiring a face-to-face E/M visit when billing the TCM code would reduce potential beneficiary confusion about the coinsurance for the TCM service. Now that we have modified our proposal for a TCM service to include a face-to-face service, beneficiaries will experience a face-to-face encounter to which they can relate their copayments for the service. We therefore believe that our adoption of the CPT TCM codes that include a required face-to-face visit as a component of the service will greatly reduce the potential for beneficiary confusion over the coinsurance for the service and the possibility of increased bad debt for physicians.

## 2. Primary Care Services Furnished in Advanced Primary Care Practices

### a. Background

As we discussed above, we are committed to considering new options and developing future proposals for payment of primary care services under the MPFS. Such options would promote comprehensive and continuous assessment, care management, and attention to preventive services that

constitute effective primary care by establishing appropriate payment when physicians furnish such services. One potential method for ensuring that any targeted payment for primary care services would constitute a minimum level of care coordination and continuous assessment under the MPFS would be to pay physicians for services furnished in an “advanced primary care practice” that has implemented a medical home model supporting patient-specific care. The medical home model has been the subject of extensive study in medical literature. Since 2007, the AMA, American Academy of Family Physicians (AAFP), the American Academy of Pediatrics (AAP), the American College of Physicians (ACP), and the American Osteopathic Association (AOA), and many other physician organizations have also endorsed “Joint Principles of the Patient-Centered Medical Home.” In February 2011, the AAFP, the AAP, the ACP, and AOA also published formal “Guidelines for Patient-Centered Medical Home (PCMH) Recognition and Accreditation Programs” to develop and promote the concept and practice of the PCMH. (These guidelines are available at [www.aafp.org/online/etc/medialib/aafp\\_org/documents/membership/pcmh/pcmhtools/pcmhguidelines.Par.0001.File.dat/GuidelinesPCMHRecognitionAccreditationPrograms.pdf](http://www.aafp.org/online/etc/medialib/aafp_org/documents/membership/pcmh/pcmhtools/pcmhguidelines.Par.0001.File.dat/GuidelinesPCMHRecognitionAccreditationPrograms.pdf).) As we have discussed above, the Innovation Center has been conducting several initiatives based on the medical home concept.

The medical home concept emphasizes establishing an extensive infrastructure requiring both capital investments and new staffing, along with sophisticated processes, to support continuous and coordinated care with an emphasis on prevention and early diagnosis and treatment. The literature, reports, and guidelines dealing with the medical home concept define the requisite elements or functions that constitute this infrastructure and processes in various ways. For example, the Innovation Center’s CPC initiative identified a set of five “comprehensive primary care functions,” which form the service delivery model being tested and the required framework for practice transformation under the CPC initiative. In the proposed rule (77 FR 44780), we discussed these five “comprehensive primary care functions” as an appropriate starting point for discussing the incorporation of the comprehensive primary care services delivered in advanced primary care practices (practices implementing a medical home model) into the MPFS. These five



functions are: Risk-stratified care management, access and continuity, planned care for chronic conditions and preventive care, patient and caregiver engagement, and coordination of care across the medical neighborhood. (See our detailed discussion of these functions at the citation noted above.)

In the proposed rule, we also discussed the need to establish a set of parameters to determine whether or not a clinical practice could be considered an advanced primary care practice (medical home) in the event that we were to establish an enhanced payment for primary care services furnished to Medicare beneficiaries in an advanced primary care practice environment. (77 FR 44781–44782) Specifically, we discussed two possible approaches to determining whether a practice has implemented all the necessary functions to be considered an advanced primary care practice or medical home. One approach would be to recognize one or more of the nationally available accreditation programs currently in use by major organizations that provide accreditation for advanced primary care practices, frequently credentialed as “PCMHs.” We identified four national models that provide accreditation for organizations wishing to become an advanced primary care practice; the Accreditation Association for Ambulatory Health, The Joint Commission, the NCQA, and the Utilization Review Accreditation Commission (URAC). Alternatively, we could develop our own criteria using, for example, the five functions of comprehensive primary care used in the CPC initiative and described above, to determine what constitutes advanced primary care for purposes of Medicare payment. We would then need to develop a process for determining whether specific physician practices meet the criteria for advanced primary care. This could include creating our own processes for review or could include using existing accrediting bodies to measure compliance against advanced primary care criteria determined by CMS.

We also discussed another potential issue surrounding comprehensive primary care services delivered in an advanced primary care practice, specifically attribution of a beneficiary to an advanced primary care practice. (77 FR 44782) In a fee-for-service environment we would need to determine which practice is currently serving as the advanced primary care practice for the beneficiary to ensure appropriate payment. One method of attribution could be that each beneficiary prospectively chooses an

advanced primary care practice. Other attribution methodologies might examine the quantity and type of E/M or other designated services furnished to that beneficiary by the practice. We welcomed input on the most appropriate approach to the issue of how to best determine the practice that is functioning as the advanced primary care practice for each beneficiary. We emphasized that we would not consider proposals that would restrict a beneficiary's free choice of practitioners.

In summary, we stated our belief that targeting primary care management payments to advanced primary care practices could have many merits, including ensuring a basic level of care coordination and care management. We recognize that the advanced primary care model has demonstrated efficacy in improving the value of health care in several contexts, and we are exploring whether we can achieve these outcomes for the Medicare population through several demonstration projects. Careful analysis of the outcomes of these demonstration projects will inform our understanding of how this model of care affects the Medicare population and of potential PFS payment mechanisms for these services. At the same time, we also believe that there are many policy and operational issues to be considered when nationally implementing such a program within the PFS. Therefore, we generally invited broad public comment on the accreditation and attribution issues discussed above and any other aspect, including payment, of integrating an advanced primary care model into the PFS.

We received many helpful and informative comments on the issues we discussed in relation to recognizing advanced primary care practices, especially on the criteria and processes that should be used to identify such practices. We welcome these comments because we are actively considering such an advanced primary care practice model in the near future after a complete assessment of the results of ongoing demonstrations and policy and operational considerations.

We also received many comments recommending that we adopt the complex care coordination codes developed by the AMA's C3W for CY 2013. As discussed in section III.M.3.a. of this final rule with comment period, on an interim final basis for CY 2013, we are assigning CPT codes 99487, 99488, and 99489 a PFS procedure status indicator of B (Payments for covered services are always bundled into payment for other services, which are not specified. If RVUs are shown, they are not used for Medicare payment.

If these services are covered, payment for them is subsumed by the payment for the services to which they are bundled (for example, a telephone call from a hospital nurse regarding care of a patient). We will consider these codes, as well as other payment approaches as we continue our multi-year strategy to recognize and support primary care and care management.

#### *I. Payment for Molecular Pathology Services*

The AMA CPT Editorial Panel has created new CPT codes to replace the codes used to bill for molecular pathology services that will be deleted at the end of CY 2012. The new codes describe distinct molecular pathology tests and test methods. CPT divided these molecular pathology codes into Tiers. Tier 1 codes describe common gene-specific and genomic procedures. Tier 2 codes capture reporting for less common tests. Each Tier 2 code represents a group of tests that the CPT Editorial Panel believes involve similar technical resources and interpretive work. The CPT Editorial Panel created 101 new molecular pathology CPT codes for CY 2012 and another 14 new molecular pathology codes for CY 2013.

We stated in our notice for the Clinical Laboratory Fee Schedule (CLFS) Annual Public Meeting held on July 16, 2012 (77 FR 31620) that we were following our regular process to determine the appropriate basis and payment amounts for new clinical diagnostic laboratory tests, including molecular pathology tests, under the CLFS for CY 2013. However, we also stated that we understand stakeholders in the molecular pathology community continue to debate whether Medicare should pay for molecular pathology tests under the CLFS or the PFS. Medicare pays for clinical diagnostic laboratory tests through the CLFS and for services that ordinarily require physician work through the PFS. We stated that we believed we would benefit from additional public comments on whether these tests are clinical diagnostic laboratory tests that should be paid under the CLFS or whether they are physicians' services that should be paid under the PFS. Therefore, we solicited public comment on this issue in the CY 2013 PFS proposed rule (77 FR 44782 and 44783), as well as public comment on pricing policies for these tests under the CLFS during the CLFS Annual Public Meeting process.

In the PFS proposed rule, we first discussed and requested public comment on whether these molecular pathology CPT codes describe services

that ordinarily require physician work, and then we discussed our proposal to address payment for these CPT codes on the PFS, pending public comment and resolution of the first question. The PFS proposal paralleled the CLFS Annual Public Meeting process during which we receive comments and recommendations on the appropriate basis for establishing a payment amount for the molecular pathology CPT codes as clinical diagnostic laboratory tests under the CLFS.

As detailed in section II.B.1. of this final rule with comment period, Medicare establishes payment under the PFS by setting RVUs for work, practice expense (PE), and malpractice expense for services that ordinarily require physician work. To establish RVUs for physician work, we conduct a clinical review of the relative physician work (time by intensity) required for each PFS service. This clinical review includes the review of RVUs recommended by the American Medical Association/ Specialty Society Relative Value Scale Update Committee (AMA RUC) and others. The AMA RUC-recommended work RVUs for a service typically are based in part on results of a survey conducted by the relevant specialty society. CMS establishes PE RVUs under a resource-based PE methodology that considers the cost of direct inputs, as well as indirect PE costs. The AMA RUC, through the Practice Expense Subcommittee, recommends direct PE inputs to CMS, and the relevant specialty societies provide pricing information for those direct inputs to CMS. After we determine the appropriate direct PE inputs, the PE methodology is used to develop PE RVUs. Physician work and PE RVUs for each CPT code are constructed to reflect the typical case; that is, they reflect the service as it is most commonly furnished (71 FR 69629). CMS establishes resource-based malpractice expense RVUs using weighted specialty-specific malpractice insurance premium data collected from commercial and physician-owned insurers, last updated for the CY 2010 final rule (74 FR 61758). For most services paid under the PFS, beneficiary cost-sharing is 20 percent of the fee schedule payment amount.

CMS establishes a payment rate for new clinical diagnostic laboratory tests under the CLFS by either crosswalking or gap-filling. Crosswalking is used when a new test code is comparable to an existing test code, multiple existing test codes, or a portion of an existing test code on the CLFS. Under this methodology, the new test code is assigned the local fee schedule amounts and the national limitation amount

(NLA) of the existing test, with payment made at the lesser of the local fee schedule amount or the NLA. Gap-filling is used when no comparable test exists on the CLFS. In the first year a test is gap-filled, contractor-specific amounts are established for the new test code using the following sources of information: Charges for the test and routine discounts to charges; resources required to perform the test; payment amounts determined by other payers; and charges, payment amounts, and resources required for other tests that may be comparable or otherwise relevant. For the second year, the NLA is calculated, which is the median of the carrier-specific amounts. See § 414.508. Services paid under the CLFS do not account for any physician work, although tests paid under the CLFS can involve assessment by a laboratory technician/technologist, a chemist, molecular biologist, or a geneticist—none of which are health care professional occupations that meet the statutory definition of a physician. Although payments can vary geographically due to contractor discretion across locality areas (which are the same localities used for the GPCIs under the PFS), payments cannot exceed a NLA, nor are they adjusted once rates are determined (apart from inflation updates as required by statute). In the CY 2008 PFS final rule with comment period, we adopted a prospective reconsideration process for new tests paid under the CLFS, allowing a single year for Medicare and stakeholders to review pricing for new tests after a payment is initially established through crosswalking, and in certain circumstances, up to 2 years for Medicare and stakeholders to review pricing for new tests after a payment is initially established through gap-filling (72 FR 66275 through 66279, 66401 through 66402). Finally, in almost all circumstances, there is no beneficiary cost-sharing for clinical laboratory diagnostic tests paid on the CLFS.

For a handful of clinical laboratory services paid under the CLFS, we allow an additional payment under the PFS for the professional services of a pathologist when they meet the requirements for a clinical consultation service as defined in § 415.130(c). The PFS pays for services that ordinarily require the work of a physician and, with regard to pathology services, explicitly pays for both the professional and technical component of the services of a pathologist as defined in § 415.130(b), including surgical pathology, cytopathology, hematology, certain blood banking services, clinical

consultations, and interpretive clinical laboratory services.

Molecular pathology tests are currently billed using combinations of longstanding CPT codes that describe each of the various steps required to perform a given test. This billing method is called “stacking” because different “stacks” of codes are billed depending on the components of the furnished test. Currently, all of the stacking codes are paid through the CLFS; and one stacking code, CPT code 83912 (molecular diagnostics; interpretation and report), is paid on both the CLFS and the PFS. Payment for the interpretation and report of a molecular pathology test when furnished and billed by a physician is made under the PFS using the professional component (PC, or modifier 26) of CPT code 83912 (83912–26). Payment for the interpretation and report of a molecular pathology test when furnished by nonphysician laboratory professional is bundled into payment made under the CLFS using CPT code 83912.

As we stated in the CY 2013 PFS proposed rule (77 FR 44783), since the creation of new molecular pathology CPT codes, there has been significant debate in the stakeholder community regarding whether these new molecular pathology CPT codes describe physicians’ services that ordinarily require physician work and would be paid under the PFS, or whether they describe clinical diagnostic laboratory tests that would be paid on the CLFS. In the CY 2013 PFS proposed rule (77 FR 44783), we stated that there is little agreement on whether the technical component and/or professional component (interpretation and report) of these services are ordinarily furnished by a physician or a nonphysician laboratory professional. Additionally, we stated that some stakeholders have suggested that interpretation and report by any health care professional is generally not necessary for these services, as the laboratory result reporting is becoming more automated.

In the CY 2012 PFS final rule with comment period (76 FR 73190), we stated that for CY 2012, Medicare would continue to use the existing stacking codes for the reporting and payment of these molecular pathology tests, and that the new molecular pathology CPT codes would not be valid for payment for CY 2012. We did this because we were concerned that we did not have sufficient information to know whether the new molecular pathology CPT codes describe clinical diagnostic laboratory tests or services that ordinarily require physician work. In the PFS proposed

rule, we stated that, for CY 2013, we continue to have many of the same concerns that led us not to recognize the 101 molecular pathology CPT codes for payment for CY 2012. We requested comment on whether the new molecular pathology CPT codes describe physicians' services that should be paid under the PFS, or whether they describe clinical diagnostic laboratory tests that should be paid under the CLFS. We also requested comment on the following more specific questions:

- Do each of the 101 molecular pathology CPT codes describe services that are ordinarily furnished by a physician?
- Do each of these molecular pathology CPT codes ordinarily require interpretation and written report?
- What is the nature of that interpretation and does it typically require physician work?
- Who furnishes interpretation services and how frequently?

In the CY 2013 PFS proposed rule, we also proposed to price all of the new molecular pathology CPT codes through a single fee schedule, either the CLFS or the PFS. We stated that after meeting with stakeholders and reviewing each CPT code, we believed that there are a discrete number of laboratory methods used to generate results across molecular pathology tests. For example, two different tests (represented by different CPT codes) may be run using the same testing methodologies, but using different genes. However, there are very different processes for establishing payment rates under the PFS and the CLFS. As discussed above, Medicare sets payment under the CLFS by either crosswalking or gap-filling and, after the prospective reconsideration process we do not adjust the payment amount further (apart from inflation updates as required by statute). In contrast, Medicare sets payment under the PFS through a set of resource-based methodologies for physician work, PE, and malpractice expense, and payment can be reviewed and adjusted as the resources required to furnish a service change. We stated that we were concerned that establishing different prices for comparable laboratory services across two different payment systems would create a financial incentive to choose one test over another simply because of its fee schedule placement. We stated that we were also concerned that the differences in prices would become more pronounced over time, as we continue to review the values for physician work and PE inputs on the PFS relative to established CLFS prices. Therefore, largely because of the

homogeneity of the laboratory methodologies behind these procedure test codes, we stated that we believe that it is appropriate for all new molecular pathology CPT codes to be priced on the same fee schedule using the same methodology. We invited public comment on that proposal.

As we considered public comment on whether these molecular pathology CPT codes describe services that ordinarily require physician work, we wanted to ensure that there was a payment mechanism in place to pay for these CPT codes for CY 2013, either on the PFS or the CLFS. We stated that, because we believe that these molecular pathology CPT codes may be clinical diagnostic laboratory tests payable on the CLFS, comments and recommendations from the public on the appropriate basis for establishing payment amounts on the CLFS would be discussed and received through the CY 2013 CLFS Annual Public Meeting process. More information on these tests is available on the CMS Web site at [www.cms.hhs.gov/ClinicalLabFeeSched](http://www.cms.hhs.gov/ClinicalLabFeeSched).

As a parallel to determining the appropriate basis and payment amounts for the molecular pathology CPT codes as clinical diagnostic laboratory tests through the CLFS Annual Public Meeting process, we also proposed payment for these codes under the PFS for CY 2013. In the CY 2013 PFS proposed rule, we stated that the AMA RUC and the College of American Pathologists (CAP) provided CMS with recommendations for physician work RVUs and PE inputs for most of the molecular pathology CPT codes. We did not have recommendations on physician work RVUs or direct PE inputs for a small number of codes, which represent tests that are patented, and therefore the methodology used to furnish the test is proprietary and was unavailable to the AMA RUC or CMS to support developing appropriate work and direct PE inputs. As we stated in the PFS proposed rule, the AMA RUC-recommended physician work RVUs range from 0.13 to 2.35, with a median work RVU of 0.45. The AMA RUC-recommended physician intra-service times (which, for these codes, equals the total times) range from 7 minutes to 80 minutes, with a median intra-service time of 18 minutes. We noted that the physician work RVU for CPT code 83912–26 and all but one of the other clinical diagnostic laboratory services for which CMS recognizes payment for clinical interpretation is 0.37. Table 27 lists AMA RUC-recommended physician work RVUs and times, as well as the AMA RUC-estimated CY 2013 utilization for these codes. This table

contains the AMA RUC's estimated CY 2013 utilization for all 115 molecular pathology codes effective for CY 2013 and recommended physician work RVUs and times only for those codes that CAP believes are ordinarily performed by a physician. These values are listed for reference only and were not used for PFS rate-setting.

As we stated in the PFS proposed rule, molecular pathology tests can be furnished in laboratories of different types and sizes (for example, a large commercial laboratory, academic or research laboratory, typically hospital-based, or potentially, a pathology group practice), and tests may be furnished in small or large batches. Also, although there are largely homogenous methods across the different tests considered here, we recognize that for a specific test, the combination of methods may vary across different laboratories. When developing direct PE input recommendations for CMS, CAP and the AMA RUC made assumptions about the typical laboratory setting and batch size to determine the typical direct PE inputs for each service. Given that many of these services are furnished by private laboratories, it was challenging for CAP and the AMA RUC to provide recommendations on the typical inputs for many services, and not possible for other services. We posted the AMA RUC- and CAP-recommended direct PE inputs on the CMS Web site in the files supporting the CY 2013 PFS proposed rule at [www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeeSched/PFS-Federal-Regulation-Notices.html](http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeeSched/PFS-Federal-Regulation-Notices.html). We stated in the CY 2013 PFS proposed rule (77 FR 44784) that we appreciate all of the effort CAP has made to develop national pricing inputs; however, we agree with its view that, in many cases, there is no established approach for the specific number and combination of methods involved in executing many of these tests and that the potential pathways for a laboratory or pathology group practice to execute these tests can vary considerably.

As we discussed in the CY 2013 PFS proposed rule, in addition to recommendations on physician work and direct PE inputs, the AMA RUC provided CMS with recommended utilization crosswalks for most of the molecular pathology tests. When there are coding changes, the utilization crosswalk tracks Medicare utilization from an existing code to a new code. The existing code utilization figures are drawn from Medicare Part B claims data. We use utilization crosswalk assumptions to ensure PFS budget neutrality and to create PE RVUs

through the PE methodology. The AMA RUC's recommended crosswalk utilization is presented in Table 27 for reference, however, we note that because these services are not payable under the PFS, these values were not used for rate-setting. In the CY 2013 PFS proposed rule, we stated that we believe that the utilization assumptions for the technical component of the new CPT codes should be based on the utilization of the corresponding CPT codes currently billed on the CLFS, and not on the utilization of CPT code 83912–26. As we discussed in the CY 2013 PFS proposed rule, several laboratories provided us with a list of the molecular pathology tests that they perform, and identified the stacking codes that are currently used to bill for each test and the new CPT code that would be billed for each test. However, because the same molecular pathology test may be billed using different stacks, and the same stack may be billed for different tests, it is not possible to determine which stacks match which new CPT codes unless the billing entity billed both the new molecular pathology CPT code and the stacking codes. Additionally, if a beneficiary has more than one test on the same date of service and both stacks are billed on the same Medicare claim, it is not possible to determine which stacking codes on the claim relate to each test. Furthermore, some tests described by the new CPT codes are currently billed using general “not otherwise classified” (NOC) pathology CPT codes that capture a range of services and not just the specific molecular pathology tests described by the new CPT codes. We stated that, given these factors, it is difficult to estimate the utilization of the new molecular pathology CPT codes based on the Medicare billing of the current stacking and NOC codes.

We stated that if we were to finalize payment for molecular pathology tests under the PFS, we did not believe that we could propose national payment rates, because the following questions remained:

- If these services are furnished by a physician, what are the appropriate physician work RVUs and times relative to other similar services?
- Where and how are each of these services typically furnished—for example, what is the typical laboratory setting and batch size?
- What is the correct projected utilization for each of these services?

In the CY 2013 PFS proposed rule, we stated that, given these major areas of uncertainty, if CMS determined that new molecular pathology CPT codes should be paid under the PFS for CY

2013, we would propose to allow the Medicare contractors to price these codes because we do not believe that we have sufficient information to engage in accurate national pricing and because the price of tests can vary locally. As previously discussed, this proposal was parallel to the CLFS Annual Public Meeting process through which we received comments and recommendations on the appropriate basis for establishing a payment amount for these molecular pathology tests as clinical diagnostic laboratory tests under the CLFS. We stated that if we decided to finalize payment for these new codes under the PFS, we would consider modifying § 415.130 as appropriate to provide for payment to a pathologist for molecular pathology tests.

Finally, we stated that, after reviewing comments received on the proposals contained within the CY 2013 PFS proposed rule (77 FR 44782 through 44787), and after hearing the discussion at the CLFS Annual Public Meeting and reviewing comments and recommendations during the public meeting process, we would determine the appropriate basis for establishing payment amounts for the new molecular pathology CPT codes. We stated that we would publish our final decision in the CY 2013 PFS final rule with comment period and, at the same time the final rule is published, post final payment determinations for any molecular pathology tests that will be paid under the CLFS.

A summary of the comments received on the questions and proposals discussed in the CY 2013 PFS proposed rule, followed by our responses and conclusions are below.

We received the following comments in response to our questions on whether these molecular pathology CPT codes describe services that are ordinarily furnished by a physician; whether the services require interpretation and written report and, if so, who ordinarily furnishes that interpretation and how frequently; what is the nature of that interpretation and does it typically require physician work; and the broader question of whether these codes describe physicians' services that should be paid under the PFS or if they describe clinical diagnostic laboratory tests that should be paid under the CLFS; as well as our proposal to price all molecular pathology CPT codes through a single fee schedule:

*Comment:* Many commenters stated that these molecular pathology tests are not ordinarily furnished by a physician. These commenters stated that the services described by the new molecular

pathology CPT codes do not require physician involvement, and that the vast majority of tests are performed (both the technical component and the interpretation) without a physician. The American Clinical Laboratory Association (ACLA) commented that a survey of its members showed that in most cases, the tests are performed, supervised, and interpreted by nonphysicians, most often doctoral-level scientists with expertise in medical genetics. ACLA noted that both Ph.D. geneticists and pathologists can be certified in genetics by an American Board of Medical Specialties. Comments indicated that some laboratories performing these tests do not employ physicians.

In contrast, other commenters noted that the molecular pathology CPT codes were developed as global services, including both professional (physician work) and technical components together, and so the CPT codes inherently include physician work. They noted that many of the clinical vignettes developed as a part of the CPT and AMA RUC processes demonstrate the incorporation of the technical steps and the professional services by a pathologist associated with each code.

There was little agreement among commenters on whether molecular pathology tests require any interpretation and whether that interpretation is ordinarily furnished by a physician. Several commenters noted that molecular pathology tests can be divided into three groups based on interpretation requirements. The first group includes tests that require interpretation by a physician to generate a beneficiary-specific result, which, they stated, includes tests that utilize fluorescence in situ hybridization or immunohistochemistry technology. The second group includes tests that require interpretation by a nonphysician qualified healthcare professional to produce a beneficiary-specific result, which, they stated, includes many of the genetic tests assigned to Tier 1 and Tier 2 CPT codes. The third group includes tests that do not require interpretation by either a physician or health care professional because the test system produces the beneficiary-specific result, which, they stated, includes multi-analyte assays with algorithmic analyses (MAAAs) and in vitro diagnostic kits for genetic tests that have been assigned Tier 1 and Tier 2 CPT codes.

Other commenters noted that each of the tests represented by the new molecular pathology CPT codes ordinarily requires interpretation and report. Several commenters explained that even clearly negative results, in

most instances, require an expenditure of resources for interpretation. One commenter explained that the results of these technical procedures require interpretation of the raw data generated, and that a pathologist assumes the responsibility for the generation of these results and performs the work associated with interpreting them, irrespective of whether the beneficiary has a positive or negative result. Additionally, one commenter noted that as molecular pathology tests become more and more automated as the field and science evolve, the interpretation and reporting of these tests is concurrently becoming more and more complex.

There was also little agreement among commenters as to whether the interpretation and report associated with these molecular pathology tests is ordinarily performed by a physician. Many commenters stated that clinical molecular diagnostics is a rapidly evolving diagnostic subspecialty that requires both technical and medical knowledge to interpret test results for use in beneficiary care. They explained that these molecular pathology tests require review by an expert who is well-versed in the interpretation of molecular pathology test results, who has the medical knowledge to place the results in a clinical context, and who can guide decisions about beneficiary treatment options and care management. They contended that selecting the best treatment path for an individual beneficiary's disease state is a key facet of molecular pathology and depends upon the pathologist's clinical expertise in the disease area. Commenters stated that, with molecular pathology, it is medically necessary for the pathologist to provide the referring physician with clinical insight about how the result should be interpreted based on the technique used and on the beneficiary's history and medical condition. They contended that this differs from other laboratory subspecialties where the ordering physician typically has the expertise to interpret test results. These commenters stated that interpretation and report of a molecular pathology test is ordinarily furnished by a physician.

In contrast, other commenters noted that, regardless of the nature of the interpretation for a molecular pathology test, doctoral-level geneticists are qualified and credentialed to perform the interpretation. The commenters stated that physician interpretation is not typical. They stated that in some laboratories, physicians may interpret test results when circumstances require a broader clinical review. They went on to note that among 367,370 molecular

pathology allowed services with interpretation and report paid by Medicare in 2010, approximately 80 percent of the services did not require a physician interpretation.

Commenters who stated that molecular pathology tests ordinarily require the interpretation of a physician also stated that the molecular pathology tests should be paid under the PFS. Generally, these commenters contended that it is medically necessary for a physician to interpret the molecular pathology test results, guide the beneficiary's treatment, assess the beneficiary's progress, and prepare the final report for the beneficiary's record. As such, the commenter stated molecular pathology, as a field, is fundamentally different from laboratory medicine. They reasoned that complex tests that require physician interpretation to be clinically meaningful belong on the PFS. Additionally, some commenters stated that these services should be paid under the PFS because the resources involved in furnishing molecular pathology tests are changing rapidly. They pointed out that only the PFS currently allows the valuation of the codes to be continuously reviewed and scrutinized, taking into account changing technology and increased efficiencies as technology is adopted and becomes more widespread. They noted that placing the CPT codes for these molecular pathology tests on the PFS will enable the healthcare system to capture those savings. Finally, some commenters who stated that the molecular pathology tests should be paid under the PFS also thought that CMS should establish CLFS payment for laboratory interpretation and report of a molecular pathology test.

Commenters who stated that molecular pathology tests do not ordinarily require the interpretation of a physician also stated that the molecular pathology tests should be paid under the CLFS. Generally, these commenters contended that if a service is not ordinarily furnished by a physician, then CMS is precluded from paying for the service under the PFS. They explained that, as stated by the regulation at § 415.130(b), allowable physician pathology tests can only be paid if they first meet the threshold criteria of § 415.102(a)(1) ("The services are personally furnished for an individual beneficiary by a physician") and § 415.102(a)(3) ("The services ordinarily require performance by a physician.") Additionally, some commenters stated that the tests described by the new molecular pathology CPT codes will continue to be performed exactly as they were prior to

the coding change and that there is no reason why the tests should not continue to be paid under the CLFS. Finally, some commenters who stated that the molecular pathology tests should be paid under the CLFS also suggested that CMS should establish PFS payment for physician interpretation and report of a molecular pathology test.

Finally, in response to our proposal to price all molecular pathology CPT codes through a single fee schedule, most commenters stated that CMS should assess each CPT code independently and include the molecular pathology tests that require physician work on the PFS, and the molecular pathology tests that do not require physician work on the CLFS. However, as stated above, some commenters stated that all the molecular pathology CPT codes include physician work, and should all be placed together on the PFS, while others stated that none of the molecular pathology CPT codes require physician work, and all should be placed together on the CLFS. Finally, as stated above, some commenters suggested that the tests should be paid under the CLFS with a PFS payment for physician interpretation and report of a molecular pathology test whereas others stated that the tests should be paid under the PFS with a CLFS payment for laboratory interpretation and report of a molecular pathology test.

*Response:* We thank the commenters for their thorough responses to our questions and proposals. After reviewing the comments, we believe that the molecular pathology CPT codes describe clinical diagnostic laboratory tests that should be paid under the CLFS because these services do not ordinarily require interpretation by a physician to produce a meaningful result. While we recognize that these tests may be furnished by a physician, after reviewing the public comments and listening to numerous presentations by stakeholders throughout the comment period, we are not convinced that all these tests ordinarily require interpretation by a physician. Many commenters stated that geneticists can provide any necessary interpretation for a meaningful test result of a molecular pathology test if some interpretation is required. ACLA noted that both Ph.D. geneticists and pathologists can be certified in genetics by an American Board of Medical Specialties, evidence that the medical community recognizes geneticists as qualified to interpret molecular pathology test results. Commenters described automated laboratory processes and organizational structures that rely on geneticist

interpretation when needed, and they presented a claims analysis demonstrating that physician interpretation currently is not typical across molecular pathology services in CY 2010. Further, commenters stated that these molecular pathology tests are currently payable on the CLFS.

We do not agree with some commenters that these codes inherently include physician work because they were developed as global services. We have a long-standing policy of dividing a global diagnostic service into a professional and technical component to separately capture the resources involved in the professional work and technical component of the test. We are not convinced that a physician must be involved in performing portions of the technical component. We believe that some molecular pathology tests are automated and do not require interpretation. Where the laboratory processes are not automated, laboratory personnel, including doctoral-level geneticists, can produce accurate molecular pathology test results. Although there might be occasions when a physician furnishes some of the technical component of a clinical laboratory test paid under the CLFS, we do not believe that performance by a physician changes the nature of the work. Rather, we believe it would still be appropriate to make payment for the technical work as part of the CLFS payment for the test. One commenter provided a claims analysis demonstrating that physicians are the most common entity to bill CPT code 89312 in the 2009 claims data; that there are more individual pathologists submitting claims for molecular pathology services than there are independent laboratories submitting claims for molecular pathology services. We believe this speaks to the different business structures in the pathology and laboratory communities. We would expect numerous different pathologists working in a hospital-based academic or research laboratory to bill for their professional services interpreting and reporting on a molecular pathology test independently under their NPI or group NPI using CPT code 83912–26. We would expect commercial laboratories to bill CPT code 83912 for interpretation and report by a nonphysician laboratory professional, like a doctoral-level geneticist, for a great volume of tests under a single laboratory NPI. We do not believe this analysis of the typical provider supports an assessment of whether interpretation is ordinarily required for furnishing molecular pathology services.

Finally, while we considered the differences in methodology for pricing under the CLFS versus the PFS, including the ability to apply a budget neutrality adjustment under the PFS, we do not believe that the differences in payment methodologies should be a definitive basis for deciding to choose a specific fee schedule. Rather, the statute requires Medicare to pay using separate methodologies for physicians' services and for clinical diagnostic laboratory tests. Ultimately, we believe the primary criterion for determining the appropriate payment methodology is the identification of a service as one or the other.

Therefore, for CY 2013, we are assigning a PFS procedure status indicator of X (Statutory exclusion). These codes represent an item or service that is not within the statutory definition of "physicians' services" for PFS payment purposes (for example, ambulance services). No RVUs are shown for these codes and no payment may be made under the PFS to the molecular pathology CPT codes listed in Table 27, because payment will be made for these tests under the CLFS. More information on the CLFS determination of the appropriate basis for payment (crosswalk or gap-filling) for these tests is available on the CMS Web site at [www.cms.hhs.gov/ClinicalLabFeeSched](http://www.cms.hhs.gov/ClinicalLabFeeSched).

While we do not believe the molecular pathology tests are ordinarily performed by physicians, we do believe that, in some cases, a physician interpretation of a molecular pathology test may be medically necessary to provide a clinically meaningful, beneficiary-specific result. In order to make PFS payment for that physician interpretation, on an interim basis for CY 2013, we have created HCPCS G-code G0452 (molecular pathology procedure; physician interpretation and report) to describe medically necessary interpretation and written report of a molecular pathology test, above and beyond the report of laboratory results. This professional component-only HCPCS G-code will be considered a "clinical laboratory interpretation service," which is one of the current categories of PFS pathology services under the definition of physician pathology services at § 415.130(b)(4). Section § 415.130(b)(4) of the regulations and section 60 of the Claims Processing Manual (IOM 100–04, Ch. 12, section 60.E.) specify certain requirements for billing the professional component of certain clinical laboratory services including that the interpretation (1) must be requested by the patient's attending physician, (2) must result in a written narrative report

included in the patient's medical record, and (3) requires the exercise of medical judgment by the consultant physician. We note that a hospital's standing order policy can be used as a substitute for the individual request by a patient's attending physician. The current CPT code for interpretation and report, 83912–26, is included on the current list of clinical laboratory interpretation services but will be deleted at the end of CY 2012.

We will monitor the utilization of this service and collect data on billing patterns to ensure that G0452 is only being used when interpretation and report by a physician is medically necessary and is not duplicative of laboratory reporting paid under the CLFS. In the near future, we intend to reassess whether this HCPCS code is necessary, and if so, in conjunction with which molecular pathology tests. A discussion of the work and direct PE inputs for HCPCS G-code G0452 can be found later in this section. We note that physicians can continue to receive payment for the current clinical pathology consultation CPT codes 80500 (Clinical pathology consultation; limited, without review of a patient's history and medical records) and 80502 (Clinical pathology consultation; comprehensive, for a complex diagnostic problem, with review of patient's history and medical records) if the pathology consultation services relating to a molecular pathology test meet the definition of those codes.

We do not believe it is appropriate to establish a HCPCS G-code on the CLFS for the interpretation and report of a molecular pathology test by a doctoral-level scientist or other appropriately trained nonphysician health care professional. The new molecular pathology CPT codes consolidate the services previously reported using the CLFS stacking codes, including the CLFS stacking code for laboratory interpretation and report of a molecular pathology test (CPT code 83912). As such, we believe that payment for the interpretation and report service would be considered part of the overall CLFS payment for the molecular pathology CPT codes. In addition, geneticists and other nonphysician laboratory personnel do not have a Medicare benefit category that allows them to bill and be paid for their interpretation services; therefore, they cannot bill or receive PFS payment for HCPCS code G0452.

In response to our questions about the appropriate physician work RVUs and times, utilization crosswalks, and direct PE inputs for the molecular pathology services described by the CPT codes, as

well as our proposal to contractor price the codes for CY 2013 if we determined that the codes should be paid under the PFS for CY 2013, we received the following comments:

*Comment:* Commenters were not in favor of our proposal to contractor price these CPT codes if we determined that the codes should be paid under the PFS. Commenters urged CMS to establish national payment rates for the new molecular pathology CPT codes. Several commenters recommended that we use the AMA RUC- and CAP-recommended RVUs and inputs for these tests. One commenter suggested that contractor pricing is unnecessary to set payment rates for the technical component, since CMS has hospital cost data that can be used to develop payment rates. This commenter went on to strongly urge CMS to provide clear and specific guidance that contractors must work with cost data from constituents in their areas to set appropriate rates for physician services.

Commenters stated that they are concerned that contractor pricing would lack the breadth of input, external scrutiny, and relativity utilized in the development of the AMA RUC recommendations. Commenters also believe that contractor pricing would add administrative complexities and costs, and that variations in contractor pricing would be disruptive. Also, commenters stated that contractor pricing could result in movement of sites of testing to the highest paying regions in order to maximize Medicare payment for individual services. Furthermore, commenters suggested that the variation in the costs of these tests is related to differences in laboratory facilities, equipment, and/or

test methodologies, and that the variation is not geographically based; therefore, contractor pricing is not appropriate.

Regarding the utilization estimates for the new molecular pathology CPT codes, the AMA RUC noted that its utilization projections were based on the utilization of CPT code 83912 (molecular diagnostics; interpretation and report), which includes interpretation on both the physician fee schedule (83912–26) and the clinical laboratory fee schedule (83912), when interpretation by technical laboratory personnel, such as a geneticist, accompanies performance of the molecular pathology test represented by other “stacking” codes on a claim. The AMA RUC noted that utilization of this service has been growing rapidly and provided updated utilization assumptions based on 2011 Medicare allowed charges for CPT code 83912. These utilization assumptions, and the AMA RUC-recommended physician work RVUs and times, for all 115 codes are included in Table 27 for reference. However, we note that because these services are not payable under the PFS, these values were not used for rate-setting.

*Response:* We thank the commenters for their detailed responses to our questions and proposals. Beginning in CY 2013, the molecular pathology CPT codes will be paid under the CLFS, and HCPCS code G0452 (Molecular diagnostics; interpretation and report) will be paid under the PFS. Because payment for the molecular pathology CPT codes will be made under the CLFS rather than the PFS, it is not necessary to consider further whether contractor pricing would be appropriate for the

molecular pathology CPT codes under the PFS. We will add a new HCPCS code, G0452, to replace the current CPT code that is used to bill under the PFS for interpretation and report of a molecular pathology test (CPT code 83912–26), which is being deleted at the end of CY 2012. After reviewing the public comments, the AMA RUC and CAP recommendations, and the values of the current and similar services, we believe we have enough information to nationally price HCPCS code G0452 for CY 2013. We believe it is appropriate to directly crosswalk the work RVUs, time, utilization, and malpractice risk factor of CPT code 83912–26 to HCPCS code G0452, because we do not believe this coding change reflects a change in the service or in the resources involved in furnishing the service. The current work RVU of 0.37 for CPT code 83912–26 is the same as nearly all the clinical laboratory interpretation service codes. This value is also within the range of AMA RUC-recommended values for the molecular pathology CPT codes—the utilization-weighted average AMA RUC-recommended work RVU was 0.33, and the median AMA RUC-recommended work RVU was 0.45 for the molecular pathology CPT codes. Based on this information, we believe a work RVU of 0.37 appropriately reflects the work of HCPCS code G0452. Therefore, we are assigning a work RVU of 0.37 and 5 minutes of pre-service time, 10 minutes of intra-service time, and 5 minutes of post-service time to HCPCS code G0452 on an interim final basis for CY 2013. We request public comment on the interim final values for HCPCS code G0452.

TABLE 27—AMA RUC-RECOMMENDED PHYSICIAN WORK RVUS, TIMES, AND ESTIMATED CY 2013 UTILIZATION FOR MOLECULAR PATHOLOGY CPT CODES

[Please note, these values are displayed for reference only and were not used for PFS rate-setting.]

CPT code	Short descriptor	AMA RUC recommended work RVU	AMA RUC recommended physician time	AMA RUC estimated CY 2013 utilization
81200 .....	Aspa gene .....	.....	.....	450
81201 .....	Apc gene full sequence .....	1.40	60	450
81202 .....	Apc gene known fam variants .....	0.77	28	90
81203 .....	Apc gene dup/delet variants .....	0.80	30	400
81205* .....	Bckdhh gene .....	.....	.....	450
81206 .....	Bcr/abl1 gene major bp .....	0.37	15	45,729
81207 .....	Bcr/abl1 gene minor bp .....	0.15	11	3,500
81208 .....	Bcr/abl1 gene other bp .....	0.46	18	1,000
81209* .....	Blm gene .....	.....	.....	450
81210 .....	Braf gene .....	0.37	15	7,000
81211* .....	Brca1&2 seq & com dup/del .....	.....	.....	4,000
81212* .....	Brca1&2 185&538&6174 var .....	.....	.....	2,000
81213* .....	Brca1&2 uncom dup/del var .....	.....	.....	4,000
81214* .....	Brca1 full seq & com dup/del .....	.....	.....	4,000
81215* .....	Brca1 gene known fam variant .....	.....	.....	1,000
81216* .....	Brca2 gene full sequence .....	.....	.....	4,000
81217* .....	Brca2 gene known fam variant .....	.....	.....	600



TABLE 27—AMA RUC-RECOMMENDED PHYSICIAN WORK RVUS, TIMES, AND ESTIMATED CY 2013 UTILIZATION FOR MOLECULAR PATHOLOGY CPT CODES—Continued

[Please note, these values are displayed for reference only and were not used for PFS rate-setting.]

CPT code	Short descriptor	AMA RUC recommended work RVU	AMA RUC recommended physician time	AMA RUC estimated CY 2013 utilization
81220 .....	Cftr gene com variants .....	0.15	10	7,000
81221 .....	Cftr gene known fam variants .....	0.40	20	1,000
81222 .....	Cftr gene dup/delet variants .....	0.22	13	1,300
81223 .....	Cftr gene full sequence .....	0.40	20	1,000
81224 .....	Cftr gene intron poly t .....	0.15	10	1,300
81225 .....	Cyp2c19 gene com variants .....	0.37	13	2,000
81226 .....	Cyp2d6 gene com variants .....	0.43	15	2,000
81227 .....	Cyp2c9 gene com variants .....	0.38	14	4,000
81228* .....	Cytogen micrarray copy nmbr .....	.....	.....	900
81229* .....	Cytogen m array copy no&snp .....	.....	.....	900
81235 .....	Egfr gene com variants .....	0.51	20	9,000
81240 .....	F2 gene .....	0.13	7	31,000
81241 .....	F5 gene .....	0.13	8	43,000
81242* .....	Fancc gene .....	.....	.....	450
81243 .....	Fmr1 gene detection .....	0.37	15	4,000
81244 .....	Fmr1 gene characterization .....	0.51	20	100
81245 .....	Flt3 gene .....	0.37	15	6,000
81250* .....	G6pc gene .....	.....	.....	450
81251* .....	Gba gene .....	.....	.....	450
81252 .....	Gjb2 gene full sequence .....	0.65	30	400
81253 .....	Gjb2 gene known fam variants .....	0.52	28	150
81254 .....	Gjb6 gene com variants .....	0.40	15	500
81255* .....	Hexa gene .....	.....	.....	450
81256 .....	Hfe gene .....	0.13	7	25,000
81257 .....	Hba1/hba2 gene .....	0.50	20	4,500
81260* .....	Ikbkap gene .....	.....	.....	450
81261 .....	Igh gene rearrange amp meth .....	0.52	21	4,500
81262 .....	Igh gene rearrang dir probe .....	0.61	20	700
81263 .....	Igh vari regional mutation .....	0.52	23	400
81264 .....	Igk rearrangeabn clonal pop .....	0.58	22	4,000
81265 .....	Str markers specimen anal .....	0.40	17	14,000
81266 .....	Str markers spec anal addl .....	0.41	15	300
81267 .....	Chimerism anal no cell selec .....	0.45	18	2,000
81268 .....	Chimerism anal w/cell select .....	0.51	20	300
81270 .....	Jak2 gene .....	0.15	10	19,000
81275 .....	Kras gene .....	0.50	20	14,000
81280* .....	Long qt synd gene full seq .....	.....	.....	450
81281* .....	Long qt synd known fam var .....	.....	.....	450
81282* .....	Long qt syn gene dup/dlt var .....	.....	.....	450
81290* .....	Mcoln1 gene .....	.....	.....	450
81291 .....	Mthfr gene .....	0.15	10	9,000
81292 .....	Mlh1 gene full seq .....	1.40	60	1,000
81293 .....	Mlh1 gene known variants .....	0.52	28	500
81294 .....	Mlh1 gene dup/delete variant .....	0.80	30	800
81295 .....	Msh2 gene full seq .....	1.40	60	1,000
81296 .....	Msh2 gene known variants .....	0.52	28	500
81297 .....	Msh2 gene dup/delete variant .....	0.80	30	800
81298 .....	Msh6 gene full seq .....	0.80	30	450
81299 .....	Msh6 gene known variants .....	0.52	28	600
81300 .....	Msh6 gene dup/delete variant .....	0.65	30	500
81301 .....	Microsatellite instability .....	0.50	20	1,000
81302 .....	Mecp2 gene full seq .....	0.65	30	200
81303 .....	Mecp2 gene known variant .....	0.52	28	50
81304 .....	Mecp2 gene dup/delet variant .....	0.52	28	150
81310 .....	Npm1 gene .....	0.39	19	4,500
81315 .....	Pml/raralpha com breakpoints .....	0.37	15	1,000
81316 .....	Pml/raralpha 1 breakpoint .....	0.22	12	5,000
81317 .....	Pms2 gene full seq analysis .....	1.40	60	600
81318 .....	Pms2 known familial variants .....	0.52	28	200
81319 .....	Pms2 gene dup/delet variants .....	0.80	30	375
81321 .....	Pten gene full sequence .....	0.80	30	950
81322 .....	Pten gene known fam variant .....	0.52	28	150
81323 .....	Pten gene dup/delet variant .....	0.65	30	200
81324* .....	Pmp22 gene dup/delet .....	.....	.....	450
81325* .....	Pmp22 gene full sequence .....	.....	.....	450
81326* .....	Pmp22 gene known fam variant .....	.....	.....	450
81330* .....	Smpd1 gene common variants .....	.....	.....	450
81331 .....	Snrpn/ube3a gene .....	0.39	15	250

TABLE 27—AMA RUC-RECOMMENDED PHYSICIAN WORK RVUS, TIMES, AND ESTIMATED CY 2013 UTILIZATION FOR MOLECULAR PATHOLOGY CPT CODES—Continued

[Please note, these values are displayed for reference only and were not used for PFS rate-setting.]

CPT code	Short descriptor	AMA RUC recommended work RVU	AMA RUC recommended physician time	AMA RUC estimated CY 2013 utilization
81332 .....	Serpina1 gene .....	0.40	15	1,000
81340 .....	Trb@ gene rearrange amplify .....	0.63	25	4,000
81341 .....	Trb@ gene rearrange dirprobe .....	0.45	19	1,000
81342 .....	Trg gene rearrangement anal .....	0.57	25	5,000
81350 .....	Ugt1a1 gene .....	0.37	15	850
81355 .....	Vkorc1 gene .....	0.38	15	4,000
81370 .....	Hla i & ii typing lr .....	0.54	15	14,000
81371 .....	Hla i & ii type verify lr .....	0.60	30	9,000
81372 .....	Hla i typing complete lr .....	0.52	15	4,000
81373 .....	Hla i typing 1 locus lr .....	0.37	15	4,000
81374 .....	Hla i typing 1 antigen lr .....	0.34	13	13,000
81375 .....	Hla ii typing ag equiv lr .....	0.60	15	2,000
81376 .....	Hla ii typing 1 locus lr .....	0.50	15	2,000
81377 .....	Hla ii type 1 ag equiv lr .....	0.43	15	2,000
81378 .....	Hla i & ii typing hr .....	0.45	20	2,000
81379 .....	Hla i typing complete hr .....	0.45	15	1,000
81380 .....	Hla i typing 1 locus hr .....	0.45	15	1,000
81381 .....	Hla i typing 1 allele hr .....	0.45	12	1,000
81382 .....	Hla ii typing 1 loc hr .....	0.45	15	1,000
81383 .....	Hla ii typing 1 allele hr .....	0.45	15	1,000
81400 .....	Mopath procedure level 1 .....	0.32	10	2,500
81401 .....	Mopath procedure level 2 .....	0.40	15	2,000
81402 .....	Mopath procedure level 3 .....	0.50	20	2,000
81403 .....	Mopath procedure level 4 .....	0.52	28	2,000
81404 .....	Mopath procedure level 5 .....	0.65	30	2,000
81405 .....	Mopath procedure level 6 .....	0.80	30	1,850
81406 .....	Mopath procedure level 7 .....	1.40	60	1,000
81407 .....	Mopath procedure level 8 .....	1.85	60	1,000
81408 .....	Mopath procedure level 9 .....	2.35	80	1,000
81479* ....	Unlisted molecular pathology .....	.....	.....	0

\*The AMA RUC concluded that these services are not typically performed by a physician at this time. Therefore, they have not been reviewed for physician work or time by the AMA RUC.

#### J. Payment for New Preventive Service HCPCS G-Codes

Under section 1861(ddd) of the Act, as amended by section 4105 of the Affordable Care Act, CMS is authorized to add coverage of “additional preventive services” if certain statutory criteria are met as determined through the national coverage determination (NCD) process, including that the service meets all of the following criteria: (1) They must be reasonable and necessary for the prevention or early detection of illness or disability, (2) they must be recommended with a grade of A or B by the United States Preventive Services Task Force (USPSTF), and (3) they must be appropriate for individuals entitled to benefits under Part A or enrolled under Part B. After reviewing the USPSTF recommendations for the preventive

services, conducting evidence reviews, and considering public comments under the NCD process, we determined that the above criteria were met for the services listed in Table 28. Medicare now covers each of the following preventive services:

- Screening and Behavioral Counseling Interventions in Primary Care to Reduce Alcohol Misuse, effective October 14, 2011;
- Screening for Depression in Adults, effective October 14, 2011;
- Screening for Sexually Transmitted Infections (STIs) and High Intensity Behavioral Counseling (HIBC) to Prevent STIs, effective November 8, 2011;
- Intensive Behavioral Therapy for Cardiovascular Disease, effective November 8, 2011; and
- Intensive Behavioral Therapy for Obesity, effective November 29, 2011.

Table 28 lists the HCPCS G-codes created for reporting and payment of these services. The Medicare PFS payment rates for these services are discussed below. The NCD process establishing coverage of these preventive services was not complete at the time of publication of the CY 2012 PFS final rule with comment period, so we could not include interim RVUs for these preventive services in the addenda to our CY 2012 final rule with comment period. However, we were able to include these HCPCS G-codes with national payment amounts for these services in the CY 2012 PFS national relative value files, which were effective January 1, 2012. From the effective date of each service to December 31, 2011, the payment amount for these codes was established by the Medicare Administrative Contractors.

TABLE 28—NEW PREVENTIVE SERVICE HCPCS G-CODES

HCPCS code	HCPCS code long descriptor	CMS national coverage determination (NCD)	CMS change request (CR)
G0442 .....	Annual alcohol misuse screening, 15 minutes .....	Screening and Behavioral Counseling Interventions in Primary Care to Reduce Alcohol Misuse (NCD 210.8).	CR7633
G0443 .....	Brief face-to-face behavioral counseling for alcohol misuse, 15 minutes.	Screening Behavioral Counseling Interventions in Primary Care to Reduce Alcohol Misuse (NCD 210.8).	CR7633
G0444 .....	Annual Depression Screening, 15 minutes .....	Screening for Depression in Adults (NCD 210.9) .....	CR7637
G0445 .....	High-intensity behavioral counseling to prevent sexually transmitted infections, face-to-face, individual, includes: education, skills training, and guidance on how to change sexual behavior; performed semi-annually, 30 minutes.	Screening for Sexually Transmitted infections(STIs) and High-Intensity Behavioral Counseling (HIBC) to prevent STIs (NCD 210.10).	CR7610
G0446 .....	Annual, face-to-face intensive behavioral therapy for cardiovascular disease, individual, 15 minutes.	Intensive Behavioral Therapy for Cardiovascular Disease (NCD 210.11).	CR7636
G0447 .....	Face-to-face behavioral counseling for obesity, 15 minutes.	Intensive Behavioral Therapy for Obesity (NCD 210.12).	CR7641

Two new HCPCS codes, G0442 (Annual alcohol misuse screening, 15 minutes), and G0443 (Brief face-to-face behavioral counseling for alcohol misuse, 15 minutes), were created for the reporting and payment of screening and behavioral counseling interventions in primary care to reduce alcohol misuse.

As we explained in the proposed rule, we believe that the screening service described by HCPCS code G0442 requires similar physician work as CPT code 99211 (Level 1 office or other outpatient visit, established patient). Accordingly, we proposed a work RVU of 0.18 for HCPCS code G0442 for CY 2013, the same work RVU as CPT code 99211. For physician time, we proposed 15 minutes, which is the amount of time specified in the HCPCS code descriptor for G0442. We proposed a malpractice expense crosswalk to CPT code 99211. The proposed direct PE inputs were reflected in the CY 2013 proposed direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS proposed rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We requested public comment on this CY 2013 proposed value for HCPCS code G0442.

*Comment:* Commenters supported the proposed payment for HCPCS code G0442 although a commenter suggested that in the future CMS should use the AMA RUC to assist us in valuing new codes.

*Response:* In response to the suggestion that we rely upon AMA RUC input in valuing new codes, we agree with the commenter that the input of the AMA RUC is extremely useful in valuing new codes and in general, we obtain its recommendations in establishing the original values for new codes. However, because this new code

was added through an NCD effective as of October 14, 2011, public commenters, including the AMA RUC, were not able to comment for consideration for CY 2012. We note that since this code was valued in CY 2012 based upon CPT code 99211 and the AMA RUC had provided a recommendation on this code previously, the AMA RUC was involved, albeit indirectly, in setting this rate. In addition, there was opportunity for the AMA RUC to provide comment on this code in response to the solicitation for comment on the CY 2013 proposed rule.

After consideration of the public comments we received, we are finalizing our CY 2013 proposal to establish a work RVU of 0.18 and a time of 15 minutes for HCPCS code G0442. For malpractice expense, we are finalizing our proposed crosswalk for HCPCS code G0442 to CPT code 99211. We are also finalizing the direct PE inputs as proposed. The direct PE inputs associated with this code are included in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). Additionally, we note that the PE RVUs included in Addendum B reflect the values that result from the finalization of this policy.

As we explained in the proposed rule, we believe that the behavioral counseling service described by HCPCS code G0443 requires similar work as CPT code 97803 (Medical nutrition therapy; re-assessment and intervention, individual, face-to-face with the patient, each 15 minutes). Accordingly, we proposed a work RVU of 0.45 for HCPCS code G0443 for CY 2013, the same work RVU as CPT code 97803. For physician time, we proposed 15 minutes, which is

the amount of time specified in the HCPCS code descriptor for G0443. For malpractice expense, we proposed a malpractice expense crosswalk to CPT code 97803. The proposed direct PE inputs are reflected in the CY 2013 proposed direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS proposed rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We requested public comment on this CY 2013 proposed value for HCPCS code G0443.

*Comment:* Commenters supported the proposed payment for HCPCS code G0443. A commenter inquired why HCPCS code G0443 was crosswalked to CPT code 99212 and CPT code 97803 rather than to CPT code 99407 (Smoking and tobacco use cessation counseling visit; intensive, greater than 10 minutes). We also received a comment that in the future CMS should use the AMA RUC to assist us in valuing new codes.

*Response:* The commenter was mistaken in stating that HCPCS code G0443 was crosswalked to CPT code 99212; it was crosswalked only to CPT code 97803. In response to the comment about crosswalking this code to CPT 99407, we had considered CPT code 99407 when we initially set the payment rate for HCPCS code G0443 and after consideration of this comment we continue to believe that the value based upon CPT code 97803, which is a 15-minute counseling code is appropriate. In response to the suggestion that we rely upon AMA RUC input in valuing new codes, we agree with the commenter that the input of the AMA RUC is extremely useful in valuing new codes and in general, we obtain its recommendations in establishing the original values for new codes. However, because this new code

was added through an NCD effective as of October 14, 2011, public commenters, including the AMA RUC, were not able to comment for consideration for CY 2012. We note that since this code was valued in CY 2012 based upon CPT code 97803 and the AMA RUC had provided recommendation on this code previously, the AMA RUC was involved, albeit indirectly, in setting this rate. In addition, there was opportunity for the AMA RUC to provide comment on this code in the solicitation for comment on the CY 2013 proposed rule.

After consideration of the public comments that we received, we are finalizing the proposed work RVU of 0.45 and a time of 15 minutes for HCPCS code G0443. For malpractice expense, we are finalizing our proposed crosswalk to for HCPCS code G0443 to CPT code 97803. We are also finalizing the direct PE inputs as proposed. The direct PE inputs associated with this code are included in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). Additionally, we note that the PE RVUs included in Addendum B reflect the values that result from the finalization of this policy. HCPCS code G0444 (Annual Depression Screening, 15 minutes) was created for the reporting and payment of screening for depression in adults. As we explained in the proposed rule, we believe that the screening service described by HCPCS code G0444 requires similar physician work as CPT code 99211. Accordingly, we proposed a work RVU of 0.18 for HCPCS code G0444 for CY 2013, the same work RVU as CPT code 99211. For physician time, we proposed 15 minutes, which is the amount of time specified in the HCPCS code descriptor for G0444. For malpractice expense, we proposed a malpractice expense crosswalk to CPT code 99211. The proposed direct PE inputs were reflected in the CY 2013 proposed PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS proposed rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We requested public comment on this CY 2013 proposed value for HCPCS code G0444.

*Comment:* Commenters supported the proposed payment for HCPCS code G0444 although a commenter suggested that in the future CMS should use the AMA RUC to assist us in valuing new codes.

*Response:* In response to the suggestion that we rely upon AMA RUC input in valuing new codes, we agree

with the commenter that the input of the AMA RUC is extremely useful in valuing new codes and in general, we obtain its recommendations in establishing the original values for new codes. However, because this new code was added through an NCD effective as of October 14, 2011, public commenters, including the AMA RUC, were not able to comment for consideration for CY 2012. We note that since this code was valued in 2012 based upon CPT code 99211 and the AMA RUC had provided recommendation on this code previously, the AMA RUC was involved, albeit indirectly, in setting this rate. In addition, there was opportunity for the AMA RUC to provide comment on this code in response to the solicitation for comment on the CY 2013 proposed rule.

After consideration of the public comments we received, we are finalizing the proposed a work RVU of 0.18, and a time of 15 minutes for HCPCS G0444 code. For malpractice expense, we are finalizing our proposed crosswalk for HCPCS G0444 code. For malpractice expense, we are finalizing our proposed crosswalk for HCPCS code G0444 to CPT code 99211. We are also finalizing the direct PE inputs as proposed. The direct PE inputs associated with this code are included in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). Additionally, we note that the PE RVUs included in Addendum B reflect the values that result from the finalization of this policy. HCPCS code G0445 (high-intensity behavioral counseling to prevent sexually transmitted infections, face-to-face, individual, includes: Education, skills training, and guidance on how to change sexual behavioral, performed semi-annually, 30 minutes) was created for the reporting and payment of HIBC to prevent STIs. As we explained in the proposed rule, we believe that the behavioral counseling service describe by HCPCS code G0445 requires similar physician work as CPT code 97803. Accordingly, we proposed a work RVU of 0.45 for HCPCS code G0445 for CY 2013, the same work RVU as CPT code 97803. For physician time, we proposed 30 minutes, which is the amount of time specified in the HCPCS code descriptor for G0445. For malpractice expense, we proposed a malpractice expense crosswalk to CPT code 97803. The proposed direct PE inputs were reflected in the CY 2013 proposed direct PE input database,

available on the CMS Web site under the downloads for the CY 2013 PFS CY 2013 proposed rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We requested public comment on this CY 2013 proposed value for HCPCS code G0445.

*Comment:* Commenters supported the proposed payment for HCPCS code G0445 although a commenter suggested that in the future we should use the AMA RUC to assist us in valuing new codes.

*Response:* In response to the suggestion that we rely upon AMA RUC input in valuing new codes, we agree with the commenter that the input of the AMA RUC is extremely useful in valuing new codes and in general, we obtain its recommendations in establishing the original values for new codes. However, because this new code was added through an NCD effective as of October 14, 2011, public commenters, including the AMA RUC, were not able to comment for consideration for CY 2012. We note that since this code was valued in CY 2012 based upon CPT code 97803 and the AMA RUC had provided recommendation on this code previously, the AMA RUC was involved, albeit indirectly, in setting this rate. In addition, there was opportunity for the AMA RUC to provide comment on this code in response to the solicitation for comment on the CY 2013 proposed rule.

After consideration of the public comments we received, we are finalizing the proposed a work RVU of 0.45 and a time of 30 minutes for HCPCS code G0445. For malpractice expense, we are finalizing our proposed crosswalk for HCPCS code G0445 to CPT code 97803. We are also finalizing the direct PE inputs as proposed. The direct PE inputs associated with this code are included in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). Additionally, we note that the PE RVUs included in Addendum B reflect the values that result from the finalization of this policy. HCPCS code G0446 (Annual, face-to-face intensive behavioral therapy for cardiovascular disease, individual, 15 minutes) was created for the reporting and payment of intensive behavioral therapy for cardiovascular disease. As we explained in the proposed rule, we believe that the behavioral therapy service described by HCPCS code G0446 requires similar physician work as CPT code 97803. Accordingly, we proposed a work RVU of 0.45 for HCPCS code G0446 for CY 2013, the same work RVU as CPT code

97803. For physician time, we proposed 15 minutes, which is the amount of time specified in the HCPCS code descriptor for G0446. For malpractice expense, we proposed a malpractice expense crosswalk to CPT code 97803. The proposed direct PE inputs were reflected in the CY 2013 proposed direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS proposed rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We requested public comment on this CY 2013 proposed value for HCPCS code G0446.

*Comment:* Commenters supported the proposed payment for HCPCS code G0446. In addition, a commenter urged a change in our policy to allow billing of multiple units of this code in one encounter. We also received a comment that in the future CMS should use the AMA RUC to assist us in valuing new codes.

*Response:* In response to the suggestion regarding billing multiple units of HCPCS code G0446, this proposal deals only with the payment rate for this service, not coverage issues. We note that the NCD is clear that only one visit annually is covered. In response to the suggestion that we rely upon AMA RUC input in valuing new codes, we agree with the commenter that the input of the AMA RUC is extremely useful in valuing new codes and in general, we obtain its recommendations in establishing the original values for new codes. However, because this new code was added through an NCD effective as of October 14, 2011, public commenters, including the AMA RUC, were not able to comment for consideration for CY 2012. We note that since this code was valued based upon CPT code 97803 and AMA RUC had provided recommendation on this code previously, the AMA RUC was involved, albeit indirectly, in setting this rate. In addition, there was opportunity for the AMA RUC to provide comment on this code in response to the solicitation for comment on the CY 2013 proposed rule.

Based upon the comments we received, we are finalizing the proposed rate for HCPCS code G0446. It will be valued with a work RVU of 0.45, and with a time of 15 minutes. For malpractice expense, we are finalizing our proposed crosswalk for HCPCS code G0446 to CPT code 97803. We are also finalizing the direct PE inputs as proposed. The direct PE inputs associated with this code are included in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at

[www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). Additionally, we note that the PE RVUs included in Addendum B reflect the values that result from the finalization of this policy. HCPCS G0447 (Face-to-face behavioral counseling for obesity, 15 minutes) was created for the reporting and payment of intensive behavioral therapy for obesity. As we explained in the proposed rule, we believe that the behavioral counseling service described by HCPCS code G0447 requires similar physician work to CPT code 97803. Accordingly, we proposed a work RVU of 0.45 for HCPCS code G0447 for CY 2013, the same work RVU as CPT code 97803. For physician time, we proposed 15 minutes, which is the amount of time specified in the HCPCS code descriptor for G0447. For malpractice expense, we proposed a malpractice expense crosswalk to CPT code 97803. The proposed direct PE inputs were reflected in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS proposed rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). We requested public comment on this CY 2013 proposed value for HCPCS code G0447.

*Comment:* Commenters supported the proposed payment for HCPCS code G0447. In addition, a commenter urged a change in our policy to allow billing of multiple units of this code in one encounter. We also received a comment that in the future CMS should use the AMA RUC to assist us in valuing new codes.

*Response:* With regard to billing for multiple units of HCPCS code G0447 in the same encounter, this proposal addresses only the payment rate for, not the coverage of this code. We note that the NCD establishes that coverage is for one visit per day of service. In response to the suggestion that we rely upon AMA RUC input in valuing new codes, we agree with the commenter that the input of the AMA RUC is extremely useful in valuing new codes and in general, we obtain its recommendations in establishing the original values for new codes. However, because this new code was added through an NCD effective as of October 14, 2011, public commenters, including the AMA RUC, were not able to comment for consideration for CY 2012. We note that since this code was valued in CY 2012 based upon CPT code 97803 and AMA RUC had provided recommendation on this code previously, the AMA RUC was involved, albeit indirectly, in setting this rate. In addition, there was opportunity for the AMA RUC to provide comment on this code in the

response to the solicitation for comment on the CY 2013 proposed rule.

After the consideration of the public comments we received, we are finalizing the proposed work RVU of 0.45 and a time of 15 minutes for HCPCS G0447 code. For malpractice expense, we are finalizing our proposal to crosswalk HCPCS code G0447 to CPT code 97803. We are also finalizing the direct PE inputs as proposed. The direct PE inputs associated with this code are included in the CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at <http://www.cms.gov/PhysicianFeeSched/>. Additionally, we note that the PE RVUs included in Addendum B reflect the values that result from the finalization of this policy.

#### *K. Certified Registered Nurse Anesthetists Scope of Benefit*

The benefit category for services furnished by a certified registered nurse anesthetist (CRNA) was added in section 1861(s)(11) of the Act by section 9320 of the Omnibus Budget Reconciliation Act (OBRA) of 1986. Since this benefit was implemented on January 1, 1989, CRNAs have been eligible to bill Medicare directly for services within this benefit category. Section 1861(bb)(2) of the Act defines a CRNA as “a certified registered nurse anesthetist licensed by the State who meets such education, training, and other requirements relating to anesthesia services and related care as the Secretary may prescribe. In prescribing such requirements the Secretary may use the same requirements as those established by a national organization for the certification of nurse anesthetists.”

Section 410.69(b) defines a CRNA as a registered nurse who: (1) Is licensed as a registered professional nurse by the State in which the nurse practices; (2) meets any licensure requirements the State imposes with respect to nonphysician anesthetists; (3) has graduated from a nurse anesthesia educational program that meets the standards of the Council on Accreditation of Nurse Anesthesia Programs, or such other accreditation organization as may be designated by the Secretary; and (4) meets one of the following criteria: (i) Has passed a certification examination of the Council on Certification of Nurse Anesthetists, the Council on Recertification of Nurse Anesthetists, or any other certification organization that may be designated by the Secretary; or (ii) is a graduate of a program described in paragraph (3) of

this definition and within 24 months after that graduation meets the requirements of paragraph (4)(i) of this definition.

Section 1861(bb)(1) of the Act defines services of a CRNA as “anesthesia services and related care furnished by a certified registered nurse anesthetist (as defined in paragraph (2)) which the nurse anesthetist is legally authorized to perform as such by the State in which the services are furnished.” CRNAs are paid at the same rate as physicians for furnishing such services to Medicare beneficiaries. Payment for services furnished by CRNAs only differs from physicians in that payment to CRNAs is made only on an assignment-related basis (§ 414.60) and supervision requirements apply in certain circumstances.

At the time that the Medicare benefit for CRNA services was established, anesthesia practice, for anesthesiologists and CRNAs, largely occurred in the surgical setting and services other than anesthesia (medical and surgical) were furnished in the immediate pre- and post-surgery timeframe. The scope of “anesthesia services and related care” as delineated in section 1861(bb)(1) of the Act reflected that practice. As anesthesiologists and CRNAs have moved into other practice settings, questions have arisen regarding what services are encompassed under the benefit category’s characterization of “anesthesia and related care.” As an example, some CRNAs now offer chronic pain management services that are separate and distinct from a surgical procedure. We recently received additional information about upcoming changes to CRNA curricula to include specific training regarding chronic pain management services. Such changes in CRNA practice have prompted questions as to whether these services fall within the scope of section 1861(bb)(1) of the Act.

As we noted in the CY 2013 proposed rule (77 FR 44788), Medicare Administrative Contractors (MACs) have reached different conclusions as to whether the statutory benefit category description of “anesthesia services and related care” encompasses the chronic pain management services furnished by CRNAs. The scope of the benefit category determines the scope of services for which a physician, practitioner, or supplier may receive Medicare payment. In order for the specific services to be paid by Medicare, the services must be reasonable and necessary for treatment of the patient’s illness or injury.

To address what is included in the benefit category for CRNAs in the CY

2013 proposed rule, we assessed our current regulations and subregulatory guidance, and determined that the existing guidance does not specifically address whether chronic pain management is included in the CRNA benefit. In the Internet Only Manual (Pub 100–04, Ch 12, Sec 140.4.3), we discuss the medical or surgical services that fall under the “related care” language stating: “These may include the insertion of Swan Ganz catheters, central venous pressure lines, pain management, emergency intubation, and the pre-anesthetic examination and evaluation of a patient who does not undergo surgery.” Some have interpreted the reference to “pain management” in this language as authorizing direct payment to CRNAs for chronic pain management services, while others have taken the view that the services highlighted in the manual language are services furnished in the perioperative setting and refer only to acute pain management associated with the surgical procedure.

After assessing in the proposed rule (see 77 FR 44788) the information available to us, we concluded that chronic pain management was an evolving field, and we recognized that certain states have determined that the scope of practice for a CRNA should include chronic pain management to meet health care needs of their residents and ensure their health and safety. We also found that several states, including California, Colorado, Missouri, Nevada, South Carolina, and Virginia, were debating whether to include pain management in the CRNA scope of practice. After determining that the scope of practice for CRNAs was evolving and that there was not a clear answer on pain management specifically, we proposed to revise our regulations at § 410.69(b) to define the statutory benefit for CRNA services with deference to state scope of practice laws. Specifically, we proposed to add the following language: “Anesthesia and related care includes medical and surgical services that are related to anesthesia and that a CRNA is legally authorized to perform by the state in which the services are furnished.” We explained that this proposed definition would set a Medicare standard for the services that can be furnished and billed by CRNAs while allowing appropriate flexibility to meet the unique needs of each state. The proposal also dovetailed with the language in section 1861(bb)(1) of the Act requiring the state’s legal authorization to furnish CRNA services as a key component of the CRNA benefit category. Finally, we stated that the

proposed benefit category definition was also consistent with our policy to recognize state scope of practice as defining the services that can be furnished and billed by other NPPs.

The following is a summary of the comments we received regarding the proposal to revise our regulations at § 410.69(b) to define the statutory description of CRNA services. We received a significant volume of comments from specialty groups, individual physicians, and practitioners, including CRNAs and Student Registered Nurse Anesthetists (SRNAs), educational program directors, and patients, who strongly supported defining the CRNA benefit broadly. There were also many commenters who strongly opposed this proposal, including specialty groups, individual physicians and practitioners, patients, educational program directors, and a patient advocacy group.

*Comment:* Among those supporting the concept of our proposal, we received several comments suggesting alternative regulatory definitions of the statutory benefit category phrase, “anesthesia and related care.” Many commenters said that CMS should allow CRNAs to practice to the full extent of state law. Some commenters provided alternative definitions for anesthesia and related care. These included “medical and surgical services that are related to anesthesia or that a CRNA is legally authorized to perform by the State in which the services are furnished,” “medical and surgical services that are related to anesthesia, including chronic pain management services unless specifically prohibited or outside the scope of the CRNA’s license to practice,” “medical services, surgical services, and chronic and acute pain management services that a CRNA is legally authorized to perform by the State in which the services are furnished,” “medical and surgical services a CRNA is legally authorized to perform by the state in which services are furnished and which are done to provide surgical or obstetrical anesthesia or alleviate post-operative or chronic pain,” and “medical and surgical services that are related to anesthesia, including chronic pain management, unless a CRNA is legally prohibited to perform by the State in which the services are furnished.” One commenter made the point that Medicare should use a definition that included coverage of advanced practice registered nurse services that are within the scope of practice under applicable state law, just as physicians’ services are now covered.

Other commenters referenced preamble text in our 1992 final rule, which states “we describe related care services as \* \* \* pain management services, and other services not directly connected with the anesthesia service or associated with the surgical service” and noted that historically, related care services have been recognized as a different class of anesthesia services, which may or may not be related to anesthesia. One commenter requested that we define “related care” separately from anesthesia, as “medical and surgical services not directly related to anesthesia, including but not limited to the insertion of arterial lines, central venous pressure lines, and Swan Ganz catheters, acute and chronic pain management and emergency intubation, and that a CRNA is legally authorized to perform by the state in which the services are furnished.”

Some commenters pointed to Medicare policies allowing other advanced practice nurses such as nurse practitioners or clinical nurse specialists to furnish and bill for physicians’ services as support for recognizing a similar interpretation of the scope of CRNA practice. Commenters stated that CRNAs should be able to practice to the full extent of state law. Commenters cited the Institute of Medicine report [The Future of Nursing: Leading Change, Advancing Health, 11/17/10] that stated that nurses should be able to practice to the full extent of their education and training.

Our proposal to define related care as “related to anesthesia” resulted in various views as to whether this would include pain management and other services. Some stated that it restricted the benefit category, but others believed that it expanded it. The commenters further stated that there are no chronic, long-term, anesthesia related services that occur outside the operating room or recovery room where the practice of anesthesia is appropriate. Others stated that chronic pain management services are outside the scope of perioperative related care defined in the Act, and that chronic pain is not related to anesthesia.

**Response:** After reviewing comments regarding our proposed definition of “anesthesia and related care,” we believe that the proposed regulation language stating that “Anesthesia and related care includes medical and surgical services that are related to anesthesia and that a CRNA is legally authorized to perform by the state in which the services are furnished” would not accomplish our goals. It would require updating as health care evolves and as CRNA practice changes. It also would continue Medicare’s

differentiation between CRNAs and other NPPs because the Medicare benefit for other NPPs relies more heavily on the NPPs’ authority under state law. In addition, we agree with commenters that the primary responsibility for establishing the scope of services CRNAs are sufficiently trained and, thus, should be authorized to furnish, resides with the states. We agree with commenters that, as CRNA training and practice evolve, the state scope of practice laws for CRNAs serve as a reasonable proxy for what constitutes “anesthesia and related care.” Therefore, we are revising § 410.69(b) to define the statutory benefit category for CRNAs, which is specified as “anesthesia and related care,” as “those services that a certified registered nurse anesthetist is legally authorized to perform in the state in which the services are furnished.” By this action, we are defining the Medicare benefit category for CRNAs as including any services the CRNA is permitted to furnish under their state scope of practice. In addition, this action results in CRNAs being treated similarly to other advanced practice nurses for Medicare purposes. This policy is consistent with the Institute of Medicine’s recommendation that Medicare cover services provided by advanced practice nurses to the full extent of their state scope of practice. CMS will continue to monitor state scope of practice laws for CRNAs to ensure that they do not expand beyond the appropriate bounds of “anesthesia and related care” for purposes of the Medicare program.

**Comment:** Some commenters suggested that the proposal expands the scope of practice of CRNAs into the practice of medicine, and that the proposal undermines medical education, the practice of medicine, and the pain medicine specialty by equating nurses with physicians. Commenters further stated that such proposals, which lead to privileging and reimbursement for nonphysician practitioners that are identical to that of physicians, decrease the incentives to complete the rigorous training involved in medical school. Others stated that the proposal would interfere with the authority of states to regulate scope of practice.

**Response:** We acknowledge the concerns of the physician community; however, the intent of the proposal is not to undermine medical education, the practice of medicine, or the pain medicine specialty, but to establish parity between the scope of the Medicare benefit category for CRNAs and the CRNA authority to practice

under state law. This proposal does not address payment rates for anesthesiologists or CRNAs. The statutory provisions that establish payment rates for CRNAs at the same rate as anesthesiologists are relatively longstanding. Our proposal in no way is intended to interfere with the authority of individual states; rather, it largely defers to individual states to determine the scope of practice for CRNAs. We believe that using state scope of practice law as a proxy for services encompassed in the statutory benefit language “anesthesia and related care” is preferable to choosing among individual interpretations of whether particular services fall within the scope of “anesthesia and related care.” Moreover, we believe states are in an ideal position to gauge the status of, and respond to changes in, CRNA training and practice over time that might warrant changes in the definition of the scope of “anesthesia services and related care” for purposes of the Medicare program. As such, we believe it is appropriate to look to state scope of practice law as a proxy for the scope of the CRNA benefit.

**Comment:** Many commenters addressed the extent to which the standards for nurse anesthesia curricula and the content of nurse anesthesia educational programs do or do not prepare CRNAs to practice outside the perioperative setting, and specifically, to furnish chronic pain services. We received detailed comments regarding the necessary components of chronic pain services and conflicting information about whether CRNAs are trained or licensed to furnish such services. We received thorough descriptions of the skills required to furnish chronic pain services and the necessity of medical education to prepare one to furnish such services. Commenters also provided information about the inherent dangers involved in chronic pain services, the manner in which technical skills in chronic pain procedures are obtained, and the ways in which chronic pain services are or are not similar to other procedures performed by CRNAs in the perioperative setting and for labor epidurals. We received many comments from the physician community with concerns about the possibility of the furnishing of procedures that are not indicated due to lack of medical knowledge required to screen out patients who are not appropriate candidates for procedures.

Some commenters pointed to the long period of time during which CRNAs have furnished chronic pain services with no documented differences in



patient outcomes, while others expressed concern about negative outcomes observed from inadequately trained providers. Descriptions were also provided regarding lawsuits at the state level that have debated whether CRNAs are qualified to furnish chronic pain services, the importance of medical regulation in protecting patients who may not be able to differentiate between different types of providers, and the role of the medical education process in ensuring competency of physicians. Other commenters opined that it is the responsibility of the individual provider to assure his or her competency for any and all procedures furnished.

*Response:* We acknowledge the varying perspectives about the education and training of CRNAs to furnish chronic pain management services as well as differences of opinion regarding the safety of chronic pain management services furnished by CRNAs. We are unable, at this time, to assess the appropriateness of the CRNA training relating to specific procedures. We are also unaware of any data regarding the safety of chronic pain management services when furnished by different types of professionals. However, we expect that states take into account all appropriate practitioner training and certifications, as well as the safety of their citizens, when making decisions about the scope of services CRNAs are authorized to furnish and providing licenses to individual practitioners in their jurisdictions.

We note that we did not address the services that CRNAs are trained and qualified to furnish in our proposal or in this final rule with comment period. Our proposal and this final rule merely define what services are included in the scope of the Medicare benefit established in section 1861(bb)(1) of the Act. The definition that we are adopting uses the state scope of practice as a proxy for what the term “anesthesia and related care” in section 1861(bb)(1) of the Act means and thus leaves decisions about what services constitute anesthesia and related care to be resolved by the state. This appropriately recognizes the actions of state bodies formed specifically to address the issue of what constitutes the scope of practice for a CRNA. We believe that determining whether or not CRNAs are adequately trained and can safely furnish chronic pain management is an appropriate decision for state bodies. This proposal is consistent with the Institute of Medicine’s report on advanced practice nursing, which recommends that Medicare should “include coverage of advanced practice registered nurse services that are within

the scope of practice under applicable state law, just as physicians’ services are now covered.”

We agree with commenters that it also is the responsibility of individual practitioners (physicians and CRNAs) to ensure that they are adequately trained and qualified to furnish any and all procedures that they furnish.

*Comment:* We received comments about the cost of CRNA services relative to those furnished by anesthesiologists. Commenters stated that chronic pain management services are less costly than surgical interventions, and that the services of CRNAs are more cost-effective for the Medicare program. Others stated that allowing CRNAs to furnish these services could increase spending due to the provision of inappropriate services and the complications that could result from procedures furnished by CRNAs who are not adequately trained.

*Response:* We do not have sufficient evidence to determine that chronic pain management interventions reduce the need for surgical interventions, or that there would be increased provision of inappropriate services and complications under a definition of the Medicare benefit category that defines “anesthesia and related care” as services a CRNA is authorized to furnish in his or her state. Spending for services under Medicare is not a factor in determining whether the statutory benefit encompasses particular services. However, we would note that CRNAs are generally paid at the same rate as anesthesiologists so there are no direct cost savings when services are furnished by CRNAs.

*Comment:* We received comments regarding special concerns about access in rural areas. Commenters stated that CRNAs help patients avoid traveling long distances and long waits for appointments by having local providers available. Furthermore, commenters noted that as the population ages, the demand for chronic pain management services will increase. Commenters stated that decreased access to chronic pain management services (which would result if CRNAs are not permitted to furnish and bill for these services) would result in more institutionalization, reduced quality of life, longer wait times, and increased costs. Others stated that chronic pain management services are not emergent care services; that chronic pain management is a specialty that should be furnished by those with a high degree of sub-specialty training, and that pain physicians can be spread out over large areas since only a small minority of patients need procedural care. Some

commenters cited a shortage of pain management physicians qualified to treat chronic pain, others stated that there is no shortage of such providers, while still others stated that the proposal may increase access, but at the expense of having unqualified providers. Finally, some commenters stated that procedures furnished improperly pose a greater danger than a lack of available services.

*Response:* While assuring access for beneficiaries in rural areas is a priority for Medicare, we do not have sufficient data to evaluate the presence or degree of problems of access to chronic pain management services in rural areas. We also do not have evidence that CRNAs have furnished chronic pain management services in quantities sufficient to improve any access problems in rural areas. We further lack sufficient data to determine whether beneficiaries who lack access to a CRNA care are more likely to suffer the negative outcomes cited by commenters. This lack of information does not deter us taking action to define the statutory benefit as it is not necessary to conclude that beneficiaries will suffer negative consequences to prompt us to act. Rather we are issuing this regulation based upon the factors we described above.

*Comment:* We received comments regarding those services included in the definition of anesthesia and related care, as well as services “related to anesthesia.” Some commenters stated that chronic pain management services are not directly “related to anesthesia” but still constitute “related care”. Other commenters stated that CMS has already acknowledged in early preamble language that CRNAs may furnish services not directly related to anesthesia. Still other commenters stated that chronic pain services are not related to anesthesia in any way. One commenter suggested that CMS has already differentiated between anesthesia related acute pain and interventional chronic pain based on the creation of different specialty codes for anesthesia and chronic pain. One commenter requested that CMS make a regulatory change to allow CRNAs to order diagnostic tests in order to effectively provide chronic pain management services.

*Response:* We believe that the statutory intent was to include services not directly related to the peri-anesthetic setting in the CRNA benefit category. We believe that relying on state scope of practice to define the services encompassed in anesthesia and related care is preferable to choosing among conflicting definitions of

“anesthesia and related care” or listing the specific services that fall within that benefit category. Rather, we believe states are in a better position to gauge the status of, and respond to changes in, CRNA training and practice over time that might warrant changes in the definition of the scope of “anesthesia services and related care” for purposes of the Medicare program. As such, we believe it is appropriate to look to state scope of practice law as a proxy for the scope of the CRNA benefit.

*Comment:* Several commenters expressed concern with the wording of our proposal; specifically, that the term “related to anesthesia” was unclear and subject to interpretation. States do not typically define services “related to anesthesia” in their state scope of practice acts.

*Response:* We agree with commenters that the wording of the proposal was unclear. In response to these and other commenter concerns, we are adopting a modification of our proposal to rely on state scope of practice to define the services encompassed in “anesthesia and related care” under section 1861(bb)(1) of the Act.

*Comment:* One commenter requested that we provide clarification for the payment of CRNA services furnished; specifically, which medical and/or surgical CRNA services are eligible for cost-based reimbursement (for CRNA pass-through payments or Method II billing for Critical Access Hospitals).

*Response:* We will be modifying the Internet Only Manual to reflect the change we are making in this final rule with comment period. The request for the list of services that are eligible for cost-based reimbursement is beyond the scope of this rule, as it pertains to hospital billing. We anticipate this matter will be addressed separately in a forthcoming transmittal.

*Comment:* Commenters requested that CMS instruct Medicare contractors to review prior denials of claims for CRNA services prior to any final rule determination of the scope of the CRNA Medicare benefit category.

*Response:* This definition of the Medicare benefit for CRNAs will be effective for services furnished on or after January 1, 2013. It does not apply to services furnished prior to this point so we will not be instructing contractors to review prior denials of claims.

After consideration of all comments, we are finalizing our proposal with modification to revise our regulations at § 410.69(b) to define “Anesthesia and related care” under the statutory benefit for CRNA services as follows: “Anesthesia and related care means those services that a certified registered

nurse anesthetist is legally authorized to perform in the state in which the services are furnished.” We will continue to monitor the state scope of practice laws for CRNAs in order to insure that the use of state scope of practice as a proxy to define “anesthesia services and related care” is consistent with the goals and needs of Medicare program.

#### *L. Ordering of Portable X-Ray Services*

Portable x-ray suppliers furnish diagnostic imaging services at a beneficiary’s location. These services are most often furnished in residences, including private homes and alternative living facilities (for example, nursing homes) rather than in a traditional clinical setting (for example, a doctor’s office or hospital). The supplier transports mobile diagnostic imaging equipment to the beneficiary’s location, sets up the equipment, and administers the test onsite. The supplier may interpret the results itself or it may furnish the results to an outside physician for interpretation. Portable x-ray services may avoid the need for expensive ambulance transport of frail beneficiaries to a radiology facility or hospital.

Our Medicare Conditions for Coverage (CfC) regulations require that “portable x-ray examinations are performed only on the order of a doctor of medicine (MD) or doctor of osteopathy (DO) licensed to practice in the state \* \* \*” (§ 486.106(a)). With the exception of portable x-ray services, Medicare payment regulations at § 410.32(a) allow physicians, as defined in section 1861(r) of the Act, and certain nonphysician practitioners at § 410.32(a)(2) to order diagnostic x-ray tests, diagnostic laboratory tests, and other diagnostic tests as long as those nonphysician practitioners are operating within the scope of their authority under state law and within the scope of their Medicare statutory benefit. Physicians other than an MD or DO recognized to order diagnostic tests under § 410.32(a) include the following limited-license practitioners: Doctor of optometry, doctor of dental surgery and doctor of dental medicine, and doctor of podiatric medicine. Nonphysician practitioners authorized to order diagnostic tests under § 410.32(a)(2) include nurse practitioners, physician assistants, clinical nurse specialists, certified nurse-midwives, clinical psychologists, and clinical social workers. Nonphysician practitioners have become an increasingly important component of clinical care, and we believe that delivery systems should take full advantage of all members of a

healthcare team, including nonphysician practitioners.

Although current Medicare regulations limit the ordering of portable x-ray services to a MD or a DO, the Office of the Inspector General (OIG) in its December 2011 report entitled *Questionable Billing Patterns of Portable X-Ray Suppliers* (OEI-12-10-00190) found that Medicare was paying for portable x-ray services ordered by physicians other than MDs and DOs, including podiatrists and chiropractors, and by nonphysician practitioners. We issued a special education article on January 20, 2012, through the Medicare Learning Network (MLN) “*Important Reminder for Providers and Suppliers Who Provide Services and Items Ordered or Referred by Other Providers and Suppliers*,” reiterating our current policy that portable x-ray services can only be ordered by a MD or DO. The article is available at <http://www.cms.gov/MLN Matters/Articles/downloads/SE1201.pdf> on the CMS Web site. Since the publication of the above mentioned article, several stakeholders have told us that members of the healthcare community fail to distinguish ordering for portable x-ray services from ordering for other diagnostic services where our general policy is to allow nonphysician practitioners and physicians other than MDs and DOs to order diagnostic tests within the scope of their authority under state law and their Medicare statutory benefit. They report finding the different requirements confusing.

We proposed to revise our current regulations, which limit ordering of portable x-ray services to only a MD or DO, to allow other physicians and nonphysician practitioners acting within the scope of their Medicare benefit and state law to order portable x-ray services. Specifically, we proposed revisions to the CfC at § 486.106(a) and § 486.106(b) to permit portable x-ray services to be ordered by a physician or nonphysician practitioner in accordance with the ordering policies for other diagnostic services under § 410.32(a).

This proposed change would allow a MD or DO, as well as a nurse practitioner, clinical nurse specialist, physician assistant, certified nurse-midwife, doctor of optometry, doctor of dental surgery and doctor of dental medicine, doctor of podiatric medicine, clinical psychologist, and clinical social worker to order portable x-ray services within the scope of their authority under state law and the scope of their Medicare benefit. Although all of these physicians and nonphysician practitioners are authorized to order

diagnostic services in accordance with § 410.32(a), their Medicare benefit and state scope of practice delimits the services that they can furnish. For example, the state scope of practice for clinical psychologists typically is limited to the diagnosis and treatment of mental health disorders and related services. The scope of the Medicare benefit for clinical social workers under 1861(hh) of the Act limits their ability to order diagnostic tests to mental health related tests.

*Comment:* The majority of commenters supported allowing additional nonphysician and limited-license practitioners to order portable x-ray services. The commenters stated that this proposal is consistent with the increasing role for practitioners other than MDs or DOs in health care delivery today, with nonphysician and limited license practitioner training and practice, with staffing decisions for care furnished in nursing homes and other home care settings, and with the scope of practice for various practitioners under state law.

*Response:* We thank the commenters for their support and agree with these comments. As we stated in the CY 2013 PFS proposed rule, we believe nonphysician practitioners have become an increasingly important component of clinical care, and we believe that delivery systems should take full advantage of all members of a healthcare team, including nonphysician practitioners. Allowing limited-license and nonphysician practitioners to order portable x-ray services within the scope of their practice will enhance the role of those practitioners.

*Comment:* Some commenters either questioned or opposed the ability of certain nonphysician or limited-license practitioners to order portable x-ray services. The commenters stated that by including clinical psychologists and clinical social workers, our proposal was too broad as these nonphysician practitioners do not have the appropriate education or training to order portable x-ray services. In addition, they noted that the ordering of portable x-ray services is not within clinical psychologists' and clinical social workers' state scopes of practice. One commenter stated that the ordering authority for portable x-ray services should only be expanded to physician assistants, nurse practitioners, and doctors of podiatric medicine, stating that there is no convincing or clinically supportable rationale for other practitioners identified in § 410.32(a), including certified nurse-midwives, doctors of optometry, doctors of dental surgery and doctors of dental medicine,

clinical social workers, and clinical psychologists, to order portable x-ray services. A few commenters stated that some nonphysician and limited-license practitioners have not been trained to diagnose an illness, to use x-rays as part of the diagnosis and treatment of a beneficiary, to know how to interpret an x-ray, and to plan a course of medically appropriate follow-up treatment. Commenters requested the clinical rationale and FY 2011 data on portable x-ray ordering by select nonphysician practitioners. One commenter stated that deferring to state scope of practice laws for limited-license and nonphysician practitioners did not constitute sufficient stewardship by Medicare to ensure payment for appropriate services.

*Response:* We disagree. We proposed to modify our rule for ordering portable x-ray services to make it consistent with rules for ordering all other diagnostic tests. Our proposed policy would eliminate the specific requirements limiting the types of practitioners who can order portable x-ray services, and instead place ordering for portable x-ray services under the general regulations governing ordering of diagnostic tests in § 410.32(a)(2). Under § 410.32(a)(2), limitations on the ability of various practitioners to order diagnostic tests are established by the practitioner's scope of practice under state law and the scope of the practitioner's Medicare benefit. The current regulation applies to x-rays (other than portable x-rays), MRI, CT scans, and a host of other diagnostic tests that are more complex and potentially higher risk than portable x-ray services. We do not believe that nonphysician and limited-license practitioners who can routinely order and employ the results of reasonable and necessary x-rays, MRIs, and CT scans should continue to be precluded from ordering and utilizing portable x-ray imaging in the same manner. Further, most of the nonphysician practitioners listed in § 410.32(a)(2) are authorized by statute to furnish physician services under the scope of their Medicare benefit and state scope of practice, including ordering, interpreting, and using test results to treat a beneficiary.

With regard to clinical social workers, under section 1861(hh) of the Act, the scope of their Medicare benefit is further limited to services "for the diagnosis and treatment of mental illnesses." Therefore, the proposed change to our regulations to allow clinical social workers to order portable x-ray services in the same way that they are permitted to order other diagnostic tests under § 410.32(a) would not allow

clinical social workers to order portable x-ray services. Portable x-ray services fall within the scope of the Medicare benefit for the remaining nonphysician and limited-license practitioners, including clinical psychologists. As noted above, we believe state scope of practice laws might limit ordering of portable x-ray services by clinical psychologists or other practitioners. Additionally, certain other practitioners are unlikely to have a reason to order portable x-ray services, such as doctors of optometry. We have no evidence to suggest that clinical psychologists or other limited license or nonphysician practitioners are ordering significant numbers of x-rays, CTs, and MRIs under § 410.32(a) authority at this time. We do not expect any marked change in ordering patterns following the change in regulation to allow for ordering of portable x-ray services.

With regard to the request for FY 2011 data on portable x-ray ordering by select nonphysician practitioners, we do not believe this or any recent data on portable x-ray ordering patterns for limited-license or nonphysician practitioners would be meaningful information regarding future potential ordering patterns for portable x-ray services because these practitioners are not permitted to order portable x-ray services under the current regulation. We believe our proposal is consistent with our current regulations that generally allow nonphysician practitioners to order diagnostic services, and the agency's interest in having delivery systems take full advantage of all members of a healthcare delivery team. We describe below our intention to design monitoring systems that will capture excessive ordering.

*Comment:* Several commenters requested that CMS clarify that the proposal for CY 2013 is actually a clarification of long standing policy that nonphysician practitioners have been able to order portable x-ray services since implementation of the their authority to order diagnostic tests under § 410.32(a)(2) and requested that CMS indicate that this authority is not a change in policy effective January 1, 2013. Commenters stated that the regulations at § 410.32(a), established as a result of the Balanced Budget Act (BBA) of 1997 (Pub. L. 105–33), were promulgated long after the 1969 CfC requirement at § 486.106 and that the more recent regulation trumps older requirements. These commenters stated that it was merely an oversight on the part of CMS when the agency failed to update the regulations at § 486.106. They also stated that some manual language and educational materials have

been inconsistent in communicating that only MDs or DOs can order portable x-ray services over the years. Commenters requested that if CMS does conclude that allowing nonphysician and limited-license practitioner ordering of portable x-ray services is a change in policy for CY 2013, then CMS should specify in the preamble that no repayments or other actions are required, including recoupment efforts as a result of the OIG's findings in the December 2011 report entitled *Questionable Billing Patterns of Portable X-ray Suppliers* (OEI 12-10-00190).

**Response:** There is a longstanding regulation requiring ordering of portable x-ray services by an MD or DO at § 486.106(a) and § 486.106(b). There is a specific section of the regulation under § 410.32 dedicated to portable x-ray services, § 410.32(c), that explicitly cross-references the requirements under § 486.106. As such, we do not believe that, when revising the regulation at § 410.32 to expand the general rules for ordering diagnostic tests under the BBA, the agency simply failed to notice the requirement in the same section relating to portable x-ray tests. Further, the specific requirement for MD or DO ordering of portable x-ray services under § 410.32(c) explicitly excepts portable x-ray services from the general ordering rules under § 410.32(a). The only means to revise the regulations containing this longstanding CfC is through notice and comment rulemaking, which was the purpose of the proposal we made in the CY 2013 proposed rule. The change in policy to allow limited-license and nonphysician practitioners to order portable x-ray services will be effective beginning in CY 2013.

The OIG report concluded, and CMS concurred, that CMS should recoup payment for portable x-ray services identified under the report as ordered by limited-license physicians and nonphysician practitioners, other than a MD or DO in accordance with our regulations at § 410.32(c) and § 486.106 since this was consistent with this recommendation. We will continue our recoupment efforts in response to the OIG report. However, we have instructed our payment contractors that the ordering of portable x-ray services should not be made a priority for additional medical review activity beyond claims identified in the OIG audit.

After considering the public comments received, we are finalizing our CY 2013 proposal to revise the CfC at § 486.106(a) and § 486.106(b) to permit portable x-ray services to be ordered by physicians or nonphysician practitioners in accordance with the

general ordering policies for other diagnostic services as specified under § 410.32(a). Therefore, effective for services furnished on or after January 1, 2013, the following practitioners will be permitted to order portable x-rays in accordance with Medicare regulations and subject to their scope of practice under state law and their applicable Medicare statutory benefit: A physician (including an MD or a DO, doctor of optometry, doctor of dental surgery and doctor of dental medicine, and doctor of podiatric medicine), or a nurse practitioner, clinical nurse specialist, physician assistant, certified nurse-midwife, or clinical psychologist, where the ordering of portable x-ray services is within the scope of their practice under state law. As discussed above, although clinical social workers are permitted to order diagnostic tests under § 410.32(a)(2), the scope of their Medicare benefit is limited to services for the diagnosis and treatment of mental illnesses. As such, we do not believe these nonphysician practitioners would need to order portable x-ray services. We also are finalizing revisions to the language included under § 410.32(c) specific to portable x-ray services to recognize the same authority for physicians and nonphysician practitioners to order diagnostic tests as is prescribed for other diagnostic services under § 410.32(a). Finally, we are finalizing two technical corrections that we proposed to make in the CY 2013 PFS proposed rule. One is to § 410.32(d)(2), where we currently cite paragraph (a)(3) for the definition of a qualified nonphysician practitioner. The definition of a qualified nonphysician practitioner is currently found in paragraph (a)(2), while paragraph (a)(3) does not exist; therefore, we are correcting the citation. The second technical correction is in § 410.32(b)(2)(iii) to better reflect the statutory authority to furnish neuropsychological testing in addition to psychological testing. We did not receive any comments on these proposed technical corrections. The documentation requirement for this paragraph remains unchanged.

Although we believe it is appropriate to finalize policy to allow nonphysician practitioners and limited-license practitioners to order portable x-ray services within the scope of their authority under state law and the scope of their Medicare statutory benefit given overall changes in health care delivery practice patterns since the beginning of the Medicare program, we remain concerned about the OIG's recent findings. The OIG observed other

questionable billing patterns for portable x-ray services in addition to ordering by nonphysician practitioners. Of specific note was the observation that some portable x-ray suppliers are furnishing services on the same day that the beneficiary also receives services in a clinical setting, such as the physician office or hospital. Under current regulations at § 486.106(a)(2), the order for portable x-ray services must include a statement concerning the condition of the beneficiary which indicates why portable x-ray services are necessary. If, on the same day that a portable x-ray service was furnished, the patient was able to travel safely to a clinical setting, we believe the statement of need for portable x-ray services could be questionable. We also are concerned that the OIG observed some portable x-ray suppliers billing for multiple trips to a facility on the same day Medicare makes a single payment for each trip the portable x-ray supplier makes to a particular location. We make available several modifiers to allow the portable x-ray supplier to indicate the number of beneficiaries served on a single trip to a facility. We expect portable x-ray suppliers to use those modifiers and not to bill multiple trips to the same facility on a single day when only one trip was made. Additionally, we strongly encourage portable x-ray suppliers to make efficient use of resources and consolidate trips, to the extent it is clinically appropriate to do so, rather than making multiple trips on the same day.

**Comment:** Several stakeholders provided scenarios where a portable x-ray service would be medically necessary on the same day as a hospital, physician office, or other clinical setting.

**Response:** We agree that there may be unusual circumstances when portable x-ray services could be appropriate with a same day visit to a hospital, physician office, or other clinical setting. Proper documentation of the rationale for such same day occurrences would be required to substantiate the necessity for those services.

In conjunction with our proposal to expand the scope of physicians and nonphysician practitioners who can order portable x-ray services, we intend to develop, as needed, monitoring standards predicated by these and other OIG findings. In addition, we will be conducting data analysis of ordering patterns for portable x-ray and other diagnostic services to determine if additional claims edits, provider audits, or fraud investigations are required to prevent abuse of these services and to allow for the collection of any potential

overpayments. We encourage physicians and practitioners, as with any diagnostic test, to proactively determine and document the medical necessity for this testing.

*Comment:* One commenter noted that our proposal to expand the scope of ordering for portable x-ray services was at odds with our statements indicating our intent to engage in greater monitoring of the delivery of portable x-ray services overall. The commenter recommended that we target any new program integrity efforts to practitioner groups where there is evidence of abuse.

*Response:* We disagree. We believe allowing nonphysician and limited-license practitioners to order portable x-ray services is consistent with statutory authority and changes in health care delivery. Any monitoring effort would target more generally, the utilization and delivery of portable x-ray services, of which of the actual x-ray service is only one small component.

In the proposed rule (77 FR 44791), we solicited comments and suggestions for updating the current regulations at 42 CFR Part 486, Subpart C—Conditions for Coverage: Portable X-Ray Services through future rulemaking. Below are our responses to public comments on suggestions for future rulemaking at 42 CFR Part 486, Subpart C—Conditions for Coverage: Portable X-Ray Services.

*Comment:* One commenter suggested CMS clarify the differences between portable x-ray providers and mobile independent diagnostic testing facilities (IDTFs). The commenter specifically recommended that CMS clarify whether portable x-ray suppliers and mobile IDTFs can furnish the same services to Medicare beneficiaries or whether there are limitations on the types of services that portable x-ray suppliers and IDTFs can furnish. The commenter also recommended that CMS establish educational and training requirements for portable x-ray suppliers and IDTF technicians.

*Response:* We appreciate these comments and will take them into consideration when undertaking future rulemaking.

#### *M. Addressing Interim Final Relative Value Units (RVUs) From CY 2012 and Establishing Interim Final RVUs for CY 2013*

Section 1848(c)(2)(B) of the Act requires that we review RVUs for physicians' services no less often than every 5 years. Under section 1848(c)(2)(K) of the Act (as added by section 3134 of the Affordable Care Act), we are required to identify and revise RVUs for services identified as potentially misvalued. To facilitate the

review and appropriate adjustment of potentially misvalued services, section 1848(c)(2)(K)(iii) specifies that the Secretary may use existing processes to receive recommendations; conduct surveys, other data collection activities, studies, or other analyses as the Secretary determined to be appropriate; and use analytic contractors to identify and analyze potentially misvalued services, conduct surveys or collect data. In accordance with section 1848(c)(2)(K)(iii) of the Act, we identify potentially misvalued codes, and develop and propose appropriate adjustments to the RVUs, taking into account the recommendations provided by the AMA RUC, the Medicare Payment Advisory Commission (MedPAC), and other public commenters.

For many years, the AMA RUC has provided CMS with recommendations on the appropriate relative values for PFS services. Over the past several years, CMS and the AMA RUC have identified and reviewed a number of potentially misvalued codes on an annual basis, based on various identification screens for codes at risk for being misvalued. This annual review of work RVUs and direct PE inputs for potentially misvalued codes was further bolstered by the Affordable Care Act mandate to examine potentially misvalued codes, with an emphasis on the following categories specified in section 1848(c)(2)(K)(ii) (as added by section 3134 of the Affordable Care Act):

- Codes and families of codes for which there has been the fastest growth.
- Codes or families of codes that have experienced substantial changes in practice expenses.
- Codes that are recently established for new technologies or services.
- Multiple codes that are frequently billed in conjunction with furnishing a single service.
- Codes with low relative values, particularly those that are often billed multiple times for a single treatment.
- Codes which have not been subject to review since the implementation of the RBRVS (the "Harvard-valued" codes).
- Other codes determined to be appropriate by the Secretary.

In addition to providing recommendations to CMS for work RVUs, the AMA RUC's Practice Expense Subcommittee reviews, and then the AMA RUC recommends, direct PE inputs (clinical labor, medical supplies, and medical equipment) for individual services. To guide the establishment of malpractice RVUs for new and revised codes before each Five-Year Review of Malpractice, the AMA RUC also

provides malpractice crosswalk recommendations, that is, "source" codes with a similar specialty mix of practitioners furnishing the source code and the new/revised code.

CMS reviews the AMA RUC recommendations on a code-by-code basis. For AMA RUC recommendations regarding physician work RVUs, after conducting a clinical review of the codes, we determine whether we agree with the recommended work RVUs for a service (that is, whether we agree the AMA RUC-recommended valuation is accurate). If we disagree, we determine an alternative value that better reflects our estimate of the physician work for the service.

Because of the timing of the CPT Editorial Panel decisions, the AMA RUC recommendations, and our rulemaking cycle, we publish these work RVUs in the PFS final rule with comment period as interim final values, subject to public comment. Similarly, we assess the AMA RUC's recommendations for direct PE inputs and malpractice crosswalks, and establish PE and malpractice interim final values, which are also subject to comment. We note that, with respect to interim final PE RVUs, the aspect of our valuation that is open for public comment for a new, revised, or potentially misvalued code is the direct PE inputs and not the other elements of the PE valuation methodology, such as the indirect cost allocation methodology, that also contribute to establishing the PE RVUs for a code.

If we receive public comments on the interim final work RVUs for a specific code indicating that refinement of the interim final work value is warranted based on sufficient and new information from the commenters concerning clinical aspects of the physician work associated with the service (57 FR 55917) that were not already considered in making the interim valuation or the AMA RUC deliberations, we refer the service to a refinement panel, as discussed in further detail in section III.M.1.a. of this final rule with comment period.

In the interval between closure of the comment period and the subsequent year's PFS final rule with comment period, we consider all of the public comments on the interim final work, PE, and malpractice RVUs for the new, revised, and potentially misvalued codes and the results of the refinement panel, if applicable. Finally, we address the interim final RVUs (including the interim final direct PE inputs) by providing a summary of the public comments and our responses to those comments, including a discussion of any changes to the interim final work or

malpractice RVUs or direct PE inputs, in the following year's PFS final rule with comment period. We typically finalize the direct PE inputs and the work, PE, and malpractice RVUs for the service in that year's PFS final rule with comment period, unless we determine it would be more appropriate to continue their interim final status for another year and solicit further public comment.

## 1. Methodology

We conducted a clinical review of each code identified in this section and reviewed the current and recommended work RVUs, intensity, and time to furnish the pre-service, intra-service, and post-service activities, as well as other components of the service that contribute to the value. Our clinical review generally includes, but is not limited to, a review of information provided by the AMA RUC and other public commenters, medical literature, and comparative databases, as well as a comparison with other codes within the Medicare PFS, consultation with other physicians and healthcare professionals within CMS and the Federal Government, and the views based on clinical experience of the physicians on the PFS clinical review team. We also assessed the methodology and data used to develop the recommendations submitted to us by the AMA RUC and other public commenters and the rationale for the recommendations. As we noted in the CY 2011 PFS final rule with comment period (75 FR 73328 through 73329), there are a variety of methodologies and approaches used to develop work RVUs, including building block, survey data, crosswalk to key reference or similar codes, and magnitude estimation. The building block methodology is used to construct, or deconstruct, the work RVU for a CPT code based on component pieces of the code. Components may include pre-, intra-, or post-service time and post-procedure visits, or, when referring to a bundled CPT code, the components could be considered to be the CPT codes that make up the bundled code. Magnitude estimation refers to a methodology for valuing physician work that determines the appropriate work RVU for a service by gauging the total amount of physician work for that service relative to the physician work for similar service across the physician fee schedule without explicitly valuing the components of that work. The resource-based relative value system (RBRVS) has incorporated into it cross-specialty and cross-organ system relativity. This RBRVS requires assessment of relative value and takes into account the clinical intensity and

time required to perform a service. In selecting which methodological approach will best determine the appropriate value for a service, we consider the current and recommended physician work and time values, as well as the intensity of the service, all relative to other services.

Several years ago, to aid in the development of pre-service time recommendations for new and revised CPT codes, the AMA RUC created standardized pre-service time packages. The packages include pre-service evaluation time, pre-service positioning time, and pre-service scrub, dress and wait time. Currently there are six pre-service time packages for services typically furnished in the facility setting, reflecting the different combinations of straightforward or difficult procedure, straightforward or difficult patient, and without or with sedation/anesthesia. Currently there are two pre-service time packages for services typically furnished in the nonfacility setting, reflecting procedures without and with sedation/anesthesia care.

We have developed several standard building block methodologies to appropriately value services when they have very common billing patterns. As we have discussed in past rulemaking, most recently in the CY 2012 PFS final rule with comment period (76 FR 73107 through 73108), in cases where a service is typically furnished to a beneficiary on the same day as an evaluation and management (E/M) service, we believe that there is overlap between the two services in some of the activities furnished during the pre-service evaluation and post-service time. We believe that at least one-third of the physician time in both the pre-service evaluation and post-service period is duplicative of work furnished during the E/M visit. Accordingly, in cases where we believe that the AMA RUC has not adequately accounted for the overlapping activities in the recommended work RVU and/or times, we adjust the work RVU and/or times to account for the overlap. The work RVU for a service is the product of the time involved in furnishing the service times the intensity of the work. Pre-service evaluation time and post-service time both have a long-established intensity of work per unit of time (IWPUT) of .0224, which means that 1 minute of pre-service evaluation or post-service time equates to .0224 of a work RVU. Therefore, in many cases where we remove 2 minutes of pre-service time and 2 minutes of post-service time from a procedure to account for the overlap with the same day E/M service, we also

remove a work RVU of .09 (4 minutes  $\times$  .0224 IWPUT) if we do not believe the overlap in time has already been accounted for in the work RVU. We continue to believe this adjustment is appropriate. The AMA RUC has recognized this valuation policy and, in many cases, addresses the overlap in time and work when a service is typically provided on the same day as an E/M service.

We appreciate the creation and use of these standardized pre-service time packages. However, we believe that services that involve only a local anesthetic agent do not typically involve the same amount of pre-service time as procedures involving sedation or non-local anesthesia care. We request that the AMA RUC consider assigning services that require only local anesthesia without sedation to the "no sedation/anesthesia care" pre-service time package, or that the AMA RUC create one or more new pre-service time packages to reflect the pre-service time typically involved in furnishing local anesthesia without sedation.

For many CPT codes that are typically billed on the same day as an E/M service, the recommendations from the AMA RUC state that the AMA RUC reviewed the work associated with the procedure, and adjusted the pre-service and/or post-service time to account for the work that is furnished as a part of the E/M service. For many codes, the AMA RUC made this adjustment from the pre-service evaluation time included in the AMA RUC-selected pre-service time package. However, as we noted above, we believe that the pre-service time packages for procedures with sedation or anesthesia care may overstate the time involved in furnishing services that involve only local or topical anesthesia without sedation. As a result, though the AMA RUC may have removed some pre-service time from the package to account for the same day E/M service, in a few instances, consistent with our established same day E/M reduction methodology discussed above, we further reduced the AMA RUC-recommended pre-service evaluation time to fully account for the overlapping time with the same day E/M service.

## 2. Finalizing CY 2012 Interim and CY 2013 Proposed Values for CY 2013

In this section, we address the interim final values published in the CY 2012 PFS final rule with comment period (76 FR 73026 through 73474), as subsequently corrected in the January 4, 2012 (77 FR 227 through 232) correction notice; and the proposed values published in the CY 2013 PFS proposed

rule (77 FR 44722 through 45061). We discuss the results of the CY 2012 refinement panels for certain CY 2012 interim final code values, respond to public comments received on specific interim final and proposed values (including direct PE inputs), and address the other new, revised, or potentially misvalued codes with interim final or proposed values. The final CY 2013 direct PE database that lists the direct PE inputs is available on the CMS Web site under the downloads for the CY 2013 PFS final rule with comment period at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). The final CY 2013 work, PE, and malpractice RVUs are displayed in Addendum B to this final rule with comment period at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

a. Finalizing CY 2012 Interim and Proposed Work RVUs for CY 2013

i. Refinement Panel

(1) Refinement Panel Process

As discussed in the 1993 PFS final rule with comment period (57 FR 55938), we adopted a refinement panel process to assist us in reviewing the public comments on CPT codes with interim final work RVUs for a year and in developing final work values for the subsequent year. We decided the panel would be comprised of a multispecialty group of physicians who would review and discuss the work involved in each procedure under review, and then each panel member would individually rate the work of the procedure. We believed establishing the panel with a multispecialty group would balance the interests of the specialty societies who commented on the work RVUs with the budgetary and redistributive effects that could occur if we accepted extensive increases in work RVUs across a broad range of services.

Depending on the number and range of codes that are subject to refinement in a given year, we establish refinement panels with representatives from four groups of physicians: Clinicians representing the specialty most identified with the procedures in question; physicians with practices in related specialties; primary care physicians; and contractor medical directors (CMDs). Typical panels have included 8 to 10 physicians across the four groups.

Following the addition of section 1848(c)(2)(K) to the Act by Section 3134 of the Affordable Care Act, which authorized the Secretary to review potentially misvalued codes and make appropriate adjustments to the RVUs, we reassessed the refinement panel process. As detailed in the CY 2011 PFS

final rule with comment period (75 FR 73306), we believed that the refinement panel process may provide an opportunity to review and discuss the proposed and interim final work RVUs with a clinically diverse group of experts, who then provide informed recommendations. Therefore, we indicated that we would continue the refinement process, but with administrative modification and clarification. We also noted that we would continue using the established composition that includes representatives from the four groups of physicians—clinicians representing the specialty most identified with the procedures in question, physicians with practices in related specialties, primary care physicians, and CMDs.

One change relates to the calculation of the refinement panel results. The basis of the process is that following discussion of the information but without an attempt to reach a consensus, each member of the panel votes independently. Historically, the refinement panel's recommendation to change a work value or to retain the interim value had hinged solely on the outcome of a statistical test on the ratings (an F-test of panel ratings among the groups of participants). Over time, we found the statistical test used to evaluate the RVU ratings of individual panel members became less reliable as the physicians in each group tended to select a previously discussed value, rather than developing a unique value, thereby reducing the observed variability needed to conduct a robust statistical test. In addition, reliance on values developed using the F-test also occasionally resulted in rank order anomalies among services (that is, a more complex procedure is assigned lower RVUs than a less complex procedure). As a result, we eliminated the use of the statistical F-test and instead indicated that we would use the median work value of the individual panel members' ratings. We said that this approach would simplify the refinement process administratively, while providing a result that reflects the summary opinion of the panel members based on a commonly used measure of central tendency that is not significantly affected by outlier values. At the same time, we clarified that we have the final authority to set the RVUs, including making adjustments to the work RVUs resulting from the refinement process, and that we will make such adjustments if warranted by policy concerns (75 FR 73307).

As we continue to strive to make the refinement panel process as effective and efficient as possible, we would like to

remind readers that the refinement panels are not intended to review every code for which we did not propose to accept the AMA RUC-recommended RVUs. Rather the refinement panels are designed for situations where there is new information available that might provide a reason for a change in work values and for which a multi-specialty panel of physicians might provide input that would assist us in making work RVU decisions. To facilitate the selection of services for the refinement panels, we would like to remind specialty societies seeking reconsideration of proposed or interim final work RVUs, including consideration by a refinement panel, to specifically state they are requesting refinement panel review in their public comment letters.

Furthermore we have asked commenters requesting refinement panel review to submit sufficient new information concerning the clinical aspects of the work assigned for a service to indicate that referral to the refinement panel is warranted (57 FR 55917). We note that the majority of the information presented during the CY 2012 refinement panel discussions was duplicative of the information provided to the AMA RUC during its development of recommendations. As detailed in section III.B. of this final rule with comment period, we consider information and recommendations from the AMA RUC when assigning proposed and interim final RVUs to services. Thus, if the only information that a commenter has to present is information already considered by the AMA RUC, referral to a refinement panel is not appropriate. To facilitate selection of codes for refinement, we request that commenters seeking refinement panel review of work RVUs submit supporting information that has not already been considered the AMA RUC in creating recommended work RVUs or by CMS in assigning proposed and interim final work RVUs. We can make best use of our resources as well as those of the specialties involved and physician volunteers, by avoiding duplicative consideration of information by the AMA RUC, CMS, and a refinement panel. To achieve this goal, CMS will continue to critically evaluate the need to refer codes to refinement panels in future years, specifically considering any new information provided by commenters.

(2) Interim Final Work RVUs Referred to the Refinement Panel in CY 2012

We referred to the CY 2012 refinement panel 17 CPT codes with interim final work values for which we



received a request for refinement that met the process described above. For these 17 CPT codes, all commenters requested increased work RVUs. For ease of discussion, we will be referring to these services as “refinement codes.” Consistent with the process described above, we convened a multi-specialty panel of physicians to assist us in the review of the comments. The panel was moderated by our physician advisors, and consisted of the following voting members:

- One to two clinicians representing the commenting organization;
- One to two primary care clinicians nominated by the American Academy of

Family Physicians and the American College of Physicians;

- Four contractor medical directors (CMDs); and
- One to two clinicians with practices in related specialties who were expected to have knowledge of the services under review.

The panel process was designed to capture each participant’s independent judgment and his or her clinical experience which informed and drove the discussion of the refinement code during the refinement panel proceedings. Following the discussion, each voting participant rated the physician work of the refinement code and submitted those ratings to CMS

individually and confidentially, with no attempt to achieve consensus among the panel members. As finalized in the CY 2011 PFS final rule with comment period (75 FR 73307), we reviewed the ratings from each panel member and determined the median value for each service that was reviewed by the refinement panel.

We note that the individual codes reviewed by the CY 2012 refinement panel, and their final work RVUs are discussed in section III.B.1.b. of this final rule with comment period. Also, see Table 29 for the refinement panel ratings and the final work RVUs for the codes reviewed by the CY 2012 refinement panel.

TABLE 29—CODES REVIEWED UNDER THE CY 2012 REFINEMENT PANEL PROCESS

CPT code	Short descriptor	CY 2012 interim final WRVU	AMA RUC/ HCPAC recommended work RVU	2012 refinement median panel rating	CY 2013 final WRVU
26341 .....	Manipulat palm cord post inj .....	0.91	1.66	1.30	0.91
29581 .....	Apply multilay comprs lwr leg .....	0.25	0.60	0.50	<sup>3</sup> 0.25
32096 .....	Open wedge/bx lung infiltr .....	13.75	17.00	17.00	13.75
32097 .....	Open wedge/bx lung nodule .....	13.75	17.00	17.00	13.75
32098 .....	Open biopsy of lung pleura .....	12.91	14.99	14.99	12.91
32100 .....	Exploration of chest .....	13.75	17.00	17.00	13.75
32505 .....	Wedge resect of lung initial .....	15.75	18.79	18.79	15.75
38230 .....	Bone marrow harvest allogeneic .....	3.09	4.00	4.00	3.50
38232 .....	Bone marrow harvest autolog .....	3.09	3.50	3.50	3.50
62370 .....	Anl sp inf pmp/mdrepg&fil .....	0.90	1.10	1.10	0.90
92587 .....	Evoked auditory test limited .....	0.35	0.45	0.45	0.35
92588 .....	Evoked auditory test complete .....	0.55	0.60	0.60	0.55
94060 .....	Evaluation of wheezing .....	0.26	0.31	0.27	0.27
94726 .....	Pulm funct test plethysmograph .....	0.26	0.31	0.26	0.26
94727 .....	Pulm function test by gas .....	0.26	0.31	0.26	0.26
94728 .....	Pulm funct test oscillometry .....	0.26	0.31	0.26	0.26
94729 .....	C02/membrane diffuse capacity .....	0.17	0.19	0.19	0.19

## ii. Code-Specific Issues

In this section, we discuss all code families for which we received a comment on an interim final physician work value in CY 2012 PFS final rule with comment period or on a proposed value in the CY 2013 PFS proposed rule. Refer to Addendum B for a comprehensive list of all final values.

### (1) Integumentary System: Skin, Subcutaneous, and Accessory Structures (CPT Code 11056)

For discussion on CY 2013 interim final work values for CPT code 11056 refer to section III.M.3. of this final rule with comment period.

### (2) Integumentary System: Nails (CPT Code 11719)

For discussion on CY 2013 interim final work values for CPT code 11719 refer to section III.M.3. of this final rule with comment period.

### (3) Integumentary System: Repair (Closure) (CPT Codes 12035–12057)

For discussion on CY 2013 interim final work values for CPT codes 12035 through 12057 refer to section III.M.3. of this final rule with comment period.

### (4) Integumentary System: Repair (Closure) (CPT Codes 15272 and 15276)

As detailed in the CY 2012 final rule with comment period (76 FR 73112), for CY 2012, the CPT Editorial Panel deleted 24 skin substitute codes and established a 2-tier structure with 8 new codes (CPT codes 15271 through 15278) to report the application of skin substitute grafts, which are distinguished according to the anatomic location and surface area rather than by product description.

We assigned a work RVU of 0.33 to CPT code 15272 (Application of skin substitute graft to trunk, arms, legs, total wound surface area up to 100 sq cm; each additional 25 sq cm wound surface

area, or part thereof (List separately in addition to code for primary procedure)) on an interim final basis for CY 2012.

After clinical review of CPT code 15272, we believed that a work RVU of 0.33 accurately reflected the work associated with this service. The AMA RUC reviewed the survey results for CPT code 15272 and recommended the survey 25th percentile work RVU of 0.59 for this service. However, we believed this value overstated the work of this procedure when compared to the base CPT code 15271 (Application of skin substitute graft to trunk, arms, legs, total wound surface area up to 100 sq cm; first 25 sq cm or less wound surface area). We believed that CPT code 15272 is similar in intensity to CPT code 15341 (Tissue cultured allogeneic skin substitute; each additional 25 sq cm, or part thereof (List separately in addition to code for primary procedure)), and that the primary factor distinguishing the work of these two services is the

<sup>3</sup> This value is interim for CY 2013.

intra-service physician time, CPT code 15341 has a work RVU of 0.50, 15 minutes of intra-service time, and an IWPOT of 0.0333. CPT code 15272 has 10 minutes of intra-service time. Ten minutes of intra-service work at the same intensity as CPT code 15341 is equal to a work RVU of 0.33 (10 minutes x 0.0333 IWPOT). Therefore, we assigned a work RVU of 0.33 to CPT code 15272 on an interim final basis for CY 2012.

*Comment:* Commenters opposed the CMS-recommended interim final work RVU of 0.33 assigned to CPT code 15272. Commenters disagreed with our rationale to crosswalk CPT code 15272 to CPT code 15341 and stated that CPT code 15003 (Surgical preparation or creation of recipient site by excision of open wounds, burn eschar, or scar (including subcutaneous tissues), or incisional release of scar contracture, trunk, arms, legs; each additional 100 sq. cm, or part thereof, or each additional 1% of body area of infants and children (List separately in addition to code for primary procedure), which has a work RVU of 0.80, is a more suitable comparison code. Commenters noted that although CPT code 15003 requires 15 minutes of intra-service time whereas CPT code 15272 requires 10 minutes, it is a more appropriate comparison for valuation of the services under this code. Commenters stated that the AMA RUC-recommended work RVU places this service in the proper rank order with the base code, CPT code 15271. Furthermore, commenters noted that if all the AMA RUC recommendations for the family of CPT codes 15271 through 15278 were accepted, the result would be financial savings for Medicare. Therefore, commenters recommended that we accept the AMA RUC-recommended work RVU of 0.59 for CPT code 15272.

*Response:* Based on the comments received, we re-reviewed CPT code 15272 and continue to believe that CPT code 15272 is similar in intensity to CPT code 15341. The primary distinguishing factor between the two services is that CPT code 15272 has 10 minutes of intra-service time and CPT code 15341 has 15 minutes. We continue to believe that the AMA RUC-recommended work RVU overstates the intensity of this procedure compared to the base procedure CPT code 15271. We maintain that valuing the 10 minutes of intra-service work at the same intensity as CPT code 15341, which equates to a work RVU of 0.33, is appropriate. We believe that this resulting work RVU maintains appropriate relativity with the base code and the entire family of CPT codes (15271 through 15278).

Therefore, we are finalizing a work RVU of 0.33 for CPT code 15272.

We assigned a work RVU of 0.50 to CPT code 15276 (Application of skin substitute graft to face, scalp, eyelids, mouth, neck, ears, orbits, genitalia, hands, feet, and/or multiple digits, total wound surface area up to 100 sq cm; each additional 25 sq cm wound surface area, or part thereof (List separately in addition to code for primary procedure)) on an interim final basis for CY 2012 based on our clinical review of the work associated with this service. The AMA RUC reviewed the survey results for CPT code 15276 and recommended a work RVU of 0.59, which corresponds to the AMA RUC's recommended work RVU for CPT code 15272. We disagreed with the AMA RUC that these two CPT codes should be valued the same. We assigned an interim final work RVU of 0.33 to CPT code 15272 but believed that the work associated with CPT code 15276, which describes work on the face, scalp, eyelids, mouth, neck, ears, orbits, genitalia, hands, feet, and/or multiple digits, is more intense than the work associated with CPT code 15272, which describes work on the trunk, arms, and legs. Accordingly, we noted that our interim final work RVU for CPT code 15276 accurately captured the work associated with this service and established the appropriate relativity between the services. Therefore, we assigned a work RVU of 0.50 to CPT code 15276 on an interim final basis for CY 2012.

*Comment:* Commenters disagreed with the CMS-recommended interim final work RVU for CPT code 15276. Commenters suggested that CPT code 15276 is analogous to CPT code 15272, for which the AMA RUC originally recommended a work RVU of 0.59, both in physician work and time and recommended that CPT code 15276 should be directly crosswalked to CPT code 15272. Further, the commenters agreed with the AMA RUC key reference to CPT code 15003 (Surgical preparation or creation of recipient site by excision of open wounds, burn eschar, or scar (including subcutaneous tissues), or incisional release of scar contracture, trunk, arms, legs; each additional 100 sq. cm, or part thereof, or each additional 1% of body area of infants and children), which has a work RVU of 0.80, and stated that CPT code 15276 requires 5 minutes less intra-service time, 10 minutes versus 15 minutes, and requires less physician work to perform. Commenters recommended that we value CPT code 15276 based upon the AMA RUC-recommended work RVU of 0.59 for CPT code 15276.

*Response:* Based on the comments received, we re-evaluated whether CPT code 15003 was an appropriate comparison code for CPT code 15276. However, we concluded that the services of CPT code 15276 are more intense than those of CPT code 15272 accordingly; CPT code 15276 should be valued to reflect the difference in intensity. We believe a work RVU of 0.50 establishes the appropriate difference in intensity between these two services. Additionally, we believe this work RVU value maintains appropriate relativity with the base code, CPT code 15271, and maintains relatively within the entire family of CPT codes (15271 through 15278). Therefore, we are finalizing a work RVU of 0.50 for CPT code 15276.

(5) Musculoskeletal: Hand and Fingers (CPT Code 26341)

CPT code 26341 (Manipulation, palmar fascial cord (ie, Dupuytren's cord), post enzyme injection (eg, collagenase), single cord) was created by the CPT Editorial Panel along with CPT code 20517 to describe a technique for treating Dupuytren's contracture by injecting an enzyme into the Dupuytren's cord for full finger extension and manipulation, effective January 1, 2012.

As detailed in the CY 2012 final rule with comment period, we assigned an interim final work RVU of 0.91 to CPT code 26341 (76 FR 73192). After reviewing survey results for CPT code 26341, the AMA RUC recommended a work RVU of 1.66, which corresponds to the survey 25th percentile value. After clinical review of CPT code 26341, we believed the service described by CPT code 26341 is analogous to that of CPT code 97140 (Manual therapy techniques (eg, mobilization/manipulation, manual lymphatic drainage, manual traction), 1 or more regions, each 15 minutes), which has a work RVU of 0.43. However, since CPT code 97140 has no post-service visits (global period = XXX), while CPT code 26341 includes 1 CPT code 99212 (level 2 office or outpatient visit) (global period = 010), we added the work RVU of 0.48 for CPT code 99212, to the work RVU of 0.43 for CPT code 97140 to obtain the work RVU of 0.91 for CPT code 26341.

*Comment:* Commenters disagreed with our decision to crosswalk the work RVU of CPT code 26341 to that of CPT code 97140, stating that the codes do not have comparable work because CPT code 97140 is performed by physical therapists while surgeons perform CPT code 26341. Commenters also stated that the work associated with CPT code 26341 includes local or regional

anesthesia and the procedure may result in skin rupture, requiring physician attention to manipulation. In addition, commenters noted that the post-procedure neurovascular assessment involved in CPT code 26341 is added physician work that is distinctly different from the manual therapy techniques furnished in CPT code 97140. Commenters asserted that the difference in physician work, intensity, and complexity distinguishes the two codes. Commenters also disagreed with our use of a reverse building block methodology to value the additional work and complexity and said that we arbitrarily reduced the value of the surgeon's work involved. Commenters recommended we instead value the code based upon the AMA RUC-recommended work RVU of 1.66 for CPT code 26341 and requested refinement panel review of the code.

*Response:* Based on comments received, we referred CPT code 26341 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 26341 was 1.30. We believe that the refinement panel median work RVU would create a rank order anomaly between this code and similar codes. Although CPT code 97140 is typically furnished by a physical therapist, we do not believe that the difference in the provider specialty typically furnishing the service results in a difference in intensity of the service. Commenters stated that the post-procedure assessment involved in CPT code 26341 added physician work that is distinctly different from the manual therapy techniques furnished in CPT code 97140. We disagree; both services require an assessment following manipulation appropriate to the provided service to determine the adequacy and outcome, both positive and negative, of the intervention and attention to an atypical response to treatment. We continue to believe that the crosswalk and reverse building block methodologies that we used in assigning the interim final work value are appropriate and the resulting work RVU accurately reflects the work associated with this service. After consideration of the public comments, refinement panel median, and our clinical review, we are finalizing a work RVU of 0.91 for CPT code 26341.

(6) Musculoskeletal: Application of Casts and Strapping (CPT Codes 29581–29584)

For discussion on interim final work values for CPT codes 29581, 29582, 29583, and 29584 refer to section

III.M.3. of this final rule with comment period.

(7) Respiratory: Lungs and Pleura (CPT Codes 32096–32100, 32505)

In the CY 2012 final rule with comment period, we assigned an interim final work RVU of 13.75 for CPT code 32096 (Thoracotomy, with diagnostic biopsy(ies) of lung infiltrate(s) (eg, wedge, incisional), unilateral) (76 FR 73193). As we noted, the CPT Editorial Panel reviewed the lung resection family of codes and deleted eight, revised five, and created 18 new codes to describe thoracoscopic procedures effective January 1, 2013. For the wedge resection procedures, the revisions were based on three tiers; first, the approach, thoracotomy or thoracoscopy; second, the target to remove nodules or infiltrates; and lastly the intent, diagnostic or therapeutic (for nodules only, all infiltrates will be removed for diagnostic purposes).

As we noted in the CY 2012 final rule with comment period, after clinical review of CPT code 32096, we believed a work RVU of 13.75 accurately reflected the work associated with this service compared to other related services. The AMA RUC reviewed the survey results, compared the code to other services, and concluded that the survey 25th percentile work RVU of 17.00 appropriately accounted for the work and physician time required to perform this procedure. We determined that the work associated with CPT code 32096 was similar in terms of physician time and intensity to CPT code 44300 (Placement, enterostomy or cecostomy, tube open (eg, for feeding or decompression) (separate procedure)). Therefore, we assigned the same work RVU to CPT code 32096 as that of CPT code 44300 on an interim final basis for CY 2012.

*Comment:* Commenters stated that CPT code 44300 is an arbitrary crosswalk, noting that CPT code 32096 describes an open thoracic procedure whereas CPT code 44300 is the placement of a feeding tube. A commenter shared a regression analysis of physician time and physician work of all thoracic surgery codes, which showed that the interim final work RVU value falls below the regression line and stated that this indicated an inappropriate work value. Commenters stated our work values are lower for equivalent physician time than virtually all our prior decisions for the specialty. Additionally, commenters noted that the values result in IWPOT values that are approximately half of those ordinarily associated with major surgical procedures. Therefore,

commenters stated that the interim final work RVU of 13.75 for CPT code 32096 would result in rank order anomalies with other codes in the physician fee schedule. Commenters recommended we use the AMA RUC-recommended work RVU of 17.00 and requested refinement panel review of the code.

*Response:* Based on comments received, we referred CPT code 32096 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 32096 was 17.00. Following the refinement panel, we again conducted a clinical review and continue to believe a work RVU of 13.75 accurately reflected the work associated with this service. For CY 2012, the CPT Editorial Panel deleted CPT code 32095 which had a work RVU of 10.14 and created CPT codes 32096, 32097, and 32100 to replace CPT code 32095. Upon our clinical review, we do not believe that there is a significant difference in intensity between deleted CPT code 32095 and replacement CPT code 32096. We believe that the appropriate work RVU for CPT code 32096 should be close to a work RVU of 10.14, but should account for the increase in 15 minutes of total time between deleted CPT code 32095 and new CPT code 32096. We believe that the refinement panel median work RVU of 17.00 far overstates this difference. Additionally, we continue to believe that the work associated with 32096 is similar in terms of physician time and intensity to CPT code 44300. Therefore, we still believe the work RVU of 13.75 appropriately values this service. After consideration of the public comments, refinement panel results, and our clinical review, we are assigning a work RVU of 13.75 as the final value for CPT code 32096.

As detailed in the CY 2012 final rule with comment period, we assigned an interim final work RVU of 13.75 for CPT code 32097 (Thoracotomy, with diagnostic biopsy(ies) of lung nodule(s) or mass(es) (eg, wedge, incisional), unilateral) (76 FR 73194). We noted that after clinical review of CPT code 32097, we believed a work RVU of 13.75 accurately reflected the work associated with this service compared to other related services. We also noted that the AMA RUC had reviewed the specialty society survey results, compared the code to other services, and recommended the survey 25th percentile work RVU of 17.00. We stated that we determined that the work associated with CPT code 32097 was similar to CPT code 32096, to which we assigned a work RVU of 13.75 on an interim final basis for CY 2012.

Therefore, we assigned a work RVU of 13.75 for CPT code 32097 on an interim final basis for CY 2012.

*Comment:* Commenters stated that CPT code 44300 is an arbitrary crosswalk for CPT code 32097 because it describes an open thoracic procedure whereas CPT code 44300 is the placement of a feeding tube. Commenters shared a regression analysis of physician work and time for all thoracic surgery codes, which shows that the interim final work RVU value falls below the regression line and noted that this indicates inappropriately low work intensity. Commenters stated our interim final work RVU values are lower for equivalent physician time than virtually all prior work RVU decisions for this specialty. Commenters noted that the interim final work RVU values result in IWPUR values that are approximately half of those ordinarily associated with major surgical procedures. Commenters added that the interim final work RVU of 13.75 for CPT code 32097 result in rank order anomalies with other codes. Commenters recommended we instead use the AMA RUC-recommended work RVU of 17.00 for CPT code 32097 and requested refinement panel review of the code.

*Response:* Based on comments received, we referred CPT code 32097 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 32097 was 17.00. CPT codes 32096, 32097, and 32100 were created to replace CPT code 32095, which was deleted, effective January 1, 2012. We believe these three services involve the same amount of physician work and should have the same work RVU. Thus, the same rationale that we used to value CPT code 32096 applies to CPT code 32097. We continue to believe that the work associated with CPT code 32097 is similar in terms of physician time and intensity to CPT code 44300 and thus, still believe the work RVU of 13.75 is appropriate. Additionally, we continue to believe that a work RVU of 17.00 overstates the increase in work between deleted CPT code 32095 and its replacement CPT codes. After consideration of the public comments, refinement panel results, and our clinical review, we are assigning a work RVU of 13.75 as the final value for CPT code 32097.

As detailed in the CY 2012 final rule with comment period, we assigned an interim final work RVU of 12.91 to CPT code 32098 (Thoracotomy, with biopsy(ies) of pleura) (76 FR 73194). We noted that after clinical review, we believed a work RVU of 12.91 accurately

reflected the work associated with this service as compared to other related services. After reviewing survey results and comparing the code to other services, the AMA RUC recommended the survey 25th percentile work RVU of 14.99. We noted that the work associated with CPT code 32098 was similar in terms of physician time and intensity to CPT code 47100 (Biopsy of liver, wedge) and therefore we believed that crosswalking to the work RVU of CPT code 47100 appropriately accounted for the work associated with CPT code 32098. Therefore, we assigned a work RVU of 12.91 to CPT code 32098 on an interim final basis for CY 2012.

*Comment:* Commenters shared a regression analysis of physician time and physician work of all thoracic surgery codes, and indicated that our interim final work RVU value falls below the regression line, which commenters noted indicated inappropriately low work intensity. Commenters stated that a work RVU of 12.91 results in an IWPUR of 0.0741, which is insufficient intensity compared to other similar procedures. Commenters stated that our interim final work RVU of 12.91 for CPT code 32098 placed this service out of relativity with the CPT codes in this family for which we accepted the AMA RUC recommendations and requested refinement panel review of the code.

*Response:* Based on comments received, we referred CPT code 32098 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median was a work RVU of 14.99. This service would be out of rank order with the other services in the family described by CPT codes 32096, 32097, 32100, and 32505 if we adopted a work RVU of 14.99. As noted above, we continue to believe a work RVU of 13.75 is appropriate for CPT code 32096. Since CPT code 32098 describes a more limited procedure that takes less time than the other codes in the family (CPT codes 32096, 32097, 32100, and 32505) it should have a lower work RVU. After consideration of the public comments, refinement panel results, and our clinical review, we believe that the work associated with 32098 is similar in terms of physician time and intensity to CPT code 47100 and therefore we are assigning a work RVU of 12.91 as the final value for CY 2013 for CPT code 32098.

We assigned a work RVU of 13.75 for CPT code 32100 (Thoracotomy; with exploration) on an interim final basis in the CY 2012 final rule with comment period (76 FR 73194). After clinical review of CPT code 32100, we believed a work RVU of 13.75 accurately

reflected the work associated with this service as compared to other related services. The AMA RUC reviewed the specialty society survey results, compared the code to other services, and recommended a work RVU of 17.00. We noted that the affected specialty society and AMA RUC asserted that CPT code 32100 should be valued the same as CPT codes 32096 and 32097 because they believe that the work is similar for these three services. We noted that we assigned a work RVU of 13.75 to CPT codes 32096 and 32097, and therefore a work RVU of 13.75 to CPT code 32100 as well.

*Comment:* Commenters stated that CPT code 44300 is an inappropriate crosswalk for CPT code 32100 because it describes an open thoracic procedure whereas CPT code 44300 is the placement of a feeding tube. Commenters shared a regression analysis of physician work and time all thoracic surgery codes that shows the interim final work RVU value falls below the regression line and stated that this indicates inappropriately low work intensity. Commenters stated the interim final work RVU value is lower for equivalent physician time than virtually all prior work RVU assignments for this specialty. Commenters noted that the interim final work RVU value results in IWPUR values that are approximately half of those ordinarily associated with major surgical procedures. Therefore, commenters stated that the interim final work RVU of 13.75 for CPT code 32100 would result in rank order anomalies with other codes in the fee schedule. Commenters recommended we value the work based upon the AMA RUC-recommended work RVU of 17.00 for CPT code 32100 and requested refinement panel review of the code.

*Response:* Based on comments received, we referred CPT code 32100 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 32100 was 17.00. CPT codes 32096, 32097, and 32100 were created to replace CPT code 32095, which was deleted, effective January 1, 2012. We believe these three services involve the same amount of physician work and should have the same work RVU. Thus, the same rationale that we used to value CPT codes 32096 and 32097 applies to CPT code 32100. We continue to believe that the work associated with 32100 is similar in terms of physician time and intensity to CPT code 44300. In addition, we agree with the specialty society and AMA RUC's assertion that CPT code 32100 should be valued the same as CPT codes 32096 and 32097.

Furthermore, we continue to believe that a work RVU of 17.00 overstates the increase in work between deleted CPT code 32095 and its replacement CPT codes. Thus, we maintain that the interim final work RVU of 13.75 is still appropriate. After consideration of the public comments, refinement panel results, and our clinical review, we are assigning a work RVU of 13.75 as the final value for CY 2013 for CPT code 32100.

We assigned a work RVU of 15.75 for CPT code 32505 (Thoracotomy; with therapeutic wedge resection (eg, mass, nodule), initial) on an interim final basis in the CY 2012 final rule with comment period (76 FR 73194). We noted that after clinical review of CPT code 32505, we believed a work RVU of 15.75 accurately reflected the work associated with this service compared to other related services. After reviewing the survey results, comparing the code to other services, the AMA RUC recommended the survey 25th percentile work RVU of 18.79. We explained that we assigned the interim final work RVU of 15.75 in recognition of the greater physician work and intensity involved in CPT 32505 as compared to CPT code 32096. We valued the additional 30 minutes of intra-service work associated with CPT code 32505 at 2.00 work RVUs. Accordingly, we assigned a work RVU of 15.75 for CPT code 32505 on an interim final basis for CY 2012.

*Comment:* Commenters stated that they entirely disagreed with the methods used to value CPT code 32096 and therefore, disagreed with the value assigned to 32505 that was based upon the value assigned to CPT code 32096. Commenters said that the methods used for valuing CPT code 32505 have never been employed to determine a code's work value. Further, commenters explained that our value results in an IWPOT of 0.06, which is lower than the AMA RUC recommendation. Commenters recommended we value CPT code 32505 based upon the AMA RUC-recommended work RVU of 18.79 for this code and requested refinement panel review.

*Response:* Based on comments received, we referred CPT code 32505 to the CY 2012 multi-specialty refinement panel for further review. We determined that the refinement panel median work RVU of 18.79 was relatively high in relation to the other codes in the family. We maintain that the incremental difference between CPT code 32096 and CPT code 32505 is 2.00 RVUs and, therefore continue to believe that a work RVU value of 15.75 accurately reflects the value of the service. As a result of

the refinement panel results, the public comments, and our clinical review, we are assigning a work RVU of 15.75 as the final value for CPT code 32505.

(8) Respiratory: Lungs and Pleura (CPT Codes 32663, 32668–32673)

For discussion on interim final work values for CPT codes 32663, 32668 through 32673 refer to section III.M.3. of this final rule with comment period.

(9) Cardiovascular: Heart and Pericardium (CPT Code 36247)

In the Fourth Five-Year Review of Work (76 FR 32445), we discussed CPT code 36247 (Selective catheter placement, arterial system; initial third order or more selective abdominal, pelvic, or lower extremity artery branch, within a vascular family) and proposed a CY 2012 work RVU of 6.29 and a global period change from 90 days (Major surgery with a 1-day pre-operative period and a 90-day postoperative period included in the fee schedule amount) to XXX (the global concept does not apply). In the CY 2012 PFS final rule with comment period (76 FR 73132), we agreed with commenters to the Fourth Five-Year Review of Work that our discussion of the global period was incorrect and should have indicated a change in global period from XXX to 000 (Minor procedure-includes RVUs for pre- and post-operative procedures on the same day). We stated that, based on comments received, we referred CPT code 36247 to the CY 2011 multi-specialty refinement panel for further review. The refinement panel median value was a work RVU of 7.00, the AMA RUC-recommended value. We went on to state that upon clinical review, we believed that our proposed work RVU of 6.29 was more appropriate. We stated that we observed a significant decrease in the physician times reported for this service that argue for a lower work RVU, notwithstanding that the survey was conducted for a 0-day global period, which includes an E/M service on the same day. Therefore, we assigned work RVUs of 6.29 and a global period of 000 to CPT code 36247 on an interim basis for CY 2012 and invited additional public comment on this code in the CY 2012 final rule with comment period.

*Comment:* A commenter appreciated that we acknowledged that we made an inadvertent error when we referred to the original global period of the code as 90 global days rather than XXX global days. However, this commenter stated that the new 0-day global period, which includes an E/M service on the same day, justified the refinement panel's median value of a work RVU of 7.00. Additionally, commenters stated that

the change from a global period of XXX (global concept does not apply) to a global period of 000 (Minor procedure-includes RVUs for pre- and post-operative procedures on the same day) added additional pre-service work. Other commenters stated that with the removal of the lower extremity intervention patients from the code, the procedures now coded with this procedure are more complex and warrant an increased value. Commenters also pointed out that the CY 2011 refinement panel median for the code was 7.00 work RVUs. Commenters requested that we accept the AMA RUC recommendation of 7.00 work RVUs for CPT code 36247.

*Response:* Based on comments received, we re-reviewed CPT code 36247. We continue to believe that our proposed work RVU of 6.29 accurately reflects the work associated with this service. Based on the significant reduction in the physician intra-service time assigned to this service from 86 minutes to 60 minutes, if this CPT code had maintained a global period of XXX, we believe it would have been appropriate to reduce the work RVU below the current value of 6.29 to reflect the reduction in time. We do not believe that the potential increase in intensity due to the complexity of the patient mix counter balances the decrease in intra-service time. We understand that this service now includes the work of a same day E/M visit, and we believe this additional work is accounted for by maintaining the current work RVU of 6.29 rather than reducing the work RVU, as would have been appropriate if the service had maintained global period of XXX. Therefore, we are finalizing a work RVU of 6.29 and a 000 global period for CPT code 36247.

(10) Renal Angiography Codes (CPT Code 36251)

As detailed in the CY 2012 final rule with comment period (76 FR 73196), the CPT Editorial Panel created four bundled renal angiography services (CPT codes 36251, 36252, 36253, and 36254), effective January 1, 2012.

We assigned a work RVU of 5.35 to CPT code 36251 (Selective catheter placement (first-order), main renal artery and any accessory renal artery(s) for renal angiography, including arterial puncture and catheter placement(s), fluoroscopy, contrast injection(s), image postprocessing, permanent recording of images, and radiologic supervision and interpretation, including pressure gradient measurements when performed, and flush aortogram when performed; unilateral) on an interim final basis for CY 2012 based upon our

clinical review of the code. The AMA RUC reviewed the survey results, compared the code to other services, and concluded that the work value for CPT code 36251 should be directly crosswalked to CPT code 31267 (Nasal/sinus endoscopy, surgical, with maxillary antrostomy; with removal of tissue from maxillary sinus) endoscopy, surgical, with maxillary antrostomy; with removal of tissue from maxillary sinus), which has a work RVU of 5.45, and recommended a work RVU of 5.45 for CPT code 36251. We determined that the work associated with CPT code 36251 is closely aligned in terms of physician time and intensity with that of CPT code 52341 (Cystourethroscopy; with treatment of ureteral stricture (eg, balloon dilation, laser, electrocautery, and incision), which has a work RVU of 5.35. We believed crosswalking to the work RVU of CPT code 52341 appropriately accounted for the work associated with CPT code 36251. Therefore, we assigned a work RVU of 5.35 to CPT code 36251 on an interim final basis for CY 2012.

*Comment:* Commenters disagreed with the interim final work RVU of 5.35 for CPT code 36251, stating that the family of CPT codes (36251, 36252, 36253, and 36254) was carefully reviewed by the AMA RUC and the rank order was appropriately established by the AMA RUC recommendations. Commenters recommended CPT code 36251 should be directly crosswalked to CPT code 31267 as the AMA had recommended and requested that we use 5.45 work RVUs for CPT code 36251.

*Response:* Based on the comments received, we re-reviewed CPT code 36251 and considered the commenters' recommendation that it be directly crosswalked to CPT code 31267. After re-considering the crosswalk, we continue to believe that the work associated with CPT code 36251 is closely aligned in terms of physician time and intensity with CPT code 52341 and that crosswalking to CPT code 52341 appropriately results in a work RVU of 5.35. Therefore, we are finalizing a work RVU of 5.35 for CPT code 36251 for CY 2013.

We assigned an interim final work RVU of 6.99 to CPT code 36252 (Selective catheter placement (first-order), main renal artery and any accessory renal artery(s) for renal angiography, including arterial puncture and catheter placement(s), fluoroscopy, contrast injection(s), image postprocessing, permanent recording of images, and radiologic supervision and interpretation, including pressure gradient measurements when

performed, and flush aortogram when performed; bilateral), for CY 2012 after clinical review. The AMA RUC reviewed the survey results, compared the code to other services, and concluded that the work value for CPT code 36252 should be directly crosswalked to CPT code 43272 (Endoscopic retrograde cholangiopancreatography (ERCP); with ablation of tumor(s), polyp(s), or other lesion(s) not amenable to removal by hot biopsy forceps, bipolar cautery or snare technique), which has a work RVU of 7.38. Although the AMA RUC recommended a work RVU of 7.38 for CPT code 36252, we found that the intensity of this service is more similar to CPT code 58560 (Hysteroscopy, surgical; with division or resection of intrauterine septum (any method)), which has a work RVU of 6.99. Accordingly, we assigned an interim final work RVU of 6.99 to CPT code 36252 for CY 2012.

*Comment:* Commenters stated that this family of CPT codes 36251, 36252, 36253, and 36254 were carefully reviewed by the AMA RUC, that the rank order was appropriately established based on the AMA RUC recommendations, and that CPT code 36252 should be crosswalked to CPT code 43272 (Endoscopic retrograde cholangiopancreatography (ERCP); with ablation of tumor(s), polyp(s), or other lesion(s) not amenable to removal by hot biopsy forceps, bipolar cautery or snare technique), which has a work RVU of 7.38, as the AMA recommended.

*Response:* Based on the comments received, we re-reviewed CPT code 36252. Although commenters recommended a direct crosswalk to CPT code 43272, we continue to believe that the work of the services is similar to the reference CPT code 58560. Accordingly, we find that the resulting work RVUs of 6.99 is still appropriate and accounts for the work associated with this service and we are finalizing a work RVU value of 6.99 for CPT code 36252.

#### (11) IVC Transcatheter Procedures (CPT Codes 37192 and 37193)

As discussed in the CY 2012 final rule with comment period (76 FR 73197), for CPT code 37192 (Repositioning of intravascular vena cava filter, endovascular approach inclusive of vascular access, vessel selection, and all radiological supervision and interpretation, intraprocedural roadmapping, and imaging guidance (ultrasound and fluoroscopy)), we assigned a work RVU of 7.35 to CPT code 37192, with a refinement to 45 minutes of intra-service time, on an interim final basis for CY 2012.

After clinical review of CPT code 37192, we believed a work RVU of 7.35 accurately reflected the work associated with this service. The AMA RUC reviewed the survey results, compared the code to other services, and concluded that the survey 75th percentile intra-service time of 60 minutes and the 25th percentile of work RVU of 8.00 accurately described the physician work involved in the service. We determined that the work associated with CPT code 37192 is similar to CPT code 93460 (Catheter placement in coronary artery(s) for coronary angiography, including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation; with right and left heart catheterization including intraprocedural injection(s) for left ventriculography, when performed), which has a work RVU of 7.35, 48 minutes pre-service time, 50 minutes intra-service time, and 30 minutes post-service time. By comparing the times assigned to those of CPT code 93460, we determined that the survey median intra-service time of 45 minutes appropriately accounted for the time required to furnish the intra-service work of CPT code 37192. Therefore, we assigned it a work RVU of 7.35, with a refinement to 45 minutes of intra-service time on an interim final basis for CY 2012. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

*Comment:* A commenter disagreed with our valuation for CPT code 37192, but did not provide information as to why the valuation was inappropriate. The commenter urged that we accept the AMA RUC-recommended work RVU and times.

*Response:* After clinical re-review of CPT code 37192, we maintain that the work associated with CPT code 37192 is similar to CPT code 93460, which has the following times: 48 minutes pre-service, 50 minutes intra-service, and 30 minutes post-service. As a result, we continue to believe that the survey median intra-service time of 45 minutes appropriately accounts for the time involved in furnishing the intra-service work of this procedure. We believe that the crosswalk work RVU of 7.35 more appropriately values the services furnished in this code than the AMA RUC recommended value of 8.00 RVUs. We are finalizing a work RVU of 7.35 to CPT code 37192, with a refinement to 45 minutes of intra-service time. A complete listing of the times associated with this code is available on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

As discussed in the CY 2012 final rule with comment period (76 FR 73197), for CPT code 37193 (Retrieval (removal) of intravascular vena cava filter, endovascular approach inclusive of vascular access, vessel selection, and all radiological supervision and interpretation, intraprocedural roadmapping, and imaging guidance (ultrasound and fluoroscopy)), we assigned a work RVU of 7.35 to CPT code 37193, with a refinement to 45 minutes of intra-service time, on an interim final basis for CY 2012. After clinical review of CPT code 37193, we believed a work RVU of 7.35 accurately reflected the work associated with this service. The AMA RUC reviewed the survey results, compared the code to other services, and concluded that the survey 75th percentile intra-service time of 60 minutes and the 25th percentile of work RVU of 8.00 accurately described the physician work involved in the service. We believed that the work associated with CPT code 37193 is similar to CPT code 93460 (Catheter placement in coronary artery(s) for coronary angiography, including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation; with right and left heart catheterization including intraprocedural injection(s) for left ventriculography, when performed), which has a work RVU of 7.35, 48 minutes pre-service time, 50 minutes intra-service time, and 30 minutes post-service time. Based upon these times, we believed that the survey median intra-service time of 45 minutes appropriately accounted for the time required to furnish the intra-service work associated with CPT code 37193. Therefore, we assigned a work RVU of 7.35 to CPT code 37193, with a refinement to 45 minutes of intra-service time, on an interim final basis for CY 2012. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

*Comment:* Without providing more information, a commenter disagreed with the work RVUs assigned and refinement to time for CPT code 37193 and urged that we accept the AMA RUC-recommended work RVU of 8.00, and recommended time.

*Response:* After clinical re-review of CPT code 37193, we maintain that the work associated with CPT code 37193 is similar to CPT code 93460, which has the following times: 48 minutes pre-service, 50 minutes intra-service, and 30 minutes post-service. We continue to believe that the survey median intra-service time of 45 minutes appropriately accounted for the time required to

furnish the intra-service work of this CPT code 37193 rather than the AMA RUC-recommended intra-service time of 60 minutes. We also continue to believe that the work RVU of 7.35 more appropriately values the services furnished in this code than the AMA-recommended work RVU of 8.00. Therefore, we are finalizing a work RVU of 7.35 to CPT code 37132, with a refinement to 45 minutes of intra-service time. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(12) Hemic and Lymphatic Systems: General, Bone Marrow or Stem Cell Services/Procedures (CPT Codes 38230 and 38232)

On an interim final basis, we assigned a work RVU of 3.09 to CPT codes 38230 (Bone marrow harvesting for transplantation; allogeneic) and 38232 (Bone marrow harvesting for transplantation; autologous) for CY 2012 (76 FR 73197). In the CY 2012 final rule with comment period we noted that for CY 2012, the CPT Editorial Panel split CPT code 38230 into two separate CPT codes: 38230 and 38232 to more accurately reflect current medical practice. We noted that we changed the global period from 010 to 000 for CPT code 38230, and assigned a global period of 000 to CPT code 38232, as these services rarely required overnight hospitalization and physician follow-up in the days following the procedure.

We noted that after clinical review of CPT codes 38230 and 38232, we believed that a work RVU of 3.09 appropriately accounted for the work associated with these services. The AMA RUC reviewed the survey results and, after comparison to similar CPT codes, the AMA RUC recommended the survey median work RVU of 4.00 for CPT code 38230, and the survey median work RVU of 3.50 for CPT code 38232. Notwithstanding the AMA-RUC recommendation, we noted that the work for these services is very similar and should be valued the same. In CY 2011, CPT code 38230 had a work RVU of 4.85 with a ten-day global period that included a CPT code 99213 (Level 3 office or outpatient visit, established patient), and a CPT code 99238 (discharge day management service). We explained that we considered converting the value of CPT code 38230 from a 10-day global period to a 0-day global period by subtracting the work RVUs for CPT code 99213 (work RVU=0.97) and CPT code 99238 (work RVU=1.28), but believed that the resulting work RVU of 2.60 would result in this code being valued too low

compared to other similar services. Instead, we found that the CPT code 38230 survey 25th percentile work RVU of 3.09 accurately captured the intensity of this service with the revised global period. Therefore, we assigned a work RVU of 3.09 to CPT code 38230 on an interim final basis for CY 2012. Since, as explained above, we believed that CPT code 38232 should have the same work RVU as CPT code 38230, we also assigned a work RVU of 3.09 to CPT code 38230 on an interim final basis for CY 2012.

*Comment:* Commenters acknowledged that the intra-service times of CPT codes 38230 and 38232 are similar; however, they stated that the service described by CPT code 38230 is typically more intense and stressful since it is being performed on a donor, who does not directly benefit from the procedure. Commenters also noted that collecting donor cells is typically prolonged to ensure that enough cells have been collected. Commenters stated that although the survey did not reflect the intra-service time for CPT code 38230, the AMA RUC-recommended values appropriately accounted for the lower time reported in the survey with a higher work RVU value. Additionally, commenters stated that the reverse building block methodology was an inappropriate policy to apply to any services with changing global day periods and in this case, particularly inappropriate because the post-operative visits built into the code were initially valued by the Harvard study several years ago. Given these arguments, commenters requested the AMA RUC recommended work RVUs of 4.00 for CPT code 38230 and 3.50 for CPT code 38232 be used to value these codes and requested refinement panel review of these codes.

*Response:* Based on comments received, we referred CPT codes 38230 and 38232 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 38230 was 4.00, and the median work RVU for CPT code 38232 was 3.50. We continue to believe that CPT codes 38232 and 38230 require the same amount of physician work and should be valued the same. After reviewing the public comments and the refinement panel ratings, we agree that the refinement panel median work RVU of 3.50 for CPT code 38232 more appropriately reflects the work of CPT codes 38230 and 38232 than the interim final work RVU of 3.09. We believe the refinement panel median work RVU of 4.00 for CPT code 38230 overstates the work associated with these services, especially considering that for CPT code



38230 the survey 25th percentile work RVU was 3.09 and a building block methodology based on the CY 2011 work RVU and global period yielded work RVU of 2.60 for this service. As a result of the refinement panel ratings, the public comments, and our clinical review, we are finalizing a work RVU of 3.50 for CPT codes 32830 and 32832.

(13) Digestive: Abdomen, Peritoneum, and Omentum (CPT Code 49084)

As detailed in the CY 2012 final rule with comment period (76 FR 73198), the CPT Editorial Panel deleted CPT codes 49080 and 49081 and created three new CPT codes, 49082, 49083, and 49084, effective January 1, 2012, to more accurately describe the current medical practice.

After clinical review, we assigned a work RVU of 2.00 to CPT codes 49083 (Abdominal paracentesis (diagnostic or therapeutic); with imaging guidance) and 49084 (Peritoneal lavage, including imaging guidance, when performed) on an interim final basis for CY 2012. The AMA RUC recommended a work RVU of 2.00 for CPT code 49083 and a work RVU of 2.50 for CPT code 49084. We agreed with the AMA RUC-recommended work RVU of 2.00 for CPT code 49083, but disagreed that CPT 49084 should be valued more. Instead, we believed that CPT code 49084 requires similar work to code 49083 and should be valued the same. Therefore, we assigned a work RVU of 2.00 to CPT codes 49083 and 49084 on an interim final basis for CY 2012.

*Comment:* One commenter disagreed with our valuation of CPT code 49084 and the resulting work RVU recommendation but did not describe why.

*Response:* After clinical re-review of CPT code 49084, we continue to believe that CPT code 49084 requires similar work as CPT code 49083 and should be valued the same. Accordingly, we are finalizing a work RVU of 2.00 for CPT codes 49083 and 49084.

(14) Nervous: Spine and Spinal Cord (CPT Codes 62370)

CPT code 62370 (Electronic analysis of programmable, implanted pump for intrathecal or epidural drug infusion (includes evaluation of reservoir status, alarm status, drug prescription status)); with reprogramming and refill (requiring physician's skill)) newly created by the CPT Editorial Panel for CY 2012, was assigned an interim final work RVU of 0.90 for CY 2012 as discussed in the CY 2012 final rule with comment period (76 FR 73199).

As we noted in the CY 2012 final rule with comment period, after clinical

review of CPT code 62370, we believed that a work RVU of 0.90 accurately accounted for the work associated with this service. We noted that after a comparison to similar services, the AMA RUC recommended a work RVU of 1.10 for CPT code 62370 based on a crosswalk to CPT code 56605 (Biopsy of vulva or perineum (separate procedure); 1 lesion) however, we believed that a work RVU of 1.10 for CPT code 62370 was too high compared to similar services in this family. Instead, we found CPT code 62370 to be similar in intensity and complexity to CPT code 93281 (Programming device evaluation (in person) with iterative adjustment of the implantable device to test the function of the device and select optimal permanent programmed values with physician analysis, review and report; multiple lead pacemaker system), which has a work RVU of 0.90. We noted that this value, which is between the specialty society survey 25th percentile and median work RVU, appropriately reflected the work of CPT code 62370. Therefore, we assigned a work RVU of 0.90 to CPT code 62370 on an interim final basis for CY 2012.

*Comment:* Commenters disagreed with the value, explaining that CPT code 93281 was not an appropriate crosswalk because it was a programming only code while CPT code 62370, is a procedure and programming code. Commenters noted that the interim final work RVU of 0.90 does not account for the work in refilling the pump, which requires a sterile puncture in a patient whose complexities preclude provision of these services by a nonphysician. Therefore, commenters requested that CPT code 62370 be valued based upon the AMA RUC recommended value of 1.10 work RVUs and requested refinement panel review of this code.

*Response:* Based on comments received, we referred CPT code 62370 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 62370 was 1.10. In subsequent review, we determined that valuing this code at the refinement panel median work RVU value would result in too high a value as compared to the other codes in the family. CPT code 62369 (Electronic analysis of programmable, implanted pump for intrathecal or epidural drug infusion (includes evaluation of reservoir status, alarm status, drug prescription status); with reprogramming and refill) has a work RVU of 0.67. CPT code 62369 describes the same procedure as CPT code 62370, except in CPT code 62369 the reprogramming and refill does not require physician skill and in CPT code

62370 the reprogramming and refill does require physician skill. We believe a work RVU of 0.90 for CPT code 62370 reflects the appropriate incremental increase in physician work for reprogramming and refill by a physician, versus a nonphysician. We also continue to believe that CPT code 93281, which was recently reviewed, has similar intensity and complexity to CPT code 62370, and that CPT codes 93281 and 62370 include the same amount of intra-service physician time. We believe that CPT codes 93281 and 62370 involve the same amount of physician work and maintain that a work RVU of 0.90 appropriately captures the physician work of these procedures. After reviewing the public comments, the refinement panel ratings, and our clinical review, we are finalizing a work RVU of 0.90 as for CPT code 62370.

(15) Diagnostic Radiology: Abdomen (CPT Codes 74174)

For discussion on CY 2013 interim final work values for CPT code 74174 refer to section III.M.3. of this final rule with comment period.

(16) Pathology and Laboratory: Urinalysis (CPT Codes 88120 and 88121)

For discussion on CY 2013 interim work values for CPT codes 88120–88121, refer to section III.M.3. of this final rule with comment period.

(17) Psychiatry: Psychiatric Therapeutic Procedures (CPT Codes 90845 and 90869)

For discussion on interim work values for CPT codes 90845 and 90869, refer to section III.M.3. of this final rule with comment period.

(18) Ophthalmology: Special Ophthalmological Services (CPT Codes 92071)

As detailed in the CY 2012 final rule with comment period (76 FR 73202), for the Fourth Five-Year Review, we identified CPT code 92070 through the Harvard-Valued—Utilization over 30,000 screen as a potentially misvalued code. Upon review of this service, the CPT Editorial Panel deleted CPT code 92070 and created two new CPT codes (92071 and 92072) to distinguish reporting of fitting of contact lens for treatment of ocular surface disease and fitting of contact lens for management of keratoconus.

We assigned an interim final work RVU of 0.61, with refinement to time as noted above to CPT code 92071 (Fitting of contact lens for treatment of ocular surface disease) for CY 2012. We

determined that CPT code 92071 is expected to capture the utilization of the deleted code CPT code 92070 (Fitting of contact lens for treatment of disease, including supply of lens). Since CPT code 92070 was typically billed with an E/M service on the same day, we believed that CPT code 92071 would also typically be billed with an E/M service on the same day. We concluded that some of the activities conducted during the pre- and post-service times of the procedure code and the E/M visit overlapped and, therefore, should not be counted twice in developing the procedure's work value. To account for this overlap, we reduced the pre-service evaluation time and post-service time by one-third each. Specifically, we reduced each the pre-service evaluation time and the post-service time from 5 minutes to 3 minutes. To determine the appropriate work RVU for CPT code 92071, we calculated the value of the extracted time and subtracted it from the AMA RUC-recommended work RVU of 0.70, which equals the CY 2011 work RVU for the deleted code, CPT 92070. In valuing CPT code 92071, we removed a total of 4 minutes (as described above) at an intensity of 0.0224 per minute, which amounted to the removal of 0.09 work RVUs. Therefore, we assigned an interim final work RVU of 0.61, with refinement to time as noted above to CPT code 92071 for CY 2012. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

*Comment:* Commenters disagreed with the rationale used to lower the value for CPT code 92071 and further disagreed with the reverse building block methodology used. Commenters stated that the AMA RUC and the affected specialty society had reviewed and valued CPT code 92071 with the assumption that an E/M service would be billed in conjunction with the service and cited the AMA summary of recommendations as evidence. Therefore, none of the pre- and post-time allocated to this code overlapped with the E/M service. They pointed out that the AMA RUC-recommended work RVU of 0.70 was lower than the survey median work RVU of 1.11. Commenters preferred the AMA RUC comparison of CPT code 92071 to CPT code 65205 (Removal of foreign body, external eye; conjunctival superficial) with a work RVU of 0.71 and noted that both services have identical physician time components and should be valued similarly. Therefore, commenters requested the AMA RUC recommended work RVU of 0.70 and the AMA RUC

recommended pre-service and immediate post-service physician time of 5 minutes, each.

*Response:* After clinical re-review, we continue to believe that the reverse building block methodology is an appropriate way to value the services described by CPT code 92071. We maintain that some of the activities conducted during the pre- and post-service times of the procedure code and the E/M visit overlap and, therefore, should not be counted twice in developing the procedure's work value. To account for the overlap in work between CPT code 92071 and the same day E/M service, the AMA RUC removed 2 minutes pre-service time from the pre-service package time of 7 minutes. We believe that the pre-service package overstates the time involved in this procedure and that a more appropriate starting point for the same day E/M reduction for this procedure is the survey median pre-service time. We believe that removing 2 minutes of pre-service time from the survey median pre-service time of 5 minutes, as well as 2 minutes from the post-service time of 5 minutes better reflects the time involved in furnishing the work of this procedure alongside an E/M service. We continue to believe that a work RVU of 0.61 accurately reflects the work of the service relative to similar services. Therefore, we are finalizing a refinement to time and a work RVU of 0.61 for CPT code 92071. The times assigned to this CPT code are available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(19) Special Otorhinolaryngologic Services: Audiologic Function Tests (CPT Codes 92587 and 92588)

On an interim final basis for CY 2012, we assigned a work RVU of 0.35 to CPT code 92587 (Distortion product evoked otoacoustic emissions; limited evaluation (to confirm the presence or absence of hearing disorder, 3–6 frequencies) or transient evoked otoacoustic emissions, with interpretation and report) as detailed in the CY 2012 final rule with comment period (76 FR 73202). We identified CPT code 92587 as a potentially misvalued code through the Fastest Growing screen. The specialty society surveyed this service to create a new recommendation for CY 2011. However, after reviewing the survey data, it concluded that more than one service is represented by this code and requested the service be referred back to the CPT Editorial Panel for further clarification. As a result, the CPT Editorial Panel created CPT code 92558 (Distortion product evoked otoacoustic emissions;

comprehensive diagnostic evaluation (quantitative analysis of outer hair cell function by cochlear mapping, minimum of 12 frequencies), with interpretation and report) to describe evoked otoacoustic emissions screening, and revised CPT codes 92587 and 92588 clarify the otoacoustic emissions evaluations, effective January 1, 2012. After clinical review of CPT code 92587, we believed that the survey 25th percentile work RVU of 0.35 accurately described the work associated with this service. The HCPAC reviewed the survey results, and after a comparison to similar CPT codes, recommended a work RVU of 0.45 for CPT code 92587, which was between the survey 25th percentile and median values. We believed that CPT code 92587 was similar in time and intensity to CPT code 97124 (Therapeutic procedure, 1 or more areas, each 15 minutes; massage, including effleurage, petrissage and/or tapotement (stroking, compression, percussion)), which has a work RVU of 0.35, and that the survey 25th percentile value appropriately reflected the relativity of this service. Therefore, we assigned a work RVU of 0.35 to CPT code 92587 on an interim final basis for CY 2012.

*Comment:* Commenters disagreed with the interim final work RVU of 0.35 and urged CMS to use the HCPAC recommendation of 0.45 since it is between the survey 25th percentile and median values. Commenters stated that although 25th percentile might be reasonable in situations where the accuracy of the survey data is in doubt, in this case the overall distribution of the data, the size of the sample, and response rate made the median a better guide. Commenters noted the importance of cross specialty comparisons, but stated that a crosswalk to CPT code 97124 was not appropriate. Commenters stated that CPT code 92587 is a cognitive diagnostic service that requires the audiologist to review and interpret data resulting from numerous tonal pair samples administered to a patient's inner ear whereas CPT code 97124 is a therapeutic service involving hands-on manipulation of tissue and muscles. As a result, a more appropriate comparison code listed within the physical therapy section is the cognitive diagnostic work required to perform CPT code 97001 (Physical Therapy Evaluation), which has a work RVU of 1.20 and an intra-service time of 30 minutes. Commenters stated that it was, therefore, comparable to the requested 0.45 for 12 minutes of intra-service work for CPT code 92587. Commenters requested that we accept the HCPAC-

recommended work RVU of 0.45 for CPT code 92587 and requested refinement panel review of the code.

*Response:* Based on comments received, we referred CPT code 92587 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median value for CPT code 92587 was a work RVU of 0.45. We note that prior to our assignment of interim final work RVUs for CY 2012, CPT code 92587 had a work RVU of 0.13 because the work of this service was captured in the practice expense RVU as clinical labor, rather than in the work RVU as professional work. For CY 2012, the work of this service was moved from the PE RVU to the work RVU. In re-valuing the service to reflect this shift, we believe the survey 25th percentile work RVU of 0.35 captured the intensity of the professional work. While CPT codes 97124 and 92587 describe different services, we believe they involve the same time and have a very similar level of intensity and complexity and therefore should be valued the same. After consideration of the public comments, refinement panel results, and our clinical review, we are finalizing a work RVU of 0.35 for CPT code 92587.

On an interim final basis for CY 2012, we assigned a work RVU of 0.55 to CPT code 92588 (Distortion product evoked otoacoustic emissions; comprehensive diagnostic evaluation (quantitative analysis of outer hair cell function by cochlear mapping, minimum of 12 frequencies), with interpretation and report) (76 FR 73202). After clinical review of CPT code 92588, we believed that the survey 25th percentile work RVU of 0.55 accurately described the work associated with this service. The HCPAC reviewed the survey results, and after a comparison to similar CPT codes, recommended the survey median work RVU of 0.62 for CPT code 92588. We believed that CPT code 92588 is similar in work to CPT code 92570 (Acoustic immittance testing, includes tympanometry (impedance testing), acoustic reflex threshold testing, and acoustic reflex decay testing), which has a work RVU of 0.55, and that the survey 25th percentile work RVU of 0.55 appropriately reflected the relativity of this service. Therefore, we assigned a work RVU of 0.55 to CPT code 92588 on an interim final basis for CY 2012.

*Comment:* Commenters agreed with us that CPT code 92588 involves a higher level of professional work and should be valued incrementally higher than CPT code 92587. However, commenters disagreed with the interim final work RVU values and believe the services furnished under the code

involve a greater degree of professional work. Commenters stated that CPT code 92570 is not an appropriate comparison code because it is a bundled code that includes three different audiology tests, acoustic reflex threshold testing and acoustic reflex decay, as currently represented individually by CPT codes 92567 and 92568. As a bundled service, the work RVU for 92570 was reduced below the level of the combined services to account for efficiencies involved in conducting the three tests together. Commenters noted it is not appropriate to compare a bundled service, for which the work RVU has been reduced, with a test intended to evaluate overall outer hair cell function, using a minimum of 12 frequencies. Therefore, commenters requested the code be reviewed by the refinement panel.

*Response:* Based on comments received, we referred CPT code 92588 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median value for CPT code 92588 was a work RVU of 0.60. We note that prior to our assignment of interim final work RVUs for CY 2012, CPT code 92588 had a work RVU of 0.36 because the work of this service was captured in the practice expense RVU as clinical labor, rather than in the work RVU as professional work. For CY 2012, the work of this service was moved from the PE RVU to the work RVU. In re-valuing the service to reflect this shift, we believe the survey 25th percentile work RVU of 0.55 captured the intensity of the professional work. While CPT codes 92570 is a bundled service, we believe CPT codes 92570 and 92588 involve very similar time and intensity and should be valued the same. Furthermore, we believe a work RVU of 0.55 for CPT code 92588 reflects the appropriate incremental difference over the work RVU of 0.35 for CPT code 92587. After consideration of the public comments, refinement panel results, and our clinical review, we are finalizing a work RVU of 0.55 for CPT code 92588.

(20) Cardiovascular: Cardiac Catheterization (CPT Codes 93451–93568)

For CY 2012, we assigned the following interim final work RVUs for the following CPT codes: 2.72 for CPT code 93451 (Right heart catheterization including measurement(s) of oxygen saturation and cardiac output, when performed), 4.75 for CPT code 93452 (Left heart catheterization including intraprocedural injection(s) for left ventriculography, imaging supervision and interpretation, when performed), 6.24 for CPT code 93453 (Combined

right and left heart catheterization including intraprocedural injection(s) for left ventriculography, imaging supervision and interpretation, when performed), 4.79 for CPT code 93454 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation), 5.54 for CPT code 93455 (with catheter placement(s) in bypass graft(s) (internal mammary, free arterial, venous grafts) including intraprocedural injection(s) for bypass graft angiography with catheter placement(s) in bypass graft(s) (internal mammary, free arterial, venous grafts) including intraprocedural injection(s) for bypass graft angiography), 6.15 for CPT code 93456 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation with right heart catheterization), 6.89 for CPT code 93457 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation with catheter placement(s) in bypass graft(s) (internal mammary, free arterial, venous grafts) including intraprocedural injection(s) for bypass graft angiography and right heart catheterization), 5.85 for CPT code 93458 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation with left heart catheterization including intraprocedural injection(s) for left ventriculography, when performed), 6.60 for CPT code 93459 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation with left heart catheterization including intraprocedural injection(s) for left ventriculography, when performed, catheter placement(s) in bypass graft(s) (internal mammary, free arterial, venous grafts) with bypass graft angiography), 7.35 for CPT code 93460 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation with right and left heart catheterization including intraprocedural injection(s) for left ventriculography, when performed), 8.10 for CPT code 93461 (Catheter placement in coronary artery(s) including intraprocedural injection(s) for coronary angiography, imaging supervision and interpretation with right and left heart catheterization including intraprocedural injection(s) for left ventriculography, when

performed, catheter placement(s) in bypass graft(s) (internal mammary, free arterial, venous grafts) with bypass graft angiography), 1.11 for CPT code 93563 (Injection procedure during cardiac catheterization including image supervision, interpretation, and report; for selective coronary angiography during congenital heart catheterization), 1.13 for CPT code 93564 (Injection procedure during cardiac catheterization including image supervision, interpretation, and report; for selective coronary angiography during congenital heart catheterization for selective opacification of aortocoronary venous or arterial bypass graft(s) (eg, aortocoronary saphenous vein, free radial artery, or free mammary artery graft) to one or more coronary arteries and in situ arterial conduits (eg, internal mammary), whether native or used for bypass to one or more coronary arteries during congenital heart catheterization, when performed), 0.86 for CPT code 93565 (Injection procedure during cardiac catheterization including image supervision, interpretation, and report; for selective coronary angiography during congenital heart catheterization for selective left ventricular or left arterial angiography), 0.86 for CPT code 93566 (Injection procedure during cardiac catheterization including image supervision, interpretation, and report; for selective coronary angiography during congenital heart catheterization for supavalvular aortography), and 0.88 for CPT code 93568 (Injection procedure during cardiac catheterization including image supervision, interpretation, and report; for selective coronary angiography during congenital heart catheterization for pulmonary angiography). As discussed in the CY 2011 final rule with comment period, the AMA RUC provided CMS with recommendations for several categories of new diagnostic cardiac catheterization services codes that previously were reported under multiple component codes. These AMA RUC-recommended values for the comprehensive diagnostic cardiac catheterization codes did not appear to reflect the efficiencies in work and/or PE that occur when component services are furnished together. The AMA RUC generally recommended the lower of either the sum of the current RVUs for

the component services or the specialty society survey 25th percentile value for the comprehensive cardiac catheterization. In most cases, the AMA RUC's recommendation for the comprehensive service was actually the sum of the current work RVUs for the component services, and we stated in the CY 2011 final rule with comment period that we were unsure how this approach is resource-based with respect to physician work. As we noted in the CY 2011 final rule with comment period, in valuing these comprehensive services, we used a conservative estimate of 10 percent for the work efficiencies we would expect to occur when multiple component cardiac catheterization services are bundled together. In the CY 2011 final rule with comment period, we requested that the AMA RUC reexamine the cardiac catheterization codes.

As discussed in the CY 2012 final rule with comment period (76 FR 73202), the AMA RUC reviewed these codes again for CY 2012 and reiterated its previous recommendations, maintaining that there are negligible work efficiencies gained in the bundling of these services. However, we continued to believe that there would be efficiencies when these services are performed together that should be reflected in the values assigned. In lieu of a more specific estimate from the AMA RUC, and using the best information available to us at the time, we noted that we believed it was appropriate to assign as interim final for CY 2012 the AMA RUC CY 2011 recommendation with a 10 percent reduction in work to reflect the efficiencies described above.

*Comment:* Commenters noted that at CMS's second request, the AMA RUC workgroup reviewed significant documentation of the valuation and coding history of the codes and after this extensive review, still found the original work value recommendations for these codes to be appropriate. Commenters stated that maintaining the diagnostic catheterization codes at their CY 2011 work RVU levels is arbitrary and that instead we should accept the AMA RUC recommendation for these new set of codes for diagnostic cardiac catheterization.

*Response:* Based on the comments we received, we re-reviewed the cardiac catheterization codes (CPT codes 93451 through 93568). We appreciate that the AMA RUC reviewed the code set again; however, we still maintain that there are work efficiencies gained in the bundling of these services, and all services. The AMA RUC used a variety of methodologies in developing RVUs for the comprehensive services reviewed

for CY 2012. The AMA RUC-recommended RVUs for the comprehensive codes for diagnostic cardiac catheterization were an average of only one percent lower than the original component codes. Given that the AMA RUC recommendations for the bundling of endovascular revascularization and CT codes resulted in average reductions in the RVUs of 27 percent and 25 percent, respectively, we continue to believe an approximation of work efficiencies garnered through the bundling of the component codes could be as high as 27 percent. Thus, in the absence of more precise information, we believe that a 10 percent reduction in the AMA RUC-recommended work RVUs is an appropriate and conservative approximation of these efficiencies. Therefore, we are finalizing the CY 2012 interim final values for the cardiac catheterization codes as the final work RVU values for CY 2013. Specifically, we are finalizing the following work RVUs for the following CPT codes: a work RVU of 2.72 for CPT code 93451; a work RVU of 4.75 for CPT code 93452; a work RVU of 6.24 for CPT code 93453; a work RVU of 4.79 for CPT code 93454; a work RVU of 5.54 for CPT code 93455; a work RVU of 6.15 for CPT code 93456; a work RVU of 6.89 for CPT code 93457; a work RVU of 5.85 for CPT code 93458; a work RVU of 6.60 for CPT code 93459; a work RVU of 7.35 for CPT code 93460; a work RVU of 8.10 for CPT code 93461; a work RVU of 1.11 for CPT code 93563; a work RVU of 1.13 for CPT code 93564; a work RVU of 0.86 for CPT code 93565; a work RVU of 0.86 for CPT code 93566; a work RVU of 0.97 for CPT code 93567; and a work RVU of 0.88 for CPT code 93568.

(21) Pulmonary: Other Procedures (CPT Codes 94060, 94726–94729)

CPT code 94060 (Bronchodilation responsiveness, spirometry as in 94010, pre- and post-bronchodilator administration) was assigned an interim final work RVU of 0.26 in the CY 2012 final rule with comment period (76 FR 73206). After CPT code 94060 was identified for review because it was on the Multispecialty Points of Comparison List, and also was identified as potentially misvalued through Codes Reported Together 75 percent or More screen, the CPT Editorial Panel reviewed the code and created CPT codes 94060, 94726 (Plethysmography for determination of lung volumes and, when performed, airway resistance), 94727 (Gas dilution or washout for determination of lung volumes and, when performed, distribution of ventilation and closing volumes), 94728 (Airway resistance by impulse

oscillometry), and 94729 (Diffusing capacity (eg, carbon monoxide, membrane) (List separately in addition to code for primary procedure)). For CY 2012, the CPT Editorial Panel also created CPT codes 94780 and 94781 to report car seat testing administered to the patient in the private physician's office.

For CY 2012, we assigned a work RVU of 0.26 to CPT codes 94060, 94726, 94727, and 94728 on an interim final basis (76 FR 73206). After clinical review, we determined that CPT codes 94060, 94726, 94727, and 94728, involve similar work and should have the same work RVUs. We noted that CPT code 94240 (Functional residual capacity or residual volume: helium method, nitrogen open circuit method, or other method) (work RVU=0.26) was deleted and the utilization associated with that service would be captured under the CPT codes 94726 and 94727. We also noted that we believed that a work RVU of 0.26 appropriately reflected the work associated with CPT codes 94060, 94726, 94727, and 94728 and that the AMA RUC had recommended the same work RVU (0.31) for all four codes, based upon each survey's 25th percentile work RVU. We explained that this value was further supported by CPT code 97012 (Application of a modality to 1 or more areas; traction, mechanical), which has a work RVU of 0.25) and which had similar time and intensity. Therefore, we assigned a work RVU of 0.26 to CPT codes 94060, 94726, 94727, and 94728 on an interim final basis for CY 2012.

*Comment:* Commenters disagreed with the work RVU assignments for these codes and stated that CPT code 94375 (Respiratory flow volume loop), which has a work RVU of 0.31, is the appropriate reference code, as the AMA RUC recommended. Although CPT code 94375 has more intra-service time (7 minutes compared to 5 minutes), the survey respondents rated the surveyed codes as more intense and complex than the reference code. Commenters stated that the appropriate value for the level of physician work involved in CPT codes 94060, 94726, 94727, and 94728 is 0.31 work RVUs. Therefore, commenters urged that we value CPT codes 94060, 94726, 94727, and 94728 based upon the AMA RUC-recommended work RVU of 0.31 and requested these codes be reviewed by the refinement panel.

*Response:* Based on comments received, we referred CPT codes 94060, 94726, 94727, and 94728 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVUs for the CPT codes

were 0.27, 0.26, 0.26, and 0.26, respectively. As a result of the refinement panel ratings and our clinical review, we are assigning a work RVU of 0.27 as the final value for CPT code 94060 and 0.26 work RVUs as the final value for CPT code 94726, 94727, and 94728.

After clinical review of CPT code 94729 (Diffusing capacity (eg, carbon monoxide, membrane) (List separately in addition to code for primary procedure)), we believed that a work RVU of 0.17 accurately reflected the work associated with this service. Based on a comparison to similar services, the AMA RUC recommended a work RVU of 0.19. We believed that CPT code 94010 (Spirometry, including graphic record, total and timed vital capacity, expiratory flow rate measurement(s), with or without maximal voluntary ventilation), which has a work RVU of 0.17, was similar in time and intensity to CPT code 94729, and that the codes should have the same work RVUs. Therefore, we assigned a work RVU of 0.17 to CPT code 94729 on an interim final basis for CY 2012.

*Comment:* Commenters disagreed that CPT code 94010 was similar in time and intensity to CPT code 94729, explaining that the service furnished under CPT code 94010, simple spirometry, is considered the foundation of pulmonary function testing and does not involve the same physician work as services furnished under CPT code 94729 a diffusing capacity including the membrane. Commenters suggested that the AMA RUC-recommended crosswalk code 93352 (Use of echocardiographic contrast agent during stress echocardiography), which has a work RVU of 0.19 has identical physician time of 5 minutes and comparable physician work and intensity to CPT code 94729. Commenters requested that we value the code based upon the AMA RUC-recommended work RVU of 0.19 for CPT code 94729 and requested this code be reviewed by the refinement panel.

*Response:* Based on comments received, we referred CPT code 94729 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 94729 was 0.19. As a result of the refinement panel ratings and our clinical review, we are finalizing a work RVU of 0.19 for CPT code 94729.

Furthermore, for CY 2013, we received no public comments on the CY 2012 interim final work RVUs for CPT codes 94780 and 94781. We believe these values continue to be appropriate and are finalizing them without modification.

(22) Neurology and Neuromuscular Procedures: Autonomic Function Tests (CPT Codes 95938–95939)

For discussion on interim work values for CPT codes 95938 and 95939, refer to section III.M.3. of this final rule with comment period.

(23) Central Nervous System Assessments/Tests (CPT Codes 96110, HCPCS Code G0451)

For CY 2012, the CPT Editorial Panel revised CPT code 96110 (Developmental screening, with interpretation and report, per standardized instrument form) to reflect current practice and avoid use of inaccurate terms associated with this code. For CY 2012 we created HCPCS code G0451 (Development testing, with interpretation and report, per standardized instrument form) to replace CPT code 96110, which is discussed in the CY 2012 final rule with comment period (76 FR 73265). In the CY 2012 final rule correction notice (77 FR 227), we noted that the discussion of CPT codes 96110 and G0451 was omitted from the CY final rule with comment period due to an inadvertent error, and we included our intended discussion in subsequent the correction notice. Additionally, we corrected the PFS status indicator in Addendum B for CPT code 96110 to N (Non-covered service. These codes are noncovered services. Medicare payment is not made for these codes. If RVUs are shown, they are not used for Medicare payment.), from X (Statutory exclusion. These codes represent an item or service that is not within the statutory definition of "physicians' services" for PFS payment purposes (for example, ambulance services). No RVUs are shown for these codes and no payment may be made under the PFS.). The discussion and information in this section reflects the changes made in CY 2012 final rule correction notice.

The CPT Editorial Panel revised the long descriptor for CPT code 96110 from (Developmental testing; limited (for example, Developmental Screening Test II, Early Language Milestone Screen), with interpretation and report) to (Developmental screening, with interpretation and report, per standardized instrument form), effective January 1, 2012. With this change, we believed that the services described by CPT code 96110 consisted of screening services, and thus was not within the scope of benefits of the Medicare program, as defined by the Act. Therefore, we assigned CPT code 96110 a PFS procedure status indicator of N. To continue to make payment under the PFS for the testing services described

under CPT code 96110 prior to revision of the long descriptor, we created HCPCS code G0451 (Developmental testing, with interpretation and report, per standardized instrument form). To calculate resource-based RVUs for HCPCS code G0451, we crosswalked the utilization, direct practice expense inputs, and malpractice risk factor from CPT code 96110 to HCPCS code G0451. We noted in the CY 2012 final rule with comment period that CPT code 96110 did not have physician work RVUs, therefore no physician work RVUs had been assigned to HCPCS code G0451. The CY 2012 interim final RVUs assigned to G0451 were included in Addendum B of the CY 2012 final rule correction notice.

*Comment:* We received notice from many commenters that they did not believe a procedure status of X was appropriate for CPT code 96110. Commenters stated that the change in the code description from “developmental testing; limited” to “developmental screening” should not preclude payment for this service. Additionally, other commenters raised concerns that this code is used for early developmental screening in pediatric offices and worried that our decision not to cover this code under the Medicare program would influence Medicaid coverage. Commenters recommended that this testing service should continue to be paid under the Medicare PFS.

*Response:* We thank commenters for bringing the error in the status indicator for CPT code 96110 to our attention. As noted above, we corrected the PFS status indicator in a correction notice (77 FR 227) to N (Noncovered service). These codes are noncovered services. Medicare payment may not be made for these codes. If RVUs are shown, they are not used for Medicare payment) is more appropriate for this code. Regarding commenters concern that the testing services previously reported under CPT code 96110 continue to be payable, we point out that while these service are no longer payable using CPT code 96110, they continue to be payable using HCPCS code G0451, effective January 1, 2012. We understand that our lack of discussion of these services in the CY 2012 PFS final rule with comment period may have furthered this concern. We received no public comments on the CY 2012 interim final work RVUs for HCPCS code G0451. We believe these values continue to be appropriate and are finalizing them without modification.

b. Finalizing CY 2012 Interim Direct PE Inputs

i. Background and Methodology

In this section, we address interim final direct PE inputs as presented in the CY 2012 PFS final rule with comment period and displayed in the final CY 2012 direct PE database available on the CMS Web site under the downloads at <http://www.cms.gov/PhysicianFeeSched/PFSFRN/list.asp#TopOfPage>.

On an annual basis, the AMA RUC provides CMS with recommendations regarding direct PE inputs, including clinical labor, supplies, and equipment, for new, revised, and potentially misvalued codes. We review the AMA RUC-recommended direct PE inputs on a code-by-code basis, including the recommended facility PE inputs and/or nonfacility PE inputs, as clinically appropriate for the code. We determine whether we agree with the AMA RUC's recommended direct PE inputs for a service or, if we disagree, we refine the PE inputs to represent inputs that better reflect our estimate of the PE resources required for the service in the facility and/or nonfacility settings. We also confirm that CPT codes should have facility and/or nonfacility direct PE inputs, and make changes based on our clinical judgment and any PFS payment policies that would apply to the code.

As we explained in the CY 2012 PFS final rule (76 FR 73212), we generally only establish interim final direct PE inputs for services when we receive direct PE input recommendations in the context of new, revised or potentially misvalued codes. However, for CY 2012, we established interim final direct PE inputs for several codes for which we did not receive direct PE recommendations. In the case of these codes, we believed it was necessary to establish new interim final direct PE inputs in order to maintain appropriate relativity among those codes and other related codes or between the PE, work and malpractice components of the PFS payment for the codes.

*Comment:* Several commenters stated that they understood CMS' rationale for refining the direct PE inputs on an interim final basis as we explained above, but urged CMS to bring the AMA RUC's attention to these codes during the AMA RUC process so that these interim final refinements by CMS could be avoided.

*Response:* We appreciate the commenters' suggestion. We also encourage the AMA RUC and other public commenters to consider issues related to maintaining appropriate relativity among related codes or

between the PE, work, and malpractice components of the PFS payment for individual codes in the development of the recommendations that they provide to us. We believe that the AMA RUC and medical specialty societies, in light of CPT code descriptors and other language, as well as the guiding principles established through PFS rulemaking, are in a good position to identify, review, and develop direct PE input recommendations for coherent sets of codes, including component and combined codes, that ought to be developed or updated concurrently.

In the CY 2012 PFS final rule with comment period (76 FR 73213), we addressed the general nature of some of our common refinements to the AMA RUC-recommended direct PE inputs as well as the reasons for refinements to particular inputs. In the following subsections, we respond broadly to comments we received regarding common refinements we made based on established principles or policies. Following those discussions, we summarize and respond to comments received regarding other refinements to particular codes.

We note that the interim final direct PE inputs for CY 2012 that are being finalized for CY 2013 are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/). The inputs displayed there have also been used in developing the CY 2013 PE RVUs as displayed in Addendum B of this final rule.

We also note that for several codes for which we established interim final direct PE inputs for CY 2012, we either made proposals in the CY 2013 PFS proposed rule with comment period as a result of those comments or we are establishing CY 2013 interim final direct PE inputs for the services based on new recommendations from the AMA RUC. We acknowledge receipt of those comments here and we note that those comments were taken into consideration in the development of CY 2013 PFS proposals and our consideration of the CY 2013 AMA RUC direct PE input recommendations.

ii Common Refinements

(1) Equipment Time

Prior to CY 2010, the AMA RUC did not generally provide CMS with recommendations regarding equipment time inputs. In CY 2010, in the interest of ensuring the greatest possible degree of accuracy in allocating equipment minutes, we requested that the AMA

RUC provide equipment times along with the other direct PE recommendations, and we provided the AMA RUC with general guidelines regarding appropriate equipment time inputs. We continue to appreciate the AMA RUC's willingness to provide us with these additional inputs as part of its direct PE recommendations.

In general, the equipment time inputs correspond to the intra-service portion of the clinical labor times. We have clarified that assumption to consider equipment time as the sum of the times within the intra-service period when a clinician is using the piece of equipment, plus any additional time the piece of equipment is not available for use for another patient due to its use during the designated procedure. In addition, when a piece of equipment is typically used during additional visits included in a service's global period, the equipment time should also reflect that use.

We believe that certain highly technical pieces of equipment and equipment rooms are less likely to be used during all of the pre-service or post-service tasks performed by clinical labor on the day of the procedure (the clinical labor service period) and are typically available for other patients even when one member of clinical staff may be occupied with a pre-service or post-service task related to the procedure.

Some commenters have repeatedly objected to CMS' rationale for refinement of equipment minutes on this basis. We acknowledge the comments we received that reiterate those objections to this rationale and refer readers to our extensive discussion regarding those objections in the CY 2012 PFS final rule with commenter period (76 FR 73182). In following paragraphs we address new comments on this policy.

*Comment:* One commenter suggested that "CMS allows only a single staff type" for certain services, so that when pre-service and post-service clinical labor tasks are assigned only to one type of clinical labor (a CT technologist, for example), the equipment otherwise used by that technologist (the CT room) is necessarily unavailable to another patient. Therefore, the commenter argued that in those cases CMS should also allocate the total number of minutes for all the clinical labor tasks on the day of the service to the CT room regardless of whether or not it is typical for the pre-service or post-service activities to actually take place in the room.

*Response:* We understand the commenter's argument, but we do not

agree with the conclusion for several reasons. First, we do not agree that allocating a number of minutes to a particular type of clinical staff in the direct PE input database can be appropriately viewed as CMS "allowing only a single staff type" being used to furnish services to Medicare beneficiaries. We believe that the direct PE input database should reflect the resources typically required in furnishing particular services, but we have no reason to believe that the inputs included in the database are prescriptive as to what actually happens in a medical practice. Therefore, we do not think the direct PE database staff type is likely to be a determining factor for the division of labor in physician offices and other nonfacility settings. Furthermore, we do not believe that most free-standing centers that furnish highly technical services to Medicare beneficiaries typically only employ one clinical staff member at a time. Therefore, it would not be reasonable to assume that all capital equipment in a typical practice is unavailable for use whenever pre- or post-service tasks are being undertaken by any individual technologist.

We also note that there are hundreds of services in the direct PE input database that include more than one type of staff in the clinical labor inputs. For many services, for example, minutes are allocated for a standard nurse blend staff type for pre-service and post-service tasks, while technologists are only allocated intra-service period minutes. There is no standing CMS policy that would prevent consideration of dividing clinical labor tasks among different types of clinical labor in the direct PE input database.

*Comment:* One commenter expressed a concern regarding the relationship between the CMS refinement of recommended equipment minutes and the 75% equipment utilization rate assumption mandated by section 1848(b)(4)(C) of the Act. The commenter also stated that these refinements are arbitrary and will further widen the gap between Medicare payments determined by the Medicare hospital outpatient prospective payment system (OPPS) and the technical component of PFS services.

*Response:* As we have previously stated, we believe that many of the pre-service and post-service clinical labor tasks typically take place outside of resource-intensive equipment rooms to maximize use of capital-intensive resources. Monopolizing the room for fewer minutes per patient maximizes the availability of the machines. In turn, the assumed rate of use for the machine

should be greater, and the resource cost of the machine is reduced through these efficiencies. Since the direct PE input database should reflect the typical resource costs of medical equipment, we believe that the reduced minutes and increased utilization rate are complementary, not contradictory.

In response to the commenter's second assertion, these refinements are far from arbitrary. We have consistently applied these principles in refining the direct PE inputs for services as we review equipment inputs through the potentially misvalued code initiative and our review of new and revised codes since the AMA RUC started providing equipment minute recommendations to CMS in 2010. We believe that imprecise allocation of equipment minutes may be a significant factor in certain potentially misvalued codes. We understand the importance of relativity within the equipment category of direct practice expenses and seek public comment on whether it might be necessary to consider making corresponding refinements to equipment minutes for services across the fee schedule for the sake of maintaining relativity.

Finally, as a general statement, differences in payment rates between different payment systems do not necessarily indicate a lack of appropriate relativity within each system. There can be legitimate reasons why a payment rate should vary in different payment systems (for example, higher indirect costs, different payment bundles). Nevertheless, excessive differences in payment rates between payment systems can be one indication of the need to examine the relativity between services in one or both systems. While we continue to examine this issue, we do not believe that it would be appropriate to establish or maintain inaccurate direct PE inputs for these services based on comparisons between the PFS and OPPS payment rates.

We will continue to work to improve the accuracy of the equipment minutes as reflected in the direct PE input database and will address any further improvements in future rulemaking.

After consideration of these comments, we are finalizing the current interim final direct PE inputs as refined based on this policy. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).



## (2) Changes in Physician Time

Some direct PE inputs are directly affected by revisions in physician time. Specifically, changes in the intra-service portions of the physician time and changes in the number or level of postoperative visits associated with the global periods result in corresponding changes to direct PE inputs. While the direct PE input recommendations generally correspond to the physician time values associated with services, we believe that in some cases inadvertent discrepancies between physician time values and direct PE inputs should be refined in the establishment of interim final direct PE inputs. In other cases, CMS refinement of recommended interim final physician times prompts necessary adjustments in the direct PE inputs. In the context of our establishment of interim final direct PE inputs for CY 2013, we explain those refinements in section III.M.3.b of this final rule with comment period.

*Comment:* One commenter requested an explanation regarding why CMS assumes that the clinical time allocated for assisting the physician performing the procedure should conform to the physician intra-service time.

*Response:* As we have explained in previous rulemaking (76 FR 73213), for most codes valued in the nonfacility setting, a portion of the clinical labor time allocated to the intra-service period reflects minutes assigned for assisting the physician with the procedure. This time is usually allocated at some proportion of the physician time for a procedure. Frequently, the allocation is for the full physician intraservice time; this reflects the assumption that the clinical staff is assisting the physician during the entire procedure. For other services, the allocation is two-thirds or one-half of the physician time; this reflects the assumption that clinical staff is assisting the physician for a portion of the procedure time. In establishing interim final direct PE inputs, we note a change in clinical labor time (or corresponding change in equipment minutes) that results from a change in physician time as “conforming to physician time.” This note is not used to reflect a refinement to the recommended proportion for which the staff is assisting the physician performing the procedure. Instead, these refinements reflect a change in the base procedure time assumption for the service. After consideration of this comment, we are finalizing the current interim final direct PE inputs as refined based on this policy. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available

on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

## (3) Proxy Inputs for Digital Imaging

*Comment:* In the context of several codes, several commenters objected to CMS’ not accepting certain recommended items as direct PE inputs since these items, though atypical, may be considered surrogate items for digital imaging technology.

*Response:* A variety of imaging services across the PFS include direct PE inputs that reflect film-based technology instead of digital technology. We have accepted the film-based technology inputs in the RUC recommendations as proxy inputs until a more comprehensive migration of such inputs from film to digital imaging can be executed. We anticipate updating all of the associated inputs in future rulemaking.

After consideration of these comments, we are finalizing the current interim final direct PE inputs as refined based on this policy. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

## iii Code-Specific Direct PE Inputs

## (1) Integumentary System: Repair (Closure) (CPT Codes 15271, 15273, 15275, 15277)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC’s recommendation for CPT codes 15271 (Application of skin substitute graft to trunk, arms, legs, total wound surface area up to 100 sq cm; first 25 sq cm or less wound surface area), 15273 (Application of skin substitute graft to trunk, arms, legs, total wound surface area greater than or equal to 100 sq cm; first 100 sq cm wound surface area, or 1% of body area of infants and children), 15275 (Application of skin substitute graft to face, scalp, eyelids, mouth, neck, ears, orbits, genitalia, hands, feet, and/or multiple digits, total wound surface area up to 100 sq cm; first 25 sq cm or less wound surface area), and 15277 (Application of skin substitute graft to face, scalp, eyelids, mouth, neck, ears, orbits, genitalia, hands, feet, and/or multiple digits, total wound surface area greater than or equal to 100 sq cm; first 100 sq cm wound surface area, or 1% of body area of infants and children) to allocate the full service period minutes to the basic instrument pack (EQ137) by reducing

the equipment allocation by 3 minutes to account for the overlapping time for cleaning the room and the pack.

*Comment:* One commenter disagreed with CMS’ reduction of the recommended minutes and stated that since the pack is unavailable for other patients while the room is being cleaned, the pack should be allocated the full number of service period clinical labor minutes, including the time for cleaning both the room and the pack. The commenter also stated that cleaning of the instruments is discrete work, most often done after the patient’s departure.

*Response:* Since clinical labor is allocated a specific number of minutes for cleaning surgical instrument packs, we do not believe that we should also allocate the clinical labor minutes for cleaning the other equipment associated with the services. Because we agree with the commenter that the task is discrete from the cleaning associated with the other equipment and the room itself, we do not think that the instrument pack is unavailable when the room is being cleaned.

CMS also refined the recommended direct PE inputs for CPT codes 15273 and 15275 by not including the post-op incision care (suture) pack (SA054) in each code because the code itself does not describe post-op care.

*Comment:* One commenter disagreed with the refinement and pointed out that CPT guidelines state: “Skin replacement surgery consists of surgical preparation and topical placement of an autograft (including tissue cultured autograft) or skin substitute graft (ie, homograft, allograft, xenograft). The graft is anchored using the provider’s choice of fixation. When services are performed in the office, routine dressing supplies are not reported separately. Removal of current graft and/or simple cleansing of the wound is included, when performed.” The commenter also noted that CPT codes 15273 and 15277 typically involve large grafts that will be anchored by sutures, and although these codes have a 0-day global period, removal of the graft is included in the work and therefore a suture removal kit is appropriate as a supply item.

*Response:* Based on the rationale presented by the commenters, CMS agrees that one pack should be included as a supply item for CPT codes 15273 and 15277. After consideration of the comments received, we are finalizing the direct PE inputs for CPT codes 15271, 15273, 15275, and 15277 as established as interim final with the additional refinement of incorporating the supply item discussed above for CPT codes 15273 and 15277.

(2) Musculoskeletal: General: Introduction or Removal (CPT Code 20527)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendation for CPT code 20527 (Injection, enzyme (eg, collagenase), palmar fascial cord (ie, dupuytren's contracture)) by including a minimum multi-specialty visit pack (SA048) as a direct PE input for the service.

*Comment:* A commenter presented information indicating that the multi-specialty pack is not typically used in furnishing the service.

*Response:* We agree with the information presented by the commenter.

After consideration of this comment, we are finalizing the direct PE inputs for CPT code 20527 as established as interim final with the additional refinement of removing the supply item discussed above. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(3) Musculoskeletal: Spine (Vertebral Column) (CPT Code 22525)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendation for CPT code 22525 (Percutaneous vertebral augmentation, including cavity creation (fracture reduction and bone biopsy included when performed) using mechanical device, 1 vertebral body, unilateral or bilateral cannulation (eg, kyphoplasty); each additional thoracic or lumbar vertebral body (list separately in addition to code for primary procedure)) by not including additional clinical labor and equipment time for preparing the room, equipment, and supplies since the CPT code 22525 is an add-on code and time for those tasks is already included in the base code.

*Comment:* A commenter disagreed with the removal of 2 minutes for preparing the room, equipment, and supplies and stated that since the add-on code requires more equipment than the base code the direct PE inputs should include additional minutes for preparing that equipment.

*Response:* Based on our clinical review, we believe that the standard number of minutes allocated for the clinical labor to prepare the room, equipment, and supplies in the base code approximates the typical number of minutes for such tasks including the cases where the add-on code is necessary. Were the minutes accounted

for separately in the add-on code, the number of minutes included in the base code would need to be re-examined. At this time, we believe that it would be more appropriate to maintain the standard number of minutes in the base code and not allocate additional time in the add-on code.

*Comment:* A commenter informed CMS that the clinical labor codes associated with CPT Code 22525 were transposed in the direct PE input database.

*Response:* We appreciate being informed of the inadvertent assignment of labor codes.

After consideration of these comments, we are finalizing the direct PE inputs for CPT code 22525 as established as interim final with the additional refinement of assigning the appropriate labor codes.

(4) Musculoskeletal: Hand and Fingers (CPT Code 26341)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendation for CPT code 26341 (Manipulation, palmar fascial cord (ie, dupuytren's cord), post enzyme injection (eg, collagenase), single cord) by including a minimum multi-specialty visit pack (SA048) as a direct PE input for the service period in the nonfacility and the same pack in both settings to account for the post-service office visit included in the global period.

*Comment:* A commenter stated that while the pack was typically used in the nonfacility setting during the service period, it is not typically used for the post-service office visit.

*Response:* The allocation of the supply pack minutes in the facility setting reflects the standard allocation of direct PE inputs based on the office visits included in the global period for the service. We discuss the specifics related to these standard allocations in section III.M.3.b of this final rule with comment period. At this time, we do not believe it would be appropriate to deviate from these standards. We direct readers interested in the appropriate valuation of services with global periods to section III.B.2.d of this final rule with comment period.

After consideration of this comment, we are finalizing the direct PE inputs for CPT code 26341 as established as interim final. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(5) Respiratory: Lungs and Pleura (CPT Code 32405) and Digestive: Liver (CPT Code 47000)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT codes 32405 (Biopsy, lung or mediastinum, percutaneous needle) and 47000 (Biopsy of liver, needle; percutaneous) by removing minutes allocated to the CT room (EL007) since these services are typically billed with radiological supervision and interpretation (S&I) services.

*Comment:* A commenter pointed out that the CT room time included with the S&I code 77012 is only 9 minutes, which reflects a convention for some S&I codes. On this basis, the commenter suggested that for these codes, the CT room should be allocated the standard number of minutes minus the 9 minutes that overlap with the S&I code.

*Response:* We appreciate the commenter pointing out this allocation of equipment minutes. We note that this convention does not apply consistently to all S&I codes and related procedure codes. We may address such inconsistencies in future rulemaking.

After consideration of this comment, we are finalizing the direct PE inputs for CPT codes 32405 and 47000 as established as interim final with the additional refinement of including the CT room as a direct PE input for the services, with the reduction of 9 minutes to account for the overlapping number of minutes allocated in the S&I code.

(6) Cardiovascular: Arteries and Veins (CPT Codes 36200, 36246, 36247)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT codes 36200 (Introduction of catheter, aorta), 36246 (Selective catheter placement, arterial system; initial second order abdominal, pelvic, or lower extremity artery branch, within a vascular family), and 36247 (Selective catheter placement, arterial system; initial third order or more selective abdominal, pelvic, or lower extremity artery branch, within a vascular family) by reducing the number of clinical labor minutes allocated for preparing the room, equipment, and supplies used in the service to the standard number of minutes allocated to clinical labor for those tasks.

*Comment:* One commenter stated that since vascular procedures have more variable supplies than typical procedures, more minutes for preparing supplies should be allocated for the clinical labor direct PE inputs.

*Response:* Upon clinical review of these procedures, we believe that the standard number of minutes allocated for such tasks in similar services across the direct PE input database adequately accounts for the variability of supplies in these procedures.

After consideration of this comment, we are finalizing the direct PE inputs for CPT codes 36200, 36246, and 36247 as established as interim final. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(7) Digestive: Abdomen, Peritoneum, and Omentum (CPT Code 49083)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT code 49083 (Abdominal paracentesis (diagnostic or therapeutic); with imaging guidance) by reducing the number of clinical labor minutes recommended for a series of tasks to correspond with the standard minutes as allocated across PFS services. Additionally, CMS refined the minutes allocated to the equipment associated with the service based on the standard allocation of minutes for highly technical and resource-intensive equipment.

*Comment:* A commenter suggested that 42 minutes should be allocated to the equipment using CMS' methodologies and including the 25 minutes corresponding to the assist physician time.

*Response:* We agree with the commenter that the 25 minutes is the appropriate time allocated for assisting the physician. However, we do not agree with the final number of minutes that should be allocated for the equipment. Based on our standard review for such equipment, we believe that the equipment should be allocated the minutes assumed for preparing the room, equipment, and supplies, preparing and positioning the patient, the procedure time itself, and the time allocated to clean the room and the equipment. Based on the procedure-specific assist physician time and the standard number of minutes allocated for the additional pre-service and post-service tasks, we have calculated the appropriate equipment minutes to sum to 32.

After consideration of this comment, we are finalizing the direct PE inputs for CPT code 49083 as established as interim final, with the additional refinement of allocating 32 minutes for the equipment used in the service. The

direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(8) Urinary: Bladder (CPT Code 51736)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT code 51736 (Simple uroflowmetry (ufr) (eg, stop-watch flow rate, mechanical uroflowmeter)) by adding the following supplies to the direct PE inputs for the service based on CMS clinical review: paper towel (SK082), disinfectant spray (SM012), and sanitizing cloth wipe (SM022).

*Comment:* A commenter disagreed with this refinement and suggested instead that these supplies, as well as the digital uroflowmeter (EQ259), should instead only be included as direct PE inputs for CPT code 51741 (Complex uroflowmetry (eg, calibrated electronic equipment)).

*Response:* Upon further clinical review, and on the basis of the commenter's recommendation, we agree that the items should be removed from the service.

After consideration of this comment, we are finalizing the direct PE inputs for CPT code 51741 as established as interim final, with the additional refinement of removing the three supply items and one equipment item identified above. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(9) Nervous: Extracranial Nerves, Peripheral Nerves, and Autonomic Nervous System (CPT Codes 64633, 64635)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT code 64633 (Destruction by neurolytic agent, paravertebral facet joint nerve(s), with imaging guidance (fluoroscopy or ct); cervical or thoracic, single facet joint) and 64635 (Destruction by neurolytic agent, paravertebral facet joint nerve(s), with imaging guidance (fluoroscopy or ct); lumbar or sacral, single facet joint) by not including the recommended radiofrequency probe kit (SA100) as a supply item. As we explained in the CY 2012 PFS final rule (76 FR 73214), the very expensive disposable item had not previously been included as a direct PE input for predecessor codes that described the same services, and the recommendation did not include any information suggesting that such a

significant resource cost had become typical in furnishing the services. At that time, we noted that the direct PE inputs for these codes were considered interim for CY 2012, and we would consider any submitted information regarding the use of this supply in furnishing these services prior to finalizing the direct PE inputs for CY 2013.

*Comment:* One commenter responded to this refinement by explaining that furnishing the service requires a radiofrequency kit, but that the kit is reusable and typically has a useful life of several months.

*Response:* We appreciate the information from the commenter, though we generally prefer additional information, including paid invoices, in order to price supply or equipment items accurately. For CY 2013, we believe it would be appropriate to finalize the direct PE inputs for these services with a new equipment item based on the disposable item included in the original recommendation and the information supplied by the commenter. We encourage stakeholders to submit additional information through the public process for updating prices for supplies and equipment we established in the CY 2011 PFS final rule (75 FR 73205–73207). We believe that that process will allow us to describe the item and assign its price and useful life more accurately.

CMS also refined the recommended direct PE inputs for CPT codes 64633 and 64635 by allocating equipment minutes in the facility setting for the exam table (EF023) and the exam light (EQ168) based on the post-service office visits included in the global periods.

*Comment:* One commenter suggested that allocating this time was not appropriate.

*Response:* The allocation of equipment minutes in the facility setting reflects the standard allocation of direct PE inputs based on the office visits included in the global period for the service. We discuss the specifics related to these standard allocations in section III.M.3.b of this final rule with comment period. At this time, we do not believe it would be appropriate to deviate from these standards. We direct readers interested in the appropriate valuation of services with global periods to section III.B.2.d of this final rule with comment period.

After consideration of these comments, we are finalizing the direct PE inputs for CPT code 64633 and 64635 as established as interim final, with the additional refinement of establishing this equipment item, "radiofrequency kit for destruction by

neurolytic agent" (EQ354) as a placeholder direct PE input for the codes until we receive more information regarding the item. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(10) Diagnostic Radiology: Spine and Pelvis (CPT Code 72120, 72170)

In establishing interim final direct PE inputs for 2012, CMS refined the direct PE inputs for CPT codes 72120 (Radiologic examination, spine, lumbosacral; bending views only, 2 or 3 views) and 72170 (Radiologic examination, pelvis; 1 or 2 views) by reducing the number of minutes allocated to the clinical labor for cleaning the room and equipment to one.

*Comment:* A commenter disagreed with the revision and suggested that CMS should use the standard 3 minutes for this activity.

*Response:* We appreciate the commenter's interest in CMS using the standard number of minutes for clinical labor tasks. As we explained in our refinements regarding reducing recommendations that exceeded the standard number of minutes, we believe that the standard number of minutes generally accommodates the range of minutes likely to be typical for such activities. We agree that it would be appropriate to include the standard minutes for these services.

After consideration of these comments, we are finalizing the direct PE inputs for CPT codes 72120 and 72170, with the additional refinement of allocating two additional minutes to the clinical labor and the associated equipment inputs for cleaning the room and equipment. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(11) Nuclear Medicine: Diagnostic (CPT Codes 78226, 78227, 78579, 78580, 78582, 78597, 78598)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT codes 78226 (Hepatobiliary system imaging, including gallbladder when present;), 78227 (Hepatobiliary system imaging, including gallbladder when present; with pharmacologic intervention, including quantitative measurement(s) when performed), 78579 (Pulmonary ventilation imaging (eg, aerosol or gas)), 78580 (Pulmonary perfusion imaging

(eg, particulate)), 78582 (Pulmonary ventilation (eg, aerosol or gas) and perfusion imaging), 78597 (Quantitative differential pulmonary perfusion, including imaging when performed), and 78598 (Quantitative differential pulmonary perfusion and ventilation (eg, aerosol or gas), including imaging when performed) by refining equipment time allocations as described in section III.M.2.b above.

*Comment:* One commenter disagreed with those refinements and urged CMS to identify the clinical labor tasks associated with the minutes excluded from the equipment allocation.

*Response:* We refer the commenter to the discussion above regarding the general principles of accurate assignment of equipment minutes. In the case of this family of codes, we believe that it is appropriate to allocate equipment minutes for clinical labor tasks of preparing the room, positioning the patient, placing the IV, acquiring images during the procedure itself, and cleaning the room, including additional minutes of cleaning for regulatory compliance. We do not believe that expensive equipment is typically unavailable for use for other patients while clinical staff performs such tasks as greeting and gowning the patient, reviewing mandatory radiation education, helping the patient to the waiting room, completing diagnostic forms or making lab and X-ray requisitions. The minutes allocated to the equipment in the direct PE input database reflect the application of these principles as specifically determined through CMS clinical review.

CMS also refined the recommended direct PE inputs for CPT codes 78226, 78227, 78579, 78580, 78582, 78597, 78598 by examining all of the educational tasks included in the AMA RUC's recommendation and refining the sum of those times to a total number of minutes considered accurate under CMS clinical review. The AMA RUC recommendation included 6 minutes of education by the nuclear medicine technologist. CMS refined the total number of minutes allocated for educational tasks to 4.

*Comment:* One commenter disagreed with the refinement to remove the minutes allocated for providing patient counseling while the patient is being taken back to the waiting area. This commenter suggested that CMS may be confusing the recommended minutes for this task with the concurrent recommendation to include the standard number of minutes for patient education. The commenter suggested that since nuclear medicine patients are radioactive when they leave

departments, they require more education than other services, especially since patients need to be reminded about the dangers of radioactivity after they leave the office.

*Response:* We agree with the commenter that it is reasonable for more time to be allocated to these services for patient education. We also note that our interim refinements included more education time than typical for PFS services. However, we believe that it would be appropriate to include a total of 5 minutes for clinical labor patient education activities for these services in consideration of the comments received.

CMS also refined the recommended direct PE inputs for CPT codes 78226, 78227, 78579, 78580, 78582, 78597, 78598 by examining all of the cleaning tasks included in the AMA RUC's recommendation and refining the sum of those times to a total number of minutes considered accurate under CMS clinical review. The AMA RUC recommendation included 13 minutes of cleaning tasks by a nuclear medicine technologist. CMS refined the total number of minutes allocated for educational tasks to 10.

*Comment:* One commenter suggested that the full 13 minutes of cleaning per service should be allocated on a standard basis for these codes to account for the number of minutes required to meet cleaning regulatory standards for services that use radioactive pharmaceuticals. The commenter also noted that this allocation has been included in similar services.

*Response:* Upon clinical review, we continue to doubt that nuclear medicine technologists typically clean the room and equipment for 13 minutes following every service. However, we acknowledge that there is an additional cleaning burden for these services, and we also agree with the commenter that other services that use similar substances incorporate the same number of minutes for mandated cleaning. Therefore, we believe it is appropriate that these services include these additional minutes for cleaning.

After consideration of these comments, we are finalizing the direct PE inputs for CPT codes 78226, 78227, 78579, 78580, 78582, 78597, 78598 with the additional refinement of allocating 1 additional clinical labor minute for patient education tasks and an additional 3 minutes to the clinical labor and equipment items to account for mandatory cleaning tasks. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final

rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(12) Pulmonary: Diagnostic Testing and Therapies (CPT Codes 94728)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT code 94728 (Airway resistance by impulse oscillometry) by adding the body plethysmograph autobox (EQ044) as direct equipment input for the service based on the item's inclusion as a direct PE input for related services.

*Comment:* One commenter noted that this code is used to describe services furnished primarily for children and that the equipment item cannot be used with pediatric patients.

*Response:* We appreciate the additional information regarding the appropriate use of the equipment.

After consideration of these comments, we are finalizing the direct PE inputs for CPT code 94728 with the additional refinement of removing the equipment item discussed above as a direct PE input for the service. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

(13) Hydration, Therapeutic, Prophylactic, Diagnostic Injections and Infusions, and Chemotherapy and Other Highly Complex Drug or Highly Complex Biologic Agent Administration (CPT Codes 96413, 96416)

In establishing interim final direct PE inputs for 2012, CMS refined the AMA RUC's recommendations for CPT code 96413 (Chemotherapy administration, intravenous infusion technique; up to 1 hour, single or initial substance/drug) by not including the 6 clinical labor minutes in the pre-service period for completing pre-service diagnostic and referral forms and coordinating pre-surgery services since these tasks are not generally allocated for services without global periods.

*Comment:* Several commenters suggested that the recommended times for these tasks reflects the time for the oncology nurse to document the upcoming chemotherapy session based on the physician's orders, coordinate the service under the physician's direction, ensure that the planned infusion is consistent with physician's direction, and confirm that there is no change in the drugs to be infused, anti-emetics to be supplied, or post-treatment instructions. The commenter also noted that the minutes allocated for those tasks in CPT code 96416

(Chemotherapy administration, intravenous infusion technique; initiation of prolonged chemotherapy infusion (more than 8 hours), requiring use of a portable or implantable pump) were removed in the same recommendation in order to account for the overlap in tasks since CPT code 96413 is typically also reported whenever CPT code 96416 is reported.

*Response:* We agree with the commenter's recommendation to include those six minutes in CPT code 96413 and exclude those minutes in CPT code 96416, consistent with the AMA RUC recommendation.

CMS refined the recommended direct PE inputs for CPT code 96416 by not including the 4 minutes assigned to the clinical labor for reviewing the charts and obtain chemotherapy-related medical history. This refinement reflected that CMS clinical review concluded that these tasks are already accounted for in the clinical labor minutes assigned to CPT code 96413 and would typically not be repeated when CPT code 96416 is reported.

*Comment:* Several commenters claimed that the nurse must perform these tasks and that the time is appropriately valued at 4 minutes.

*Response:* We agree with the commenters that the time for the tasks is appropriately estimated at 4 minutes, but we maintain our belief that the tasks fully overlap with the same tasks associated with CPT code 96413, which is typically also reported whenever CPT code 96416 is reported. Therefore, we do not believe those 4 minutes should be allocated to both services.

CMS also refined the recommended direct PE inputs for CPT code 96416 by examining all of the tasks described in the AMA RUC's recommendation for monitoring the patient and removing the minutes that overlap with monitoring included in CPT code 96413. This refinement assumed no monitoring was necessary beyond the monitoring time already associated with CPT code 96413.

*Comment:* One commenter objected to the refinement of the intra-service time since the clinical labor performs the procedure.

*Response:* We agree with the commenter that the recommendation reflects that the clinical staff is performing the procedure. The rationale for our refinement of the minutes for the task "assist physician performing the procedure" was described broadly as "conforming to physician time" in the CY 2012 PFS final rule (76 FR 73264), but was specifically intended to address the overlap in minutes allocated for monitoring the patient following the

administration. We continue to believe that some of the 18 recommended minutes for monitoring tasks in CPT code 96416 overlap with the 24 minutes included in CPT code 96413 for monitoring. However, upon further clinical review, we believe that the overlap is not complete and that it would be appropriate to increase the total clinical labor minutes allocated in the service period by an additional 11 minutes to account for the additional monitoring that would typically occur when CPT code 96416 is furnished.

After consideration of these comments, we are finalizing the direct PE inputs for CPT codes 96413 and 96416 with the additional refinements of including an additional 6 minutes of clinical labor time in the pre-service period for CPT code 96413 and including an additional 11 minutes of clinical labor time in the service period for CPT code 96416. We also note that the minutes allocated to the equipment inputs will increase based on our standard allocation policies. The direct PE inputs are displayed in the final CY 2013 direct PE input database, available on the CMS Web site under the downloads for the CY 2013 PFS final rule at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

For all other CY 2012 new, revised, or potentially misvalued codes with CY 2012 interim final RVUs that are not specifically discussed in this final rule with comment period, we are finalizing, without modification, the interim final direct PE inputs that we initially adopted for CY 2012.

c. Finalizing CY 2012 Interim and Proposed Malpractice Crosswalks for CY 2013

Consistent with our malpractice methodology described in section III.C.1. of this final rule with comment period, for the CY 2012 PFS final rule, we assigned malpractice RVUs for CY 2012 new and revised codes by utilizing crosswalks to source codes that have a similar malpractice risk-of-service. After reviewing the AMA RUC-recommended malpractice source code crosswalks for CY 2012 new and revised codes, we accepted nearly all of them on an interim final basis for CY 2012. As detailed in the CY 2012 final rule with comment period (76 FR 73264 through 73265), for four CPT codes describing multi-layer compression systems, we assigned a malpractice crosswalk different from the malpractice crosswalk recommended by the AMA RUC and HCPAC.

In the CY 2012 PFS final rule with comment period, for CPT codes 29581 (Application of multi-layer compression

system; leg (below knee), including ankle and foot), 29582 (Application of multi-layer compression system; thigh and leg, including ankle and foot, when performed), 29583 (Application of multi-layer compression system; upper arm and forearm), and 29584 (Application of multi-layer compression system; upper arm, forearm, hand, and fingers), we assigned an interim final malpractice crosswalk from CPT code 97140 (Manual therapy techniques (eg, mobilization/manipulation, manual lymphatic drainage, manual traction), 1 or more regions, each 15 minutes). CPT codes 29582, 29583, and 29584 were new for CY 2012. The AMA RUC recommended, and we agreed, that the estimated utilization for CPT codes 29582, 29583, and 29584 would have previously been reported using CPT code 97140. After review, we believed that CPT code 97140 provides the most appropriate malpractice source code crosswalk for CPT codes 29582, 29583, and 29584. As discussed in section III.M.3 of this CY 2013 final rule with comment period, in the CY 2012 PFS final rule with comment period we stated that we believe CPT codes 29581, 29582, 29583, and 29584 all describe similar services from a resource perspective, and we assigned CPT code 29581 the same interim work RVU as CPT code 29583. Because we find these services to be so similar, we stated that we also believed that it is appropriate for CPT codes 29581 and 29583 to have the same malpractice source code crosswalk. Therefore, we assigned CPT code 97140 as the malpractice source code crosswalk for CPT codes 29581, 29582, 29583, and 29584.

Additionally, for CY 2012 we created HCPCS G-code G0451 (Development testing, with interpretation and report, per standardized instrument form) to replace CPT code 96110 (Developmental

screening, with interpretation and report, per standardized instrument form). For CY 2012, we assigned CPT code 96110 as the malpractice source code crosswalk for HCPCS code G0451.

In accordance with our malpractice methodology, we adjusted the malpractice RVUs for the CY 2012 new/revised codes for the difference in work RVUs (or, if greater, the clinical labor portion of the fully implemented PE RVUs) between the source codes and the new/revised codes to reflect the specific risk-of-service for the new/revised codes. The interim final malpractice crosswalks were listed in Table 22 of the CY 2012 PFS final rule with comment period (76 FR 73266 through 73268).

We received no comments on the CY 2012 interim final malpractice crosswalks and are finalizing them without modification for CY 2013. The malpractice RVUs for these services are reflected in Addendum B of this CY 2013 PFS final rule with comment period.

d. Other New, Revised or Potentially Misvalued Codes With CY 2012 Interim Final RVUs or CY 2013 Proposed RVUs Not Specifically Discussed in the CY 2013 Final Rule With Comment Period

For all other new, revised, or potentially misvalued codes with CY 2012 interim final RVUs or CY 2013 proposed RVUs that are not specifically discussed in this final rule with comment period, we received no public comments and, as such, we are finalizing, without modification, the interim final or proposed work and direct PE inputs we initially adopted in the CY 2012 final rule with comment period or the CY 2013 proposed rule, respectively. The time values for all codes appear on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

Refer to Addenda B for a comprehensive list of all final values.

### 3. Establishing Interim Final RVUs for CY 2013

#### a. Establishing CY 2013 Interim Final Work RVUs

As previously discussed in section III.M.2 of this final rule with comment period, on an annual basis the AMA RUC and HCPAC, along with other public commenters, provide CMS with recommendations regarding physician work values for new and revised CPT codes. This section discusses services for which CMS disagreed with the recommended physician work RVU or time values for CY 2013 new or revised CPT codes, services that had interim or interim final values in CY 2012 and will continue to have interim or interim final values for CY 2013, as well as the physician work and time values for new and revised HCPCS G-codes. The interim or interim final work RVUs for all codes in this section, including those where CMS agreed with the recommended work RVU, appear in Table 2 at the start of this section. Unless otherwise indicated, we agreed with the time values recommended by the AMA RUC or HCPAC for all codes addressed in this section. The time values for all codes appear on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

We note that in addition to the CPT codes discussed in this section, the CPT Editorial created, and the AMA RUC reviewed, many new CPT codes for molecular pathology tests. These services will be payable on the Medicare Clinical Laboratory Fee Schedule and are discussed in detail in section III.I of this CY 2013 PFS final rule with comment period.

#### i. Code-Specific Issues

TABLE 30—WORK RVUS FOR CY 2013 NEW, REVISED, AND POTENTIALLY MISVALUED CODES

HCPCS code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU*	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU*	CMS refinement to AMA/HCPAC recommended time*
10120 .....	Remove foreign body .....	1.25 .....	1.25 .....	1.22 .....	Disagree .....	Yes.
11055 .....	Trim skin lesion .....	0.43 .....	0.43 .....	0.35 .....	Disagree .....	Yes.
11056 .....	Trim skin lesions 2 to 4 .....	0.50 .....	0.50 .....	0.50 .....	Agree .....	No.
11057 .....	Trim skin lesions over 4 .....	0.79 .....	0.79 .....	0.65 .....	Disagree .....	Yes.
11300 .....	Shave skin lesion 0.5 cm/< .....	0.51 .....	0.60 .....	0.60 .....	Agree .....	No.
11301 .....	Shave skin lesion 0.6–1.0 cm .....	0.85 .....	0.90 .....	0.90 .....	Agree .....	No.
11302 .....	Shave skin lesion 1.1–2.0 cm .....	1.05 .....	1.16 .....	1.05 .....	Disagree .....	No.
11303 .....	Shave skin lesion >2.0 cm .....	1.24 .....	1.25 .....	1.25 .....	Agree .....	No.
11305 .....	Shave skin lesion 0.5 cm/< .....	0.67 .....	0.80 .....	0.80 .....	Agree .....	No.
11306 .....	Shave skin lesion 0.6–1.0 cm .....	0.99 .....	1.18 .....	0.96 .....	Disagree .....	No.
11307 .....	Shave skin lesion 1.1–2.0 cm .....	1.14 .....	1.20 .....	1.20 .....	Agree .....	No.
11308 .....	Shave skin lesion >2.0 cm .....	1.41 .....	1.46 .....	1.46 .....	Agree .....	No.
11310 .....	Shave skin lesion 0.5 cm/< .....	0.73 .....	1.19 .....	0.80 .....	Disagree .....	No.
11311 .....	Shave skin lesion 0.6–1.0 cm .....	1.05 .....	1.43 .....	1.10 .....	Disagree .....	No.

TABLE 30—WORK RVUS FOR CY 2013 NEW, REVISED, AND POTENTIALLY MISVALUED CODES—Continued

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU *	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU *	CMS refinement to AMA/HCPAC recommended time *
11312	Shave skin lesion 1.1–2.0 cm	1.20	1.80	1.30	Disagree	No.
11313	Shave skin lesion >2.0 cm	1.62	2.00	1.68	Disagree	No.
11719	Trim nail(s) any number	0.17	0.17	0.17	Agree	No.
G0127	Trim nail(s)	0.17	N/A	0.17	N/A	N/A.
12035	Intmd wnd repair s/a/t/ext	3.50	3.60	3.50	Disagree	No.
12036	Intmd wnd repair s/a/t/ext	4.23	4.50	4.23	Disagree	Yes.
12037	Intmd wnd repair s/tr/ext	5.00	5.25	5.00	Disagree	No.
12045	Intmd wnd repair n-hf/genit	3.75	3.90	3.75	Disagree	Yes.
12046	Intmd wnd repair n-hf/genit	4.30	4.60	4.30	Disagree	Yes.
12047	Intmd wnd repair n-hf/genit	4.95	5.50	4.95	Disagree	Yes.
12055	Intmd wnd repair face/mm	4.50	4.65	4.50	Disagree	Yes.
12056	Intmd wnd repair face/mm	5.30	5.50	5.30	Disagree	Yes.
12057	Intmd wnd repair face/mm	6.00	6.20	6.00	Disagree	Yes.
13100	Cmplx rpr trunk 1.1–2.5 cm	3.17	3.00	3.00	Agree	Yes.
13101	Cmplx rpr trunk 2.6–7.5 cm	3.96	3.50	3.50	Agree	Yes.
13102	Cmplx rpr trunk addl 5cm/<	1.24	1.24	1.24	Agree	No.
13120	Cmplx rpr s/a/l 1.1–2.5 cm	3.35	3.23	3.23	Agree	Yes.
13121	Cmplx rpr s/a/l 2.6–7.5 cm	4.42	4.00	4.00	Agree	Yes.
13122	Cmplx rpr s/a/l addl 5 cm/>	1.44	1.44	1.44	Agree	No.
13131	Cmplx rpr f/c/c/m/n/ax/g/h/f	3.83	3.73	3.73	Agree	Yes.
13132	Cmplx rpr f/c/c/m/n/ax/g/h/f	6.58	4.78	4.78	Agree	Yes.
13133	Cmplx rpr f/c/c/m/n/ax/g/h/f	2.19	2.19	2.19	Agree	No.
13150	Cmplx rpr e/n/e/l 1.0 cm/<	3.85	N/A	3.58	N/A	N/A.
13151	Cmplx rpr e/n/e/l 1.1–2.5 cm	4.49	4.34	4.34	Agree	Yes.
13152	Cmplx rpr e/n/e/l 2.6–7.5 cm	6.37	5.34	4.90	Disagree	Yes.
13153	Cmplx rpr e/n/e/l addl 5cm/<	2.38	2.38	2.38	Agree	No.
20985	Cptr-asst dir ms px	2.50	2.50	2.50	Agree	No.
22586	Prescl fuse w/instr l5/s1	New	N/A	28.12	N/A	N/A.
23350	Injection for shoulder x-ray	1.00	1.00	1.00	Agree	No.
23331	Remove shoulder foreign body	7.63	7.63	7.63	Interim	No.
23332	Remove shoulder foreign body	12.37	12.37	12.37	Interim	No.
23472	Reconstruct shoulder joint	22.65	22.13	22.13	Interim	No.
23473	Revis reconst shoulder joint	New	25.00	25.00	Interim	No.
23474	Revis reconst shoulder joint	New	27.21	27.21	Interim	No.
23600	Treat humerus fracture	3.11	3.00	3.00	Agree	No.
24160	Remove elbow joint implant	8.00	8.00	8.00	Interim	No.
24363	Replace elbow joint	22.65	22.00	22.00	Interim	Yes.
24370	Revise reconst elbow joint	New	23.55	23.55	Interim	No.
24371	Revise reconst elbow joint	New	27.50	27.50	Interim	No.
28470	Treat metatarsal fracture	2.03	2.03	2.03	Agree	No.
29075	Application of forearm cast	0.77	0.77	0.77	Agree	No.
29581	Apply multlay comprs lwr leg	0.25	0.60	0.25	Disagree	No.
29582	Apply multlay comprs upr leg	0.35	0.35	0.35	Agree	No.
29583	Apply multlay comprs upr arm	0.25	0.25	0.25	Agree	No.
29584	Appl multlay comprs arm/hand	0.35	0.35	0.35	Agree	No.
29824	Shoulder arthroscopy/surgery	8.98	8.98	8.98	Interim	No.
29826	Shoulder arthroscopy/surgery	3.00	3.00	3.00	Interim	No.
29827	Arthroscop rotator cuff repr	15.59	15.59	15.59	Interim	No.
29828	Arthroscopy biceps tenodesis	13.16	13.16	13.16	Interim	No.
31231	Nasal endoscopy dx	1.10	1.10	1.10	Agree	Yes.
31647	Bronchial valve init insert	New	4.40	4.40	Agree	No.
31648	Bronchial valve addl insert	New	4.20	4.20	Agree	No.
31649	Bronchial valve remov init	New	2.00	1.44	Disagree	No.
31651	Bronchial valve remov addl	New	1.58	1.58	Agree	No.
31660	Bronch thermoplasty 1 lobe	New	4.50	4.25	Disagree	No.
31661	Bronch thermoplasty 2/> lobes	New	5.00	4.50	Disagree	No.
32440	Remove lung pneumonectomy	27.28	N/A	27.28	Interim	N/A.
32480	Partial removal of lung	25.82	N/A	25.82	Interim	N/A.
32482	Bilobectomy	27.44	N/A	27.44	Interim	N/A.
32491	Lung volume reduction	25.24	N/A	25.24	Interim	N/A.
32551	Insertion of chest tube	3.29	3.50	3.29	Disagree	No.
32554	Aspirate pleura w/o imaging	New	1.82	1.82	Agree	No.
32555	Aspirate pleura w/imaging	New	2.27	2.27	Agree	Yes.
32556	Insert cath pleura w/o image	New	2.50	2.50	Agree	No.
32557	Insert cath pleura w/image	New	3.62	3.12	Disagree	Yes.
32663	Thoracoscopy w/lobectomy	24.64	24.64	24.64	Interim	No.
32668	Thoracoscopy w/w resect diag	3.00	4.00	3.00	Interim	No.
32669	Thoracoscopy remove segment	23.53	23.53	23.53	Interim	No.



TABLE 30—WORK RVUS FOR CY 2013 NEW, REVISED, AND POTENTIALLY MISVALUED CODES—Continued

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU *	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU *	CMS refinement to AMA/HCPAC recommended time *
32670 .....	Thoracoscopy bilobectomy .....	28.52 .....	28.52 .....	28.52 .....	Interim .....	No.
32671 .....	Thoracoscopy pneumonectomy .....	31.92 .....	31.92 .....	31.92 .....	Interim .....	No.
32672 .....	Thoracoscopy for lvrs .....	27.00 .....	27.00 .....	27.00 .....	Interim .....	No.
32673 .....	Thoracoscopy w/thymus resect .....	21.13 .....	21.13 .....	21.13 .....	Interim .....	No.
32701 .....	Thorax stereo rad targetw/tx .....	New .....	4.18 .....	4.18 .....	Agree .....	No.
33361 .....	Replace aortic valve perq .....	New .....	29.50 .....	25.13 .....	Disagree .....	Yes.
33362 .....	Replace aortic valve open .....	New .....	32.00 .....	27.52 .....	Disagree .....	Yes.
33363 .....	Replace aortic valve open .....	New .....	33.00 .....	28.50 .....	Disagree .....	Yes.
33364 .....	Replace aortic valve open .....	New .....	34.87 .....	30.00 .....	Disagree .....	Yes.
33365 .....	Replace aortic valve open .....	New .....	37.50 .....	33.12 .....	Disagree .....	No.
33367 .....	Replace aortic valve w/byp .....	New .....	11.88 .....	11.88 .....	Agree .....	No.
33368 .....	Replace aortic valve w/byp .....	New .....	14.39 .....	14.39 .....	Agree .....	No.
33369 .....	Replace aortic valve w/byp .....	New .....	19.00 .....	19.00 .....	Agree .....	No.
33405 .....	Replacement of aortic valve .....	41.32 .....	41.32 .....	41.32 .....	Interim .....	No.
33430 .....	Replacement of mitral valve .....	50.93 .....	50.93 .....	50.93 .....	Interim .....	No.
33533 .....	Cabg arterial single .....	33.75 .....	34.98 .....	33.75 .....	Interim .....	No.
33990 .....	Insert vad artery access .....	New .....	8.15 .....	8.15 .....	Agree .....	No.
33991 .....	Insert vad art&vein access .....	New .....	11.88 .....	11.88 .....	Agree .....	No.
33992 .....	Remove vad different session .....	New .....	4.00 .....	4.00 .....	Agree .....	No.
33993 .....	Reposition vad diff session .....	New .....	4.17 .....	3.51 .....	Disagree .....	No.
35475 .....	Repair arterial blockage .....	9.48 .....	6.60 .....	5.75 .....	Disagree .....	No.
35476 .....	Repair venous blockage .....	6.03 .....	5.10 .....	4.71 .....	Disagree .....	No.
36221 .....	Place cath thoracic aorta .....	New .....	4.51 .....	4.17 .....	Disagree .....	Yes.
36222 .....	Place cath carotid/inom art .....	New .....	6.00 .....	5.53 .....	Disagree .....	Yes.
36223 .....	Place cath carotid/inom art .....	New .....	6.50 .....	6.00 .....	Disagree .....	Yes.
36224 .....	Place cath carotid art .....	New .....	7.55 .....	6.50 .....	Disagree .....	Yes.
36225 .....	Place cath subclavian art .....	New .....	6.50 .....	6.00 .....	Disagree .....	Yes.
36226 .....	Place cath vertebral art .....	New .....	7.55 .....	6.50 .....	Disagree .....	Yes.
36227 .....	Place cath xtrnl carotid .....	New .....	2.32 .....	2.09 .....	Disagree .....	No.
36228 .....	Place cath intracranial art .....	New .....	4.25 .....	4.25 .....	Agree .....	No.
37197 .....	Remove intrvas foreign body .....	New .....	6.72 .....	6.29 .....	Disagree .....	No.
37211 .....	Thrombolytic art therapy .....	New .....	8.00 .....	8.00 .....	Agree .....	No.
37212 .....	Thrombolytic venous therapy .....	New .....	7.06 .....	7.06 .....	Agree .....	No.
37213 .....	Thrombolytic art/ven therapy .....	New .....	5.00 .....	5.00 .....	Agree .....	No.
37214 .....	Cessj therapy cath removal .....	New .....	3.04 .....	2.74 .....	Disagree .....	No.
38240 .....	Transplt allo hct/donor .....	2.24 .....	4.00 .....	3.00 .....	Disagree .....	No.
38241 .....	Transplt autol hct/donor .....	2.24 .....	3.00 .....	3.00 .....	Agree .....	No.
38242 .....	Transplt allo lymphocytes .....	1.71 .....	2.11 .....	2.11 .....	Agree .....	No.
38243 .....	Transplj hematopoietic boost .....	New .....	2.13 .....	2.13 .....	Agree .....	No.
40490 .....	Biopsy of lip .....	1.22 .....	1.22 .....	1.22 .....	Agree .....	No.
43206 .....	Esoph optical endomicroscopy .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
43252 .....	Uppr gi opticl endomicroscopy .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
44705 .....	Prepare fecal microbiota .....	New .....	1.42 .....	Invalid .....	N/A .....	N/A.
G0455 .....	Fecal microbiota prep instill .....	New .....	N/A .....	0.97 .....	N/A .....	N/A.
45330 .....	Diagnostic sigmoidoscopy .....	0.96 .....	0.96 .....	0.96 .....	Agree .....	No.
47562 .....	Laparoscopic cholecystectomy .....	11.76 .....	11.76 .....	10.47 .....	Disagree .....	Yes.
47563 .....	Laparo cholecystectomy/graph .....	11.47 .....	11.47 .....	11.47 .....	Agree .....	No.
47600 .....	Removal of gallbladder .....	17.48 .....	20.00 .....	17.48 .....	Disagree .....	No.
47605 .....	Removal of gallbladder .....	15.98 .....	21.00 .....	18.48 .....	Disagree .....	No.
49505 .....	Prp i/hern init reduc >5 yr .....	7.96 .....	7.96 .....	7.96 .....	Agree .....	No.
50590 .....	Fragmenting of kidney stone .....	9.77 .....	9.77 .....	9.77 .....	Agree .....	No.
52214 .....	Cystoscopy and treatment .....	3.70 .....	3.50 .....	3.50 .....	Agree .....	No.
52224 .....	Cystoscopy and treatment .....	3.14 .....	4.05 .....	4.05 .....	Agree .....	Yes.
52234 .....	Cystoscopy and treatment .....	4.62 .....	4.62 .....	4.62 .....	Agree .....	No.
52235 .....	Cystoscopy and treatment .....	5.44 .....	5.44 .....	5.44 .....	Agree .....	No.
52240 .....	Cystoscopy and treatment .....	9.71 .....	8.75 .....	7.50 .....	Disagree .....	No.
52287 .....	Cystoscopy chemodenervation .....	New .....	3.20 .....	3.20 .....	Agree .....	No.
52351 .....	Cystouretero & or pyeloscope .....	5.85 .....	5.75 .....	5.75 .....	Agree .....	No.
52352 .....	Cystouretero w/stone remove .....	6.87 .....	6.75 .....	6.75 .....	Agree .....	No.
52353 .....	Cystouretero w/lithotripsy .....	7.96 .....	7.88 .....	7.50 .....	Disagree .....	No.
52354 .....	Cystouretero w/biopsy .....	7.33 .....	8.58 .....	8.00 .....	Disagree .....	No.
52355 .....	Cystouretero w/excise tumor .....	8.81 .....	10.00 .....	9.00 .....	Disagree .....	No.
53850 .....	Prostatic microwave thermotx .....	10.08 .....	10.08 .....	10.08 .....	Agree .....	No.
60520 .....	Removal of thymus gland .....	17.16 .....	N/A .....	17.16 .....	Interim .....	N/A.
60521 .....	Removal of thymus gland .....	19.18 .....	N/A .....	19.18 .....	Interim .....	N/A.
60522 .....	Removal of thymus gland .....	23.48 .....	N/A .....	23.48 .....	Interim .....	N/A.

TABLE 30—WORK RVUS FOR CY 2013 NEW, REVISED, AND POTENTIALLY MISVALUED CODES—Continued

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU *	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU *	CMS refinement to AMA/HCPAC recommended time *
64450 .....	N block other peripheral .....	1.27 .....	0.75 .....	0.75 .....	Agree .....	No.
64612 .....	Destroy nerve face muscle .....	2.01 .....	1.41 .....	1.41 .....	Interim .....	No.
64613 .....	Destroy nerve neck muscle .....	2.01 .....	N/A .....	2.01 .....	Interim .....	N/A.
64614 .....	Destroy nerve extrem musc .....	2.20 .....	N/A .....	2.20 .....	Interim .....	N/A.
64615 .....	Chemodenerv musc migraine .....	New .....	1.85 .....	1.85 .....	Interim .....	No.
64640 .....	Injection treatment of nerve .....	2.81 .....	1.23 .....	1.23 .....	Agree .....	No.
65222 .....	Remove foreign body from eye .....	0.93 .....	0.93 .....	0.84 .....	Disagree .....	Yes.
65800 .....	Drainage of eye .....	1.91 .....	1.53 .....	1.53 .....	Agree .....	No.
66982 .....	Cataract surgery complex .....	15.02 .....	11.08 .....	11.08 .....	Agree .....	No.
66984 .....	Cataract surg w/iol 1 stage .....	10.52 .....	8.52 .....	8.52 .....	Agree .....	No.
67028 .....	Injection eye drug .....	1.44 .....	1.44 .....	1.44 .....	Agree .....	No.
67810 .....	Biopsy eyelid & lid margin .....	1.48 .....	1.18 .....	1.18 .....	Agree .....	Yes.
68200 .....	Treat eyelid by injection .....	0.49 .....	0.49 .....	0.49 .....	Agree .....	Yes.
69200 .....	Clear outer ear canal .....	0.77 .....	0.77 .....	0.77 .....	Agree .....	Yes.
69433 .....	Create eardrum opening .....	1.57 .....	1.57 .....	1.57 .....	Agree .....	No.
72040 .....	X-ray exam neck spine 3/<vws .....	0.22 .....	0.22 .....	0.22 .....	Agree .....	No.
72050 .....	X-ray exam neck spine 4/5vws .....	0.31 .....	0.31 .....	0.31 .....	Agree .....	No.
72052 .....	X-ray exam neck spine 6/>vws .....	0.36 .....	0.36 .....	0.36 .....	Agree .....	No.
72191 .....	Ct angiograph pelv w/o&w/dye .....	1.81 .....	N/A .....	1.81 .....	Interim .....	N/A.
73221 .....	Mri joint upr extrem w/o dye .....	1.35 .....	1.35 .....	1.35 .....	Agree .....	No.
73721 .....	Mri jnt of lwr extre w/o dye .....	1.35 .....	1.35 .....	1.35 .....	Agree .....	No.
74170 .....	Ct abdomen w/o & w/dye .....	1.40 .....	1.40 .....	1.40 .....	Agree .....	No.
74174 .....	Ct angio abd&pelv w/o&w/dye .....	2.20 .....	2.20 .....	2.20 .....	Interim .....	No.
74175 .....	Ct angio abdom w/o & w/dye .....	1.90 .....	N/A .....	1.90 .....	Interim .....	N/A.
74247 .....	Contrst x-ray uppr gi tract .....	0.69 .....	0.69 .....	0.69 .....	Agree .....	No.
74280 .....	Contrast x-ray exam of colon .....	0.99 .....	0.99 .....	0.99 .....	Agree .....	No.
74400 .....	Contrst x-ray urinary tract .....	0.49 .....	0.49 .....	0.49 .....	Agree .....	No.
75896 .....	X-rays transcath therapy .....	1.31 (PC), Contractor Priced (TC).	Contractor Priced.	1.31 (PC), Contractor Priced (TC).	Interim .....	N/A.
75898 .....	Follow-up angiography .....	1.65 (PC), Contractor Priced (TC).	Contractor Priced.	1.65 (PC), Contractor Priced (TC).	Interim .....	N/A.
76830 .....	Transvaginal us non-ob .....	0.69 .....	0.69 .....	0.69 .....	Agree .....	Yes.
76872 .....	Us transrectal .....	0.69 .....	0.69 .....	0.69 .....	Agree .....	No.
77001 .....	Fluoroguide for vein device .....	0.38 .....	N/A .....	0.38 .....	Interim .....	N/A.
77002 .....	Needle localization by xray .....	0.54 .....	N/A .....	0.54 .....	Interim .....	N/A.
77003 .....	Fluoroguide for spine inject .....	0.60 .....	0.60 .....	0.60 .....	Interim .....	No.
77080 .....	Dxa bone density axial .....	0.20 .....	0.20 .....	0.20 .....	Agree .....	No.
77082 .....	Dxa bone density vert fx .....	0.17 .....	0.17 .....	0.17 .....	Agree .....	No.
77301 .....	Radiotherapy dose plan imrt .....	7.99 .....	7.99 .....	7.99 .....	Agree .....	Yes.
78012 .....	Thyroid uptake measurement .....	New .....	0.19 .....	0.19 .....	Agree .....	No.
78013 .....	Thyroid imaging w/blood flow .....	New .....	0.37 .....	0.37 .....	Agree .....	No.
78014 .....	Thyroid imaging w/blood flow .....	New .....	0.50 .....	0.50 .....	Agree .....	No.
78070 .....	Parathyroid planar imaging .....	0.82 .....	0.80 .....	0.80 .....	Agree .....	No.
78071 .....	Parathyrd planar w/wo subtrj .....	New .....	1.20 .....	1.20 .....	Agree .....	No.
78072 .....	Parathyrd planar w/spect&ct .....	New .....	1.60 .....	1.60 .....	Agree .....	No.
78278 .....	Acute gi blood loss imaging .....	0.99 .....	0.99 .....	0.99 .....	Agree .....	No.
78472 .....	Gated heart planar single .....	0.98 .....	0.98 .....	0.98 .....	Agree .....	No.
G0452 .....	Molecular pathology interpr .....	New .....	N/A .....	0.37 .....	N/A .....	N/A.
86153 .....	Cell enumeration phys interp .....	New .....	0.69 .....	0.69 .....	Agree .....	Yes.
88120 .....	Cytp urne 3–5 probes ea spec .....	1.20 .....	1.20 .....	1.20 .....	Interim .....	No.
88121 .....	Cytp urine 3–5 probes cmpr .....	1.00 .....	1.00 .....	1.00 .....	Interim .....	No.
88312 .....	Special stains group 1 .....	0.54 .....	0.54 .....	0.54 .....	Agree .....	No.
88365 .....	Insitu hybridization (fish) .....	1.20 .....	N/A .....	1.20 .....	Interim .....	N/A.
88367 .....	Insitu hybridization auto .....	1.30 .....	N/A .....	1.30 .....	Interim .....	N/A.
88368 .....	Insitu hybridization manual .....	1.40 .....	N/A .....	1.40 .....	Interim .....	N/A.
88375 .....	Optical endomicroscopy interp .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
G0416 .....	Sat biopsy 10–20 .....	3.09 .....	N/A .....	3.09 .....	N/A .....	N/A.
90785 .....	Psytx complex interactive .....	New .....	Contractor Priced.	0.11 .....	Interim .....	N/A.
90791 .....	Psych diagnostic evaluation .....	New .....	3.00 .....	2.80 .....	Interim .....	No.
90792 .....	Psych diag eval w/med srvc .....	New .....	3.25 .....	2.96 .....	Interim .....	No.
90832 .....	Psytx pt&/family 30 minutes .....	New .....	1.50 .....	1.25 .....	Interim .....	No.
90833 .....	Psytx pt&/fam w/e&m 30 min .....	New .....	1.50 .....	0.98 .....	Interim .....	No.
90834 .....	Psytx pt&/family 45 minutes .....	New .....	2.00 .....	1.89 .....	Interim .....	No.
90836 .....	Psytx pt&/fam w/e&m 45 min .....	New .....	1.90 .....	1.60 .....	Interim .....	No.

TABLE 30—WORK RVUS FOR CY 2013 NEW, REVISED, AND POTENTIALLY MISVALUED CODES—Continued

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU *	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU *	CMS refinement to AMA/HCPAC recommended time *
90837 .....	Psytx pt&/family 60 minutes .....	New .....	3.00 .....	2.83 .....	Interim .....	No.
90838 .....	Psytx pt&/fam w/e&m 60 min .....	New .....	2.50 .....	2.56 .....	Interim .....	No.
90839 .....	Psytx crisis initial 60 min .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
90840 .....	Psytx crisis ea addl 30 min .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
90845 .....	Psychoanalysis .....	1.79 .....	2.10 .....	1.79 .....	Interim .....	Yes.
90846 .....	Family psytx w/o patient .....	1.83 .....	2.40 .....	1.83 .....	Interim .....	Yes.
90847 .....	Family psytx w/patient .....	2.21 .....	2.50 .....	2.21 .....	Interim .....	Yes.
90853 .....	Group psychotherapy .....	0.59 .....	0.59 .....	0.59 .....	Interim .....	Yes.
90863 .....	Pharmacologic mgmt w/psytx .....	New .....	Contractor Priced.	Invalid .....	N/A .....	N/A.
91112 .....	Gi wireless capsule measure .....	New .....	2.10 .....	2.10 .....	Agree .....	No.
92083 .....	Visual field examination(s) .....	0.50 .....	0.50 .....	0.50 .....	Agree .....	No.
92100 .....	Serial tonometry exam(s) .....	0.92 .....	0.61 .....	0.61 .....	Agree .....	No.
92235 .....	Eye exam with photos .....	0.81 .....	0.81 .....	0.81 .....	Agree .....	No.
92286 .....	Internal eye photography .....	0.66 .....	0.40 .....	0.40 .....	Agree .....	No.
92920 .....	Prq cardiac angioplast 1 art .....	New .....	9.00 .....	10.10 .....	Disagree .....	Yes.
92921 .....	Prq cardiac angio addl art .....	New .....	4.00 .....	Bundled .....	N/A .....	N/A.
92924 .....	Prq card angio/athrect 1 art .....	New .....	11.00 .....	11.99 .....	Disagree .....	Yes.
92925 .....	Prq card angio/athrect addl .....	New .....	5.00 .....	Bundled .....	N/A .....	N/A.
92928 .....	Prq card stent w/angio 1 vsl .....	New .....	10.49 .....	11.21 .....	Disagree .....	Yes.
92929 .....	Prq card stent w/angio addl .....	New .....	4.44 .....	Bundled .....	N/A .....	N/A.
92933 .....	Prq card stent/ath/angio .....	New .....	12.32 .....	12.54 .....	Disagree .....	Yes.
92934 .....	Prq card stent/ath/angio .....	New .....	5.50 .....	Bundled .....	N/A .....	N/A.
92937 .....	Prq revasc byp graft 1 vsl .....	New .....	10.49 .....	11.20 .....	Disagree .....	Yes.
92938 .....	Prq revasc byp graft addl .....	New .....	6.00 .....	Bundled .....	N/A .....	N/A.
92941 .....	Prq card revasc mi 1 vsl .....	New .....	12.32 .....	12.56 .....	Disagree .....	No.
92943 .....	Prq card revasc chronic 1vsl .....	New .....	12.32 .....	12.56 .....	Disagree .....	Yes.
92944 .....	Prq card revasc chronic addl .....	New .....	6.00 .....	Bundled .....	N/A .....	N/A.
93015 .....	Cardiovascular stress test .....	0.75 .....	0.75 .....	0.75 .....	Agree .....	No.
93016 .....	Cardiovascular stress test .....	0.45 .....	0.45 .....	0.45 .....	Agree .....	No.
93018 .....	Cardiovascular stress test .....	0.30 .....	0.30 .....	0.30 .....	Agree .....	No.
93308 .....	Tte f-up or lmted .....	0.53 .....	0.53 .....	0.53 .....	Agree .....	No.
93653 .....	Ep & ablate supravent arrhyt .....	New .....	15.00 .....	15.00 .....	Agree .....	No.
93654 .....	Ep & ablate ventric tachy .....	New .....	20.00 .....	20.00 .....	Agree .....	No.
93655 .....	Ablate arrhythmia add on .....	New .....	9.00 .....	7.50 .....	Disagree .....	No.
93656 .....	Tx atrial fib pulm vein isol .....	New .....	20.02 .....	20.02 .....	Agree .....	No.
93657 .....	Tx l/r atrial fib addl .....	New .....	10.00 .....	7.50 .....	Disagree .....	No.
93925 .....	Lower extremity study .....	0.58 .....	0.90 .....	0.80 .....	Disagree .....	Yes.
93926 .....	Lower extremity study .....	0.39 .....	0.70 .....	0.50 .....	Disagree .....	Yes.
93970 .....	Extremity study .....	0.68 .....	0.70 .....	0.70 .....	Agree .....	No.
93971 .....	Extremity study .....	0.45 .....	0.45 .....	0.45 .....	Agree .....	No.
95017 .....	Perq & icut allg test venoms .....	New .....	0.07 .....	0.07 .....	Agree .....	No.
95018 .....	Perq&ic allg test drugs/boil .....	New .....	0.14 .....	0.14 .....	Agree .....	No.
95076 .....	Ingest challenge ini 120 min .....	New .....	1.50 .....	1.50 .....	Agree .....	No.
95079 .....	Ingest challenge addl 60 min .....	New .....	1.38 .....	1.38 .....	Agree .....	No.
95782 .....	Polysom <6 yrs 4/> paramtrs .....	New .....	3.00 .....	2.60 .....	Disagree .....	No.
95783 .....	Polysom <6 yrs cpap/bilvl .....	New .....	3.20 .....	2.83 .....	Disagree .....	No.
95860 .....	Muscle test one limb .....	0.96 .....	0.96 .....	0.96 .....	Agree .....	No.
95861 .....	Muscle test 2 limbs .....	1.54 .....	1.54 .....	1.54 .....	Agree .....	No.
95863 .....	Muscle test 3 limbs .....	1.87 .....	1.87 .....	1.87 .....	Agree .....	No.
95864 .....	Muscle test 4 limbs .....	1.99 .....	1.99 .....	1.99 .....	Agree .....	No.
95865 .....	Muscle test larynx .....	1.57 .....	1.57 .....	1.57 .....	Agree .....	No.
95866 .....	Muscle test hemidiaphragm .....	1.25 .....	1.25 .....	1.25 .....	Agree .....	No.
95867 .....	Muscle test cran nerv unilat .....	0.79 .....	0.79 .....	0.79 .....	Agree .....	No.
95868 .....	Muscle test cran nerve bilat .....	1.18 .....	1.18 .....	1.18 .....	Agree .....	No.
95869 .....	Muscle test thor paraspinal .....	0.37 .....	0.37 .....	0.37 .....	Agree .....	No.
95870 .....	Muscle test nonparaspinal .....	0.37 .....	0.37 .....	0.37 .....	Agree .....	No.
95885 .....	Musc tst done w/nerv tst lim .....	0.35 .....	0.35 .....	0.35 .....	Agree .....	No.
95886 .....	Musc test done w/n test comp .....	0.92 .....	0.92 .....	0.70 .....	Disagree .....	No.
95887 .....	Musc tst done w/n tst nonext .....	0.73 .....	0.73 .....	0.47 .....	Disagree .....	No.
95905 .....	Motor &/sens nrve cndj test .....	0.05 .....	0.05 .....	0.05 .....	Agree .....	No.
95907 .....	Motor&/sens 1–2 nrv cndj tst .....	New .....	1.00 .....	1.00 .....	Agree .....	No.
95908 .....	Motor&/sens 3–4 nrv cndj tst .....	New .....	1.37 .....	1.25 .....	Disagree .....	Yes.
95909 .....	Motor&/sens 5–6 nrv cndj tst .....	New .....	1.77 .....	1.50 .....	Disagree .....	Yes.
95910 .....	Motor&sens 7–8 nrv cndj test .....	New .....	2.80 .....	2.00 .....	Disagree .....	No.
95911 .....	Motor&sen 9–10 nrv cndj test .....	New .....	3.34 .....	2.50 .....	Disagree .....	No.

TABLE 30—WORK RVUS FOR CY 2013 NEW, REVISED, AND POTENTIALLY MISVALUED CODES—Continued

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU *	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU *	CMS refinement to AMA/HCPAC recommended time *
95912 .....	Motor&sen 11–12 nrv cnd test .....	New .....	4.00 .....	3.00 .....	Disagree .....	No.
95913 .....	Motor&sens 13/> nrv cnd test .....	New .....	4.20 .....	3.56 .....	Disagree .....	No.
95921 .....	Autonomic nrv parasym inervj .....	0.90 .....	0.90 .....	0.90 .....	Agree .....	No.
95922 .....	Autonomic nrv adrenrg inervj .....	0.96 .....	0.96 .....	0.96 .....	Agree .....	No.
95923 .....	Autonomic nrv syst funj test .....	0.90 .....	0.90 .....	0.90 .....	Agree .....	No.
95924 .....	Ans parasyp & symp w/tilt .....	New .....	1.73 .....	1.73 .....	Agree .....	No.
95925 .....	Somatosensory testing .....	0.54 .....	N/A .....	0.54 .....	Interim .....	N/A.
95926 .....	Somatosensory testing .....	0.54 .....	N/A .....	0.54 .....	Interim .....	N/A.
95928 .....	C motor evoked uppr limbs .....	1.50 .....	N/A .....	1.50 .....	Interim .....	N/A.
95929 .....	C motor evoked lwr limbs .....	1.50 .....	N/A .....	1.50 .....	Interim .....	N/A.
95938 .....	Somatosensory testing .....	0.86 .....	0.86 .....	0.86 .....	Interim .....	No.
95939 .....	C motor evoked upr&lwr limbs .....	2.25 .....	2.25 .....	2.25 .....	Interim .....	No.
95940 .....	Ionm in operatng room 15 min .....	New .....	0.60 .....	0.60 .....	Agree .....	No.
95941 .....	Ionm remote/>1 pt or per hr .....	New .....	2.00 .....	Invalid .....	N/A .....	N/A.
G0453 .....	Cont intraop neuro monitor .....	New .....	N/A .....	0.50 .....	N/A .....	N/A.
95943 .....	Parasyp&symp hrt rate test .....	New .....	Contractor Priced. .....	Contractor Priced. .....	N/A .....	N/A.
96920 .....	Laser tx skin < 250 sq cm .....	1.15 .....	1.15 .....	1.15 .....	Agree .....	No.
96921 .....	Laser tx skin 250–500 sq cm .....	1.17 .....	1.30 .....	1.30 .....	Agree .....	No.
96922 .....	Laser tx skin >500 sq cm .....	2.10 .....	2.10 .....	2.10 .....	Agree .....	No.
97150 .....	Group therapeutic procedures .....	0.27 .....	0.29 .....	0.29 .....	Agree .....	No.
G0456 .....	Neg pre wound <=50 sq cm .....	New .....	N/A .....	Contractor Priced. .....	N/A .....	N/A.
G0457 .....	Neg pres wound >50 sq cm .....	New .....	N/A .....	Contractor Priced. .....	N/A .....	N/A.
99485 .....	Suprv interfacility transport .....	New .....	1.50 .....	Bundled .....	N/A .....	N/A.
99486 .....	Suprv interfac transport addl .....	New .....	1.30 .....	Bundled .....	N/A .....	N/A.
99487 .....	Cmplx chron care w/o pt vsit .....	New .....	1.00 .....	Bundled .....	N/A .....	N/A.
99488 .....	Cmplx chron care w/pt vsit .....	New .....	2.50 .....	Bundled .....	N/A .....	N/A.
99489 .....	Cmplx chron care addl30 min .....	New .....	0.50 .....	Bundled .....	N/A .....	N/A.
99495 .....	Trans care mgmt 14 day disch .....	New .....	2.11 .....	2.11 .....	Agree .....	No.
99496 .....	Trans care mgmt 7 day disch .....	New .....	3.05 .....	3.05 .....	Agree .....	Yes.
G0454 .....	MD document visit by NPP .....	New .....	N/A .....	0.18 .....	N/A .....	N/A.

\* Some of the CPT codes in this table were first reviewed for CY2011 and/or CY2012 and we held them interim pending the receipt of additional information. As a result, for some CPT codes, the AMA RUC/HCPAC recommendation reflects the CY2011 or CY2012 AMA RUC/HCPAC recommendation. For the majority of CPT codes in this table, the values reflect the CY 2013 AMA RUC/HCPAC recommendation. Where N/A is listed, either we did not receive a recommendation from the AMA RUC/HCPAC, the code is not nationally priced, or the code is not separately payable/payable.

(1) Integumentary System: Skin,  
Subcutaneous, and Accessory Structures

TABLE 31—INTEGUMENTARY SYSTEM: SKIN, SUBCUTANEOUS, AND ACCESSORY STRUCTURES

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
10120 .....	Remove foreign body .....	1.25 .....	1.25 .....	1.22 .....	Disagree .....	Yes.
11055 .....	Trim skin lesion .....	0.43 .....	0.43 .....	0.35 .....	Disagree .....	Yes.
11056 .....	Trim skin lesions 2 to 4 .....	0.50 .....	0.50 .....	0.50 .....	Agree .....	No.
11057 .....	Trim skin lesions over 4 .....	0.79 .....	0.79 .....	0.65 .....	Disagree .....	Yes.
11300 .....	Shave skin lesion 0.5 cm/< .....	0.51 .....	0.60 .....	0.60 .....	Agree .....	No.
11301 .....	Shave skin lesion 0.6–1.0 cm .....	0.85 .....	0.90 .....	0.90 .....	Agree .....	No.
11302 .....	Shave skin lesion 1.1–2.0 cm .....	1.05 .....	1.16 .....	1.05 .....	Disagree .....	No.
11303 .....	Shave skin lesion >2.0 cm .....	1.24 .....	1.25 .....	1.25 .....	Agree .....	No.
11305 .....	Shave skin lesion 0.5 cm/< .....	0.67 .....	0.80 .....	0.80 .....	Agree .....	No.
11306 .....	Shave skin lesion 0.6–1.0 cm .....	0.99 .....	1.18 .....	0.96 .....	Disagree .....	No.
11307 .....	Shave skin lesion 1.1–2.0 cm .....	1.14 .....	1.20 .....	1.20 .....	Agree .....	No.
11308 .....	Shave skin lesion >2.0 cm .....	1.41 .....	1.46 .....	1.46 .....	Agree .....	No.
11310 .....	Shave skin lesion 0.5 cm/< .....	0.73 .....	1.19 .....	0.80 .....	Disagree .....	No.
11311 .....	Shave skin lesion 0.6–1.0 cm .....	1.05 .....	1.43 .....	1.10 .....	Disagree .....	No.
11312 .....	Shave skin lesion 1.1–2.0 cm .....	1.20 .....	1.80 .....	1.30 .....	Disagree .....	No.
11313 .....	Shave skin lesion >2.0 cm .....	1.62 .....	2.00 .....	1.68 .....	Disagree .....	No.

CPT code 10120 was identified as potentially misvalued using the Harvard-valued—Utilization over 30,000 screen.

After clinical review of CPT code 10120 (Incision and removal of foreign body, subcutaneous tissues; simple) we believe that the specialty society survey 25th percentile work RVU of 1.22 accurately reflects the work of this service. Medicare claims data from 2011 indicate that this service is typically furnished to the beneficiary by the provider on the same day as an E/M visit. We believe that some of the activities furnished during the pre- and post-service period of the procedure code and the E/M visit overlap. After review, we believe that the AMA RUC appropriately accounted for this overlap in its recommendation of pre-service time, but failed to account for the overlap in post-service time. To account for this overlap, we reduced the AMA RUC-recommended post-service time for this procedure by one-third, from 5 minutes to 3 minutes. We believe that 3 minutes accurately reflects the post-service time involved in furnishing this procedure and is more in line with similar services. Because we reduced the AMA RUC-recommended procedure time for this code by 2 minutes, given a standard post-service work intensity of .0224 RVUs per minute, we believe that the specialty society survey 25th percentile work RVU of 1.22 is more appropriate for this service than the AMA RUC-recommended work RVU of 1.25. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of 1.22 to CPT code 10120, with a refinement to the AMA RUC-recommended time. A complete list of the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

CPT code 11056 was identified for review because it is on the multispecialty points of comparison (MPC) list—a list of CPT codes commonly used as reference codes in the valuation of other codes.

We reviewed CPT code 11056 (Paring or cutting of benign hyperkeratotic lesion (eg, corn or callus); 2 to 4 lesions) in CY 2012, and accepted the HCPAC-recommended work RVU of 0.50, the specialty society survey 25th percentile value, on an interim basis for CY 2012. At that time, we requested that the specialty society re-review CPT code 11056 along with related CPT codes 11055 (Paring or cutting of benign hyperkeratotic lesion (eg, corn or callus); single lesion) and 11057 (Paring

or cutting of benign hyperkeratotic lesion (eg, corn or callus); more than 4 lesions) to ensure appropriate relativity between the three services (76 FR 73190). The specialty society declined to survey CPT codes 11055 or 11057, and, in its recommendations to CMS, the AMA RUC noted that there are no apparent rank order anomalies among the three services.

For CY 2013, we reviewed CPT codes 11055, 11056, and 11057 together. After clinical review, we did not have evidence that the relativity of the services to each other had changed over time, and since the HCPAC and CMS agreed that the work associated with CPT code 11056 had decreased, we believe it is appropriate to reduce the work of CPT codes 11055 and 11057 relative to the decrease in work of CPT code 11056. In CY 2012, the HCPAC recommended that CPT code 11056 be reduced from a CY 2011 work RVU of 0.61 to a CY 2012 work RVU of 0.50. Therefore, to maintain relativity, we are reducing CPT code 11055 from a work RVU of 0.43 to a work RVU of 0.35, and we are reducing CPT code 11057 from a work RVU of 0.79 to a work RVU of 0.65 on an interim final basis for CY 2013.

Regarding physician time, CPT codes 11055 and 11057 currently (CY 2012) are assigned 2 minutes of pre-service time and 5 minutes of post-service time. Before it was reviewed by the HCPAC for CY 2012, CPT code 11056 was also assigned 2 minutes of pre-service time and 5 minutes of post service time. Through its review, the HCPAC recommended adjusting the time of CPT code to include 7 minutes of pre-service time and 2 minutes of post-service time, and we agreed. We believe that these are also the appropriate pre- and post-service times for CPT codes 11055 and 11057. On an interim final basis for CY 2013, we are refining the times of CPT codes 11055 and 11057 to 7 minutes of pre-service time and 2 minutes of post-service time. We believe the current intra-service times of 4 minutes for CPT code 11055 and 15 minutes for CPT code 11057 remain appropriate. A complete list of the interim final times associated with these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

For CY 2013 CPT codes 11300 through 11313, which describe procedures related to the shaving of epidermal or dermal lesions, were surveyed by their related specialty society to establish current relative values for these procedures. The specialty society and the AMA RUC

reviewed the survey results for CPT codes 11300 through 11313 and recommended the survey 25th percentile work RVU for nearly all the codes in the family. After clinical review, we believe that the survey 25th percentile for all the codes in the family reflects the appropriate relativity of the services both within the family, as well as relative to other services on the PFS. On an interim final basis for CY 2013 we are assigning a work RVU of 0.60 for CPT code 11300 (Shaving of epidermal or dermal lesion, single lesion, trunk, arms or legs; lesion diameter 0.5 cm or less); a work RVU of 0.90 for CPT code 11301 (Shaving of epidermal or dermal lesion, single lesion, trunk, arms or legs; lesion diameter 0.6 to 1.0 cm); a work RVU of 1.05 for CPT code 11302 (Shaving of epidermal or dermal lesion, single lesion, trunk, arms or legs; lesion diameter 1.1 to 2.0 cm); a work RVU of 1.25 for CPT code 11303 (Shaving of epidermal or dermal lesion, single lesion, trunk, arms or legs; lesion diameter over 2.0 cm); a work RVU of 0.80 for CPT code 11305 (Shaving of epidermal or dermal lesion, single lesion, scalp, neck, hands, feet, genitalia; lesion diameter 0.5 cm or less); a work RVU of 0.96 for CPT code 11306 (Shaving of epidermal or dermal lesion, single lesion, scalp, neck, hands, feet, genitalia; lesion diameter 0.6 to 1.0 cm); a work RVU of 1.20 for CPT code 11307 (Shaving of epidermal or dermal lesion, single lesion, scalp, neck, hands, feet, genitalia; lesion diameter 1.1 to 2.0 cm); a work RVU of 1.46 for CPT code 11308 (Shaving of epidermal or dermal lesion, single lesion, scalp, neck, hands, feet, genitalia; lesion diameter over 2.0 cm); a work RVU of 0.80 for CPT code 11310 (Shaving of epidermal or dermal lesion, single lesion, face, ears, eyelids, nose, lips, mucous membrane; lesion diameter 0.5 cm or less); a work RVU of 1.10 for CPT code 11311 (Shaving of epidermal or dermal lesion, single lesion, face, ears, eyelids, nose, lips, mucous membrane; lesion diameter 0.6 to 1.0 cm); a work RVU of 1.30 for CPT code 11312 (Shaving of epidermal or dermal lesion, single lesion, face, ears, eyelids, nose, lips, mucous membrane; lesion diameter 1.1 to 2.0 cm); and a work RVU of 1.68 for CPT code 11313 (Shaving of epidermal or dermal lesion, single lesion, face, ears, eyelids, nose, lips, mucous membrane; lesion diameter over 2.0 cm).

(2) Integumentary System: Repair (Closure)

TABLE 32—INTEGUMENTARY SYSTEM: REPAIR (CLOSURE)

HCPACS code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
12035 .....	Intmd wnd repair s/a/t/ext .....	3.50 .....	3.60 .....	3.50 .....	Disagree .....	No.
12036 .....	Intmd wnd repair s/a/t/ext .....	4.23 .....	4.50 .....	4.23 .....	Disagree .....	Yes.
12037 .....	Intmd wnd repair s/tr/ext .....	5.00 .....	5.25 .....	5.00 .....	Disagree .....	No.
12045 .....	Intmd wnd repair n-hf/genit .....	3.75 .....	3.90 .....	3.75 .....	Disagree .....	Yes.
12046 .....	Intmd wnd repair n-hf/genit .....	4.30 .....	4.60 .....	4.30 .....	Disagree .....	Yes.
12047 .....	Intmd wnd repair n-hf/genit .....	4.95 .....	5.50 .....	4.95 .....	Disagree .....	Yes.
12055 .....	Intmd wnd repair face/mm .....	4.50 .....	4.65 .....	4.50 .....	Disagree .....	Yes.
12056 .....	Intmd wnd repair face/mm .....	5.30 .....	5.50 .....	5.30 .....	Disagree .....	Yes.
12057 .....	Intmd wnd repair face/mm .....	6.00 .....	6.20 .....	6.00 .....	Disagree .....	Yes.
13100 .....	Cmplx rpr trunk 1.1–2.5 cm .....	3.17 .....	3.00 .....	3.00 .....	Agree .....	Yes.
13101 .....	Cmplx rpr trunk 2.6–7.5 cm .....	3.96 .....	3.50 .....	3.50 .....	Agree .....	Yes.
13102 .....	Cmplx rpr trunk addl 5cm/< .....	1.24 .....	1.24 .....	1.24 .....	Agree .....	No.
13120 .....	Cmplx rpr s/a/l 1.1–2.5 cm .....	3.35 .....	3.23 .....	3.23 .....	Agree .....	Yes.
13121 .....	Cmplx rpr s/a/l 2.6–7.5 cm .....	4.42 .....	4.00 .....	4.00 .....	Agree .....	Yes.
13122 .....	Cmplx rpr s/a/l addl 5 cm/> .....	1.44 .....	1.44 .....	1.44 .....	Agree .....	No.
13131 .....	Cmplx rpr f/c/c/m/n/ax/g/h/f .....	3.83 .....	3.73 .....	3.73 .....	Agree .....	Yes.
13132 .....	Cmplx rpr f/c/c/m/n/ax/g/h/f .....	6.58 .....	4.78 .....	4.78 .....	Agree .....	Yes.
13133 .....	Cmplx rpr f/c/c/m/n/ax/g/h/f .....	2.19 .....	2.19 .....	2.19 .....	Agree .....	No.
13150 .....	Cmplx rpr e/n/e/l 1.0 cm/< .....	3.85 .....	N/A .....	3.58 .....	N/A .....	N/A.
13151 .....	Cmplx rpr e/n/e/l 1.1–2.5 cm .....	4.49 .....	4.34 .....	4.34 .....	Agree .....	Yes.
13152 .....	Cmplx rpr e/n/e/l 2.6–7.5 cm .....	6.37 .....	5.34 .....	4.90 .....	Disagree .....	Yes.
13153 .....	Cmplx rpr e/n/e/l addl 5cm/< .....	2.38 .....	2.38 .....	2.38 .....	Agree .....	No.

CPT codes 12031, 12051, and 13101 were identified as potentially misvalued using the Harvard-valued—Utilization over 30,000 screen. As a result of this screen, in the Fourth Five-Year Review of Work, we reviewed the family of intermediate wound repair CPT codes (12031 through 12057), along with two complex wound repair codes (13100 and 13101).

In the Fourth Five-Year Review, we disagreed with the AMA RUC-recommended work RVUs for the larger of the intermediate wound repair codes: CPT codes 12035 (Repair, intermediate, wounds of scalp, axillae, trunk and/or extremities (excluding hands and feet); 12.6 cm to 20.0 cm), 12036 (Repair, intermediate, wounds of scalp, axillae, trunk and/or extremities (excluding hands and feet); 20.1 cm to 30.0 cm), 12037 (Repair, intermediate, wounds of scalp, axillae, trunk and/or extremities (excluding hands and feet); over 30.0 cm), 12045 (Repair, intermediate, wounds of neck, hands, feet and/or external genitalia; 12.6 cm to 20.0 cm), 12046 (Repair, intermediate, wounds of neck, hands, feet and/or external genitalia; 20.1 cm to 30.0 cm), 12047 (Repair, intermediate, wounds of neck, hands, feet and/or external genitalia; over 30.0 cm), 12055 (Repair, intermediate, wounds of face, ears, eyelids, nose, lips and/or mucous membranes; 12.6 cm to 20.0 cm), 12056 (Repair, intermediate, wounds of face, ears, eyelids, nose, lips and/or mucous membranes; 20.1 cm to 30.0 cm) and

12057 (Repair, intermediate, wounds of face, ears, eyelids, nose, lips and/or mucous membranes; over 30.0 cm) (76 FR 32431 through 32432). As discussed in the CY 2012 PFS final rule with comment period, after review by the refinement panel, we maintained the proposed RVUs published in the Fourth Five-Year Review of Work (76 FR 73113 through 73114). We stated that we would hold these codes interim for another year rather than finalizing the codes, so that we could review these larger intermediate wound repair codes alongside the family complex wound repair codes, which we anticipated reviewing for CY 2013.

In the Fourth Five-Year Review of Work, we stated that we would maintain the current (CY 2011) work RVUs and times for complex wound repair CPT codes 13100 (Repair, complex, trunk; 1.1 cm to 2.5 cm) and 13101 (Repair, complex, trunk; 2.6 cm to 7.5 cm), and requested that the AMA RUC review the entire set of codes in the complex wound repair family together to assess the appropriate gradation of the work RVUs in the family (76 FR 32434 through 32435). For CY 2013, we received new recommendations from the AMA RUC on CPT codes 13100 and 13101, as well as recommendations on the rest of the CPT codes in the complex wound repair family CPT codes 13100 through 13102, 13120 through 13122, 13131 through 13133, and 13150 through 13153, excluding CPT code 13150 (Repair, complex, eyelids, nose,

ears and/or lips; 1.0 cm or less), which the AMA RUC referred to the CPT Editorial Panel for deletion in CY 2014. We agree with the AMA RUC recommendations for all the codes in the complex wound repair family, except one. After reviewing CPT code 13152 (Repair, complex, eyelids, nose, ears and/or lips; 2.6 cm to 7.5 cm), we believe that the AMA RUC-recommended work RVU of 5.34 is too high relative to similar CPT code 13132 (Repair, complex, forehead, cheeks, chin, mouth, neck, axillae, genitalia, hands and/or feet; 2.6 cm to 7.5 cm), which has an AMA RUC-recommended work RVU of 4.78, and CPT code 13151 (Repair, complex, eyelids, nose, ears and/or lips; 1.1 cm to 2.5 cm), which has an AMA RUC-recommended work RVU of 4.34. We believe that the specialty society 25th percentile work RVU of 4.90 more appropriately reflects the relative work involved in furnishing this service. On an interim final basis for CY 2013, we are assigning a work RVU of 4.90 to CPT code 13152.

The AMA RUC referred CPT code 13150 to the CPT Editorial Panel for deletion in CY 2014. Because of this, the AMA RUC did not review this service with the other codes in this family. For CY 2013, we believe it is appropriate to reduce the work RVU of CPT code 13150 proportionate to the other services in the family, so that the value of CPT code 13150 maintains appropriate proportionate rank order for CY 2013. For CY 2013, the work RVUs

for the 12 other CPT codes in this family are being reduced, on average, to 93 percent of their CY 2012 value. Applying that reduction to CPT code 13150 results in a CY 2013 work RVU of 3.58, which we believe appropriately reflects the work associated with this procedure. Therefore, on an interim final basis for CY 2013, we are assigning a work RVU of 3.58 to CPT code 13150. In addition to these work RVU changes, we made small refinements to the AMA RUC-recommended times for many of the CPT codes in this family to ensure consistency between congruent services. A list of the interim final times associated with these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

After reviewing the family of complex wound repair CPT codes for CY 2013, we re-reviewed the larger intermediate wound repair codes that we had been holding interim since the Fourth Five-Year Review of Work. We reviewed CPT codes 12035 through 12037, 12045 through 12047, and 12055 through 12057 in relation to each other, the

other intermediate wound repair CPT codes (12031 through 12034, 12041 through 12044, and 12051 through 12054), the complex wound repair CPT codes, and other PFS services, and we continue to believe that the current interim values are appropriate relative to the other services. Therefore, on an interim final basis for CY 2013, we are maintaining the following current (CY 2012) work values: A work RVU of 3.50 for CPT code 12035; a work RVU of 4.23 for CPT code 12036; a work RVU of 5.00 for CPT code 12037; a work RVU of 3.75 for CPT code 12045; a work RVU of 4.30 for CPT code 12046; a work RVU of 4.95 for CPT code 12047; a work RVU of 4.50 for CPT code 12055; a work RVU of 5.30 for CPT code 12056, and a work RVU of 6.00 for CPT code 12057.

We also believe that it is appropriate to maintain the current (CY 2012) times for these procedures, as we believe that they reflect the time involved in furnishing these procedures and that they are well-aligned with each other and with the simple and complex wound repair CPT codes. One exception

to this is CPT code 12045 (Repair, intermediate, wounds of neck, hands, feet and/or external genitalia; 12.6 cm to 20.0 cm), which includes 10 minutes of pre-service evaluation time, while CPT codes 12046 (Repair, intermediate, wounds of neck, hands, feet and/or external genitalia; 20.1 cm to 30.0 cm) and 12047 (Repair, intermediate, wounds of neck, hands, feet and/or external genitalia; over 30.0 cm) both include 9 minutes of pre-service evaluation time. We believe it is appropriate to reduce the pre-service evaluation time of CPT code 12045 to match the pre-service evaluation time of CPT codes 12046 and 12047. Therefore, for CY 2013, we are assigning an interim final pre-service evaluation time of 9 minutes to CPT 12045. A complete list of the interim final times associated with these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(3) Musculoskeletal System: Spine (Vertebral Column)

TABLE 33—MUSCULOSKELETAL SYSTEM: SPINE (VERTEBRAL COLUMN)

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 Interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
22586 .....	Prescril fuse w/instr l5/s1 ....	New	N/A	28.12	N/A	N/A.

For CY 2013, the CPT Editorial Panel created CPT code 22586 (Arthrodesis, pre-sacral interbody technique, including disc space preparation, discectomy, with posterior instrumentation, with image guidance, includes bone graft when performed, l5-s1 interspace). The specialty societies related to this CPT code that participate in the AMA RUC declined to survey this new CPT code and the AMA RUC issued no work RVU recommendation to us for this service for CY 2013. A related specialty society that does not participate in the AMA RUC conducted a survey of its members regarding the physician work and time associated with this procedure and submitted a recommendation to CMS. In determining the appropriate value for this CPT code, we reviewed the survey results and recommendations submitted to us, literature on the procedure, and the Medicare claims data. Ultimately, we used a building block approach based on Medicare 2011 same day

billing combinations to develop the interim final value for this procedure.

New CPT code 22586 is a bundled lumbar arthrodesis procedure that includes grafting, posterior instrumentation, and fixation. To value this service we used CPT code 22558 (Arthrodesis, anterior interbody technique, including minimal discectomy to prepare interspace (other than for decompression); lumbar) as a reference service, as it is a similar procedure but it does not include additional grafting, instrumentation, and fixation. To assess the appropriate relative work increase from unbundled CPT code 22558 to the new bundled CPT code 22586, we used Medicare claims data to assess which grafting, instrumentation, and fixation services are commonly billed with CPT code 22558 and how often. We used those data to create a utilization weighted work RVU for the grafting component of CPT code 22586, the instrumentation component of the 22586, and the fixation component of 22586. We added

those components to the base service of CPT code 22558 to create a work RVU of 28.12. We believe this work RVU reflects the appropriate incremental difference in work between the base reference CPT code 22558 and new CPT code 22586. For CY 2013 we are assigning a work RVU of 28.12 to CPT code 22586 for CY 2013, and we request additional public input on the appropriate valuation of this service.

We assigned CPT code 22586 a global period of 90 days, which is consistent with similar service. Regarding physician time for CPT code 22586, after reviewing the physician time and post-operative visits for similar services, we believe this service includes 40 minutes of pre-service evaluation time, 20 minutes of pre-service positioning time, 20 minutes of pre-service scrub, dress and wait time, 180 minutes of intra-service time, and 30 minutes of immediate post-service time. In the post-operative period, we believe the typical case for this service includes 2 CPT code 99231 visits, 1 CPT code



99323 visit, 1 CPT code 99238 visit, and 4 CPT code 99213 visits. A list of the interim final times associated with this

procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(4) Musculoskeletal System: Shoulder

TABLE 34—MUSCULOSKELETAL SYSTEM: SHOULDER

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
23350 .....	Injection for shoulder x-ray .....	1.00 .....	1.00 .....	1.00 .....	Agree .....	No.
23331 .....	Remove shoulder foreign body .....	7.63 .....	7.63 .....	7.63 .....	Interim .....	No.
23332 .....	Remove shoulder foreign body .....	12.37 .....	12.37 .....	12.37 .....	Interim .....	No.
23472 .....	Reconstruct shoulder joint .....	22.65 .....	22.13 .....	22.13 .....	Interim .....	No.
23473 .....	Revis reconst shoulder joint .....	New .....	25.00 .....	25.00 .....	Interim .....	No.
23474 .....	Revis reconst shoulder joint .....	New .....	27.21 .....	27.21 .....	Interim .....	No.
23600 .....	Treat humerus fracture .....	3.11 .....	3.00 .....	3.00 .....	Agree .....	No.

For CY 2013, the CPT Editorial Panel created two new CPT codes for total shoulder revision, CPT code 23473 (Revision of total shoulder arthroplasty, including allograft when performed; humeral or glenoid component) and 23474 (Revision of total shoulder arthroplasty, including allograft when performed; humeral and glenoid component). The specialty society surveyed these codes along with the other codes in this family, which include CPT codes 23331 (Removal of foreign body, shoulder; deep (eg, near hemiarthroplasty removal)), 23332 (Removal of foreign body, shoulder;

complicated (eg, total shoulder)), and 23472 (Arthroplasty, glenohumeral joint; total shoulder (glenoid and proximal humeral replacement (eg, total shoulder))). After reviewing the survey responses, the AMA RUC concluded that the descriptors for CPT codes 23331 and 23332 needed revision. The AMA RUC referred CPT codes 23331 and 23332 to the CPT Editorial Panel for further clarification and recommended that we maintain the current (CY 2012) work RVUs of 7.63 for CPT code 23331, and 12.37 for CPT code 23332 for CY 2013. The AMA RUC recommended the survey 25th percentile work RVU for the

three other services in this family: A work RVU of 22.13 for CPT code 23472; a work RVU of 25.00 for CPT code 23473; and a work RVU of 27.21 for CPT code 23474. We are accepting these work RVUs on an interim basis for CY 2013, and will review CPT codes 23472, 23473, and 23474 alongside CPT codes 23331 and 23332 after the codes descriptors are changed, to ensure consistency within this family of CPT codes.

(5) Musculoskeletal System: Humerus (Upper Arm) and Elbow

TABLE 35—MUSCULOSKELETAL SYSTEM: HUMERUS (UPPER ARM) AND ELBOW

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
24160 .....	Remove elbow joint implant .....	8.00 .....	8.00 .....	8.00 .....	Interim .....	No.
24363 .....	Replace elbow joint .....	22.65 .....	22.00 .....	22.00 .....	Interim .....	Yes.
24370 .....	Revise reconst elbow joint .....	New .....	23.55 .....	23.55 .....	Interim .....	No.
24371 .....	Revise reconst elbow joint .....	New .....	27.50 .....	27.50 .....	Interim .....	No.

For CY 2013, the CPT Editorial Panel created two new CPT codes for revision of a total elbow arthroplasty, CPT code 24370 (Revision of total elbow arthroplasty, including allograft when performed; humeral or ulnar component) and CPT code 24371 (Revision of total elbow arthroplasty, including allograft when performed; humeral and ulnar component). The specialty society surveyed these CPT codes along with component CPT codes 24160 (Implant removal; elbow joint) and 24363 (Arthroplasty, elbow; with distal humerus and proximal ulnar prosthetic replacement (eg, total elbow)). After reviewing the survey responses, the AMA RUC concluded

that the descriptor for CPT code 24160 needs revision. The AMA RUC referred CPT code 24160 to the CPT Editorial Panel for revision of the descriptor and recommended that we maintain the current (CY 2012) work RVU of 8.00 for CPT code 24160 for CY 2013. The AMA RUC recommended the survey 25th percentile work RVU for the three other services in this family: a work RVU of 22.00 for CPT code 24363; a work RVU of 23.55 for CPT code 24370; and a work RVU of 27.50 for CPT code 24371. We are accepting these work RVUs on an interim basis for CY 2013, and will review CPT codes 24363, 24370, and 24371 alongside CPT code 24160 after the code descriptor is changed, to

ensure consistency within this family of CPT codes. For CY 2013, we are refining the AMA RUC-recommended post-service time of CPT code 24363 to 20 minutes, from 30 minutes, to match the post-service times of CPT code 24370 and 24371. A complete list of the interim final times associated with these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(6) Musculoskeletal System: Application of Casts and Strapping

TABLE 36—MUSCULOSKELETAL SYSTEM: APPLICATION OF CASTS AND STRAPPING

HCPAC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
29075 .....	Application of forearm cast .....	0.77 .....	0.77 .....	0.77 .....	Agree .....	No.
29581 .....	Apply multilayer comprs lwr leg .....	0.25 .....	0.60 .....	0.25 .....	Disagree .....	No.
29582 .....	Apply multilayer comprs upr leg .....	0.35 .....	0.35 .....	0.35 .....	Agree .....	No.
29583 .....	Apply multilayer comprs upr arm .....	0.25 .....	0.25 .....	0.25 .....	Agree .....	No.
29584 .....	Appl multilayer comprs arm/hand .....	0.35 .....	0.35 .....	0.35 .....	Agree .....	No.

For CY 2013, the CPT Editorial Panel revised the descriptor of CPT code 29581, and created CPT codes 29582, 29583, and 29584 to describe the application of multi-layer compression to the upper and lower extremities. The CPT Editorial Panel and AMA RUC concluded that the revisions to the descriptor for CPT code 29581 were editorial only, and the AMA RUC related specialty society (Society for Vascular Surgery) believed that resurveying CPT code 29581 was not necessary. As such, the AMA RUC recommended “No Change” for CPT code 29581. For CY 2012, CPT codes 29582, 29583, and 29584 were surveyed through the American Physical Therapy Association (the expected dominant providers of the services), and the HCPAC reviewed the results and issued recommendations to CMS for these three CPT codes.

We discussed CPT codes 29581 (Application of multi-layer compression system; leg (below knee), including ankle and foot), 29582 (Application of multi-layer compression system; thigh and leg, including ankle and foot, when performed), 29583 (Application of multi-layer compression system; upper arm and forearm), and 29584 (Application of multi-layer compression system; upper arm, forearm, hand, and fingers) in the CY 2012 final rule with comment period (76 FR 73192 through 73193). In the CY 2012 PFS final rule with comment period, we stated that after clinical review, we believed that CPT code 29581, in relation to CPT codes 29582 through 29584, described a similar service from a resource perspective and should be valued similarly to those codes. We stated that we believed a work RVU of 0.60 for CPT code 29581 is inappropriately high in relation to the HCPAC-reviewed codes 29582, 29583, and 29584. We believed that the HCPAC-recommended work RVUs of 0.35 for CPT code 29682, 0.25 for CPT code 29583, and 0.35 for CPT code 29584 accurately reflected the work associated with these services. Additionally, we stated that we believed

that the clinical conditions treated by CPT codes 29581 and 29583 are essentially the same, namely the treatment of venous ulcers and lymphedema. We stated that we recognized that there would be mild differences and variation in the application of a multi-layer compression system to the upper extremity versus the lower extremity, which is accounted for in the intra-service times of the codes. As such, we believed that a work RVU of 0.25 appropriately accounts for the work associated with CPT code 29581.

Ultimately, we stated that we believed that a survey that addressed all 4 CPT codes together as a family and gathers responses from all clinicians who furnish the services described by CPT codes 29581 through 29584 would help us to further consider the appropriate gradation in valuation of these 4 services. We assigned a work RVU of 0.25 to CPT code 29581 on an interim basis for CY 2012, and anticipated reviewing CPT code 29581 along with CPT codes 29582, 29583, and 29584 with new survey data for CY 2013.

In response to the CY 2012 PFS final rule with comment period, commenters stated that they believe the CPT Editorial Panel revisions to CPT code 29581 were editorial only and resurveying CPT code 29581 was unnecessary, and no changes should be made to the work RVU for this code. Commenters disagreed with our methodology to value CPT code 29581 similar to HCPAC-reviewed codes 29582, 29583, and 29584, stating that the beneficiaries who receive services under CPT code 29581 are more complex. Commenters noted that the work descriptor for CPT code 29581 includes evaluation and cleansing of the venous ulcer, while there is no such parallel service for CPT codes 29582, 29583, and 29584. Commenters argued that CPT code 29581 was reviewed by the AMA RUC in April 2009 and those survey results should not be invalidated by crosswalking CPT code 29581 to HCPAC-reviewed codes 29582, 29583, and 29584. Commenters noted that no completed RUC survey data was

submitted to the HCPAC for CPT codes 29582, 29583 or 29584—a single specialty presented crosswalk values to the HCPAC, and they were accepted. Commenters recommended we maintain the 2009 valued AMA RUC work RVU of 0.60 for CPT code 29581.

In response to our assertion that a survey that addressed all 4 CPT codes together as a family and gathers responses from all clinicians who furnish the services described by CPT codes 29581 through 29584 would help assure the appropriate gradation in valuation of these 4 services, the AMA RUC noted that when CPT codes 29582, 29583, and 29584 were created no physician (MD/DO) specialty societies had an interest in surveying the codes, so they were surveyed and reviewed by only the HCPAC. The AMA RUC noted that another survey process would not mean that these codes would be surveyed together as we had requested.

In response to comments received, we referred CPT code 29581 to the CY 2012 multi-specialty refinement panel for further review. The refinement panel median work RVU for CPT code 29581 was 0.50. Typically, we finalize the work values for CPT codes after reviewing the results of the refinement panel. However, for CY 2012 we assigned interim RVUs for CPT codes 29581, 29582, 29583, and 29584 and requested additional information, with the intention of re-reviewing the services for CY 2013 with the new information we had received, and setting interim final values at that time. We recognize that CPT code 29581 received only editorial changes; however, we continue to believe the HCPAC-reviewed codes 29582, 29583, and 29584 describe similar services. While the services are performed by different specialties, they do involve similar work. For example, prior to the application of the compression bandage, CPT code 29581 includes the work furnishing a physical exam to assesses adequate arterial flow, the presence of infection, the degree of swelling, and the size/depth of the lower extremity ulcer, while CPT code 29583 includes

the work of furnishing a physical exam to assess skin integrity, cardiopulmonary status, and peripheral vascular status. We believe these services involve the same amount of physician work. Therefore, after consideration of the public comments, refinement panel results, and our

clinical review we continue to believe that the crosswalk methodology is appropriate to value CPT code 29581 and the resulting work RVU accurately reflects the work associated with this service. Accordingly, on an interim final basis for CY 2012, we are assigning a work RVU of 0.25 to CPT code 29581;

a work RVU of 0.35 to CPT code 29582; a work RVU of 0.25 to CPT code 29583; and a work RVU of 0.35 to CPT code 29584.

(7) Musculoskeletal System: Endoscopy/Arthroscopy

TABLE 37—MUSCULOSKELETAL SYSTEM: ENDOSCOPY/ARTHROSCOPY

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
29824 .....	Shoulder arthroscopy/surgery .....	8.98 .....	8.98 .....	8.98 .....	Interim .....	No.
29826 .....	Shoulder arthroscopy/surgery .....	3.00 .....	3.00 .....	3.00 .....	Interim .....	No.
29827 .....	Arthroscop rotator cuff repr .....	15.59 .....	15.59 .....	15.59 .....	Interim .....	No.
29828 .....	Arthroscopy biceps tenodesis .....	13.16 .....	13.16 .....	13.16 .....	Interim .....	No.

CPT codes 29824, 29826, 29827, and 29828 were identified as potentially misvalued through the Codes Reported Together 75 percent or More screen. CPT code 29826 was also identified as potentially misvalued through the Harvard-valued—Utilization over 30,000 screen, and CPT code 29828 was also identified for additional review because it was on the New Technology list.

We reviewed CPT code 29826 (Arthroscopy, shoulder, surgical; decompression of subacromial space with partial acromioplasty, with coracoacromial ligament (ie, arch) release, when performed (list separately in addition to code for primary procedure)) for CY 2012 and agreed with the AMA RUC recommended work RVU of 3.00, which was the specialty society survey 25th percentile work RVU (76 FR 73193). For CY 2013, the AMA RUC reviewed CPT codes 29824 (Arthroscopy, shoulder, surgical; distal

claviculectomy including distal articular surface (mumford procedure)) and 29827 (Arthroscopy, shoulder, surgical; with rotator cuff repair), however the specialty society did not survey these CPT codes. Without survey information, the AMA RUC affirmed that the current work RVU of 8.82 for CPT code 29824 and the current work RVU of 15.59 for CPT code 29827 are correct and not overlapping with CPT code 29826. For CY 2013, the AMA RUC also reviewed CPT code 29828 (Arthroscopy, shoulder, surgical; biceps tenodesis), which, as stated above, was on the New Technology list. The specialty society surveyed CPT code 29828, and the AMA RUC recommended the current a work RVU of 13.16, which was between the survey 25th percentile and median work RVU. As we have stated many times, we believe families of services should be reviewed together to ensure relativity between the services and consistency in

inputs. We do not find the AMA RUC's affirmation that the work RVUs of CPT codes 29824 and 29827 have not changed to be sufficient evidence that the current RVUs continue to accurately reflect the work associated with furnishing those services. We request additional information from commenters on the appropriate values for these services. To clarify, we do not believe the specialty society needs to resurvey CPT codes 29826 and 29828, however we would welcome data on the valuation of CPT codes 29824 and 29827. We anticipate re-reviewing this family of services together for CY 2014. On an interim basis for CY 2013, we are assigning the current (CY 2012) work RVUs to these four services: A work RVU of 8.98 to CPT code 29824; a work RVU of 3.00 to CPT code 29826; a work RVU of 15.59 to CPT code 29827; and a work RVU of 13.16 to CPT code 29828.

(8) Respiratory System: Accessory Sinuses

TABLE 38—RESPIRATORY SYSTEM: ACCESSORY SINUSES

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
31231 .....	Nasal endoscopy dx .....	1.10 .....	1.10 .....	1.10 .....	Agree .....	Yes.

CPT code 31231 was identified for review because it is on the MPC list. After clinical review of CPT code 31231 (Nasal endoscopy, diagnostic, unilateral or bilateral (separate procedure)) we believe that the current work RVU of 1.10, the survey 25th percentile value and the AMA RUC recommendation accurately reflects the work associated with this procedure. Medicare claims

data from 2011 indicate that this service is typically furnished to the beneficiary on the same day as an E/M visit. We believe that some of the activities furnished during the pre- and post-service period of the procedure code and the E/M visit overlap. After review, we believe that the AMA RUC appropriately accounted for this overlap in its recommendation of pre-service

time, but failed to account for the overlap in post-service time. To account for this overlap, we reduced the AMA RUC-recommended post-service time for this procedure by one-third, from 5 minutes to 3 minutes. We believe 3 minutes accurately reflects the post-service time involved in furnishing this procedure, and is more in line with similar services. A complete list of the

interim final times associated with this procedure is available on the CMS

Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(9) Respiratory System: Trachea and Bronchi

TABLE 39—RESPIRATORY SYSTEM: TRACHEA AND BRONCHI

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
31647 .....	Bronchial valve init insert .....	New .....	4.40 .....	4.40 .....	Agree .....	No.
31648 .....	Bronchial valve addl insert .....	New .....	4.20 .....	4.20 .....	Agree .....	No.
31649 .....	Bronchial valve remov init .....	New .....	2.00 .....	1.44 .....	Disagree .....	No.
31651 .....	Bronchial valve remov addl .....	New .....	1.58 .....	1.58 .....	Agree .....	No.
31660 .....	Bronch thermoplasty 1 lobe .....	New .....	4.50 .....	4.25 .....	Disagree .....	No.
31661 .....	Bronch thermoplasty 2/> lobes .....	New .....	5.00 .....	4.50 .....	Disagree .....	No.

For CY 2013, the CPT Editorial Panel created CPT codes 31647, 31648, 31649, and 31651 to replace 0250T, 0251T and 0252T; as well as CPT codes 31660 and 31661 to replace 0276T and 0277T.

After clinical review, we agree with the AMA RUC-recommended work RVU of 4.40 for CPT code 31647 (Bronchoscopy, rigid or flexible, including fluoroscopic guidance, when performed; with balloon occlusion, when performed, assessment of air leak, airway sizing, and insertion of bronchial valve(s), initial lobe) and the AMA RUC recommended work RVU of 1.58 for CPT code 31651 (Bronchoscopy, rigid or flexible, including fluoroscopic guidance, when performed; with balloon occlusion, when performed, assessment of air leak, airway sizing, and insertion of bronchial valve(s), each additional lobe (list separately in addition to code for primary procedure[s])) which is the associated add-on code for CPT code 31647. We also agree with the AMA RUC-recommended RVU of 4.20 for CPT code 31648 (Bronchoscopy, rigid or flexible,

including fluoroscopic guidance, when performed; with removal of bronchial valve(s), initial lobe), which is somewhat less work than CPT code 31647. We do not agree with the AMA RUC-recommended work RVU of 2.00 for CPT code 31649 (Bronchoscopy, rigid or flexible, including fluoroscopic guidance, when performed; with removal of bronchial valve(s), each additional lobe (list separately in addition to code for primary procedure)). CPT code 31647 has a higher work RVU than CPT code 31648, so to maintain the appropriate relativity between these services, we believe that the add-on code associated with CPT code 31647 (which is CPT code 31651) should have a higher RVU than the add-on code associated with CPT code 31648 (which is CPT code 31649). As such, we believe that the survey 25th percentile work RVU of 1.44 for CPT code 31649 places these services in the appropriate rank-order. On an interim final basis for CY 2013 we are assigning a work RVU of 4.40 to CPT code 31647; a work RVU of 4.20 to CPT code 31648;

a work RVU of 1.44 to CPT code 31649; and a work RVU of 1.58 to CPT code 31651.

After reviewing CPT codes 31660 (Bronchoscopy, rigid or flexible, including fluoroscopic guidance, when performed; with bronchial thermoplasty, 1 lobe) and 31661 (Bronchoscopy, rigid or flexible, including fluoroscopic guidance, when performed; with bronchial thermoplasty, 2 or more lobes) we believe that the specialty society survey 25th percentile work RVUs of 4.25 for CPT code 31660 and 4.50 for CPT code 31661 appropriately reflect the relativity of these services to each other and to other fee schedule services. The AMA RUC recommended the specialty society survey median work RVUs of 4.50 for CPT code 31660 and 5.00 for CPT code 31661. On an interim final basis for CY 2013, we are assigning a work RVU of 4.25 for CPT code 31660 and a work RVU of 4.50 to CPT code 31661.

(10a) Respiratory System: Lungs and Pleura

TABLE 40—RESPIRATORY SYSTEM: LUNGS AND PLEURA

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
32551 .....	Insertion of chest tube .....	3.29 .....	3.50 .....	3.29 .....	Disagree .....	No.
32554 .....	Aspirate pleura w/o imaging .....	New .....	1.82 .....	1.82 .....	Agree .....	No.
32555 .....	Aspirate pleura w/imaging .....	New .....	2.27 .....	2.27 .....	Agree .....	Yes.
32556 .....	Insert cath pleura w/o image .....	New .....	2.50 .....	2.50 .....	Agree .....	No.
32557 .....	Insert cath pleura w/image .....	New .....	3.62 .....	3.12 .....	Disagree .....	Yes.
32701 .....	Thorax stereo rad targetw/tx .....	New .....	4.18 .....	4.18 .....	Agree .....	No.

CPT codes 32420, 32421, 32422, and 32551 were identified as potentially misvalued through the Harvard-valued—Utilization over 30,000 screen. For CY 2013, the CPT Editorial Panel deleted CPT codes 32420, 32421, and

32422 and replaced them with CPT codes 32554, 32555, 32556, and 32557.

After clinical review of CPT code 32551 (Tube thoracostomy, includes connection to drainage system (eg, water seal), when performed, open (separate procedure)), we believe that the current

work RVU of 3.29 appropriately reflects the work associated with service. The AMA RUC recommended the specialty society survey 25th percentile work RVU of 3.50, however we believe that an increase in work RVU is not warranted for this service, especially considering

the substantial drops in recommended physician time. Additionally, we believe that a work RVU of 3.29 places this service in the appropriate rank order with the other similar CPT codes reviewed for CY 2013. On an interim final basis for CY 2013, we are assigning a work RVU of 3.29 for CPT code 32551.

After clinical review of CPT codes 32554 (Thoracentesis, needle or catheter, aspiration of the pleural space; without imaging guidance), 32555 (Thoracentesis, needle or catheter, aspiration of the pleural space; with imaging guidance), and 32556 (Pleural drainage, percutaneous, with insertion of indwelling catheter; without imaging guidance) we agree with the AMA RUC-recommended work RVUs. On an interim final basis for CY 2013, we are assigning a work RVU of 1.82 to CPT code 32554; a work RVU of 2.27 to CPT

code 32555, and a work RVU of 2.50 to CPT code 32556.

After clinical review of CPT code 32557 (Pleural drainage, percutaneous, with insertion of indwelling catheter; with imaging guidance), we believe that a work RVU of 3.12 appropriately reflects the work of this service. The AMA RUC recommended a work RVU of 2.50 for CPT code 32556 and a work RVU of 3.62 for CPT code 32557. We believe the AMA RUC-recommended work RVU of 3.62 overstates the difference between CPT codes 32556 and 32557. The specialty societies that surveyed CPT code 32556 recommended to the AMA RUC a work RVU of 3.00 for CPT code 32556 and a work RVU of 3.62 for CPT code 32557. We believe this difference in work RVU of 0.62 more accurately captures the relative difference between these two

services. Therefore, since we assigned CPT code 32556 an interim final work RVU of 2.50, we believe a work RVU of 3.12 appropriately reflects the work of CPT code 32557. On an interim final basis for CY 2013, we are assigning a work RVU of 3.12 to CPT code 32557.

Additionally, on an interim final basis for CY 2013, we are refining the AMA RUC recommended pre-service evaluation time to 13 minutes from 15 minutes for CPT codes 32555 and 32557 to match the pre-service evaluation times of CPT codes 32554 and 32556. A complete list of the times associated with these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(10b) Respiratory System: Lungs and Pleura

TABLE 41—RESPIRATORY SYSTEM: LUNGS AND PLEURA

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
32440 .....	Remove lung pneumonectomy .....	27.28 .....	N/A .....	27.28 .....	Interim .....	N/A.
32480 .....	Partial removal of lung .....	25.82 .....	N/A .....	25.82 .....	Interim .....	N/A.
32482 .....	Bilobectomy .....	27.44 .....	N/A .....	27.44 .....	Interim .....	N/A.
32491 .....	Lung volume reduction .....	25.24 .....	N/A .....	25.24 .....	Interim .....	N/A.
32663 .....	Thoracoscopy w/lobectomy .....	24.64 .....	24.64 .....	24.64 .....	Interim .....	No.
32668 .....	Thoracoscopy w/w resect diag .....	3.00 .....	4.00 .....	3.00 .....	Interim .....	No.
32669 .....	Thoracoscopy remove segment .....	23.53 .....	23.53 .....	23.53 .....	Interim .....	No.
32670 .....	Thoracoscopy bilobectomy .....	28.52 .....	28.52 .....	28.52 .....	Interim .....	No.
32671 .....	Thoracoscopy pneumonectomy .....	31.92 .....	31.92 .....	31.92 .....	Interim .....	No.
32672 .....	Thoracoscopy for lvrs .....	27.00 .....	27.00 .....	27.00 .....	Interim .....	No.
32673 .....	Thoracoscopy w/thymus resect .....	21.13 .....	21.13 .....	21.13 .....	Interim .....	No.
60520 .....	Removal of thymus gland .....	17.16 .....	N/A .....	17.16 .....	Interim .....	N/A.
60521 .....	Removal of thymus gland .....	19.18 .....	N/A .....	19.18 .....	Interim .....	N/A.
60522 .....	Removal of thymus gland .....	23.48 .....	N/A .....	23.48 .....	Interim .....	N/A.

The CPT Editorial Panel reviewed the lung resection family of codes and deleted 8 codes, revised 5 codes, and created 18 new codes for CY 2012. During our clinical review for the CY 2012 PFS final rule with comment period, we were concerned with the varying differentials in the AMA RUC-recommended work RVUs and times between some of the open surgery lung resection codes and their endoscopic analogs. Rather than assign alternate interim final RVUs and times in this large restructured family of codes, we accepted the AMA RUC recommendations on an interim basis and requested that the AMA RUC re-review the surgical services along with their endoscopic analogs.

In the CY 2012 PFS final rule with comment period we made this request on a code-by-code basis. However, there was an inadvertent typographical error in our request—we referred to “open

heart surgery analogs”, instead of just “open surgery analogs”. For example, we stated, “For CPT code 32663 (Thoracoscopy, surgical; with lobectomy (single lobe)), the AMA RUC recommended a work RVU of 24.64. Upon clinical review, we have determined that it is most appropriate to accept the AMA RUC recommended work RVU of 24.64 on a provisional basis, pending review of the open heart surgery analogs, in this case CPT code 32480. We are requesting the AMA RUC look at the incremental difference in RVUs and times between the open and laparoscopic surgeries and recommend a consistent valuation of RVUs and time for CPT code 32663 and other services within this family with this same issue. Accordingly, we are assigning a work RVU of 24.64 for CPT code 32663 on an interim basis for CY 2012” (76 FR 73195).

In response to this request, the specialty society noted that these are not open heart surgery codes and therefore are not relevant. The AMA RUC are not relevant. The AMA RUC requested further information from CMS on why these services should be reviewed as part of a family. We understand that our request would have been more clear if we had referred to “open surgery codes” instead of “open heart surgery codes” and if we had written “endoscopic procedures” instead of “laparoscopic surgeries”. With this clarification, we re-request public comment on the appropriate work RVU and time values for the interim codes in the table above. These codes are discussed in greater detail in the CY 2012 PFS final rule with comment period, pages 73193 through 73195. For CY 2013, we are maintaining the current (CY 2012) values for these services on an interim basis. We intend

to review these CPT codes in CY 2013 (11) Cardiovascular System: Heart and  
and set interim final values for CY 2014. Pericardium

TABLE 42—CARDIOVASCULAR SYSTEM: HEART AND PERICARDIUM

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
33361 .....	Replace aortic valve perq .....	New .....	29.50 .....	25.13 .....	Disagree .....	Yes.
33362 .....	Replace aortic valve open .....	New .....	32.00 .....	27.52 .....	Disagree .....	Yes.
33363 .....	Replace aortic valve open .....	New .....	33.00 .....	28.50 .....	Disagree .....	Yes.
33364 .....	Replace aortic valve open .....	New .....	34.87 .....	30.00 .....	Disagree .....	Yes.
33365 .....	Replace aortic valve open .....	New .....	37.50 .....	33.12 .....	Disagree .....	No.
33367 .....	Replace aortic valve w/byp .....	New .....	11.88 .....	11.88 .....	Agree .....	No.
33368 .....	Replace aortic valve w/byp .....	New .....	14.39 .....	14.39 .....	Agree .....	No.
33369 .....	Replace aortic valve w/byp .....	New .....	19.00 .....	19.00 .....	Agree .....	No.
33405 .....	Replacement of aortic valve .....	41.32 .....	41.32 .....	41.32 .....	Interim .....	No.
33430 .....	Replacement of mitral valve .....	50.93 .....	50.93 .....	50.93 .....	Interim .....	No.
33533 .....	Cabg arterial single .....	33.75 .....	34.98 .....	33.75 .....	Interim .....	No.
33990 .....	Insert vad artery access .....	New .....	8.15 .....	8.15 .....	Agree .....	No.
33991 .....	Insert vad art&vein access .....	New .....	11.88 .....	11.88 .....	Agree .....	No.
33992 .....	Remove vad different session .....	New .....	4.00 .....	4.00 .....	Agree .....	No.
33993 .....	Reposition vad diff session .....	New .....	4.17 .....	3.51 .....	Disagree .....	No.

The CPT Editorial Panel deleted four Category III codes (0256T through 0259T) and approved nine CPT codes (33361 through 33369) to report transcatheter aortic valve replacement (TAVR) procedures for CY 2012.

On May 1, 2012, CMS issued a National Coverage Determination (NCD) covering TAVR under Coverage with Evidence Development (CED). The NCD identifies numerous detailed requirements, including that covered TAVR requires a cardiothoracic surgeon and an interventional cardiologist. Under this CED, coverage is limited to services furnished under specific conditions targeted to developing data on the safety and efficacy of the service for Medicare beneficiaries. Like their predecessor Category III codes (0256T through 0259T), the new Category I CPT codes 33361 through 33365 require the work of an interventional cardiologist and cardiothoracic surgeon to jointly participate in the intra-operative technical aspects of TAVR as co-surgeons. Claims processing instructions for the CED (CR 7897 transmittal 2552) require each physician to bill with modifier-62 indicating that co-surgery payment applies. Medicare pays each co-surgeon 62.5 percent of the fee schedule amount. The three add-on cardiopulmonary bypass support services (CPT codes 33367 through 33369) are only reported by the cardiothoracic surgeon; therefore the AMA RUC-recommended work RVUs for those services reflect only the work of one physician. The AMA RUC-recommended work RVUs for each of the co-surgery CPT codes (33361 through 33365) reflect the combined

work of both physicians, irrespective of the co-surgery payment policy. We debated whether it was appropriate to continue our co-surgery payment policy at 62.5 percent of the physician fee schedule amount for each physician for these codes if the work value reflected 100 percent of the work for two physicians. Ultimately, we decided to set work RVU values to reflect the total physician work of the procedures, and to continue to follow our co-surgery payment policy allowing the services to be billed by two physicians, in part because co-surgery is a requirement under Medicare policy for these services. We are not sure this is the appropriate long-term payment policy. We intend to reassess payment for this family of codes when we review national coverage for TAVR. For the time package, the AMA RUC accounted for the time each physician separately spends obtaining consent and reviewing the procedure with the patient. We are concerned that time for each physician to obtain consent and review the procedure with the patient is inconsistent with a framework for valuing the service as a single service.

After clinical review of CPT code 33361 (Transcatheter aortic valve replacement (TAVR/TAVI) with prosthetic valve; percutaneous femoral artery approach), we believe that the specialty society survey 25th percentile work RVU of 25.13 appropriately captures the total work of the service. The AMA RUC recommended the survey median work RVU of 29.50. Regarding physician time, for CPT 33361, as well as CPT codes 33362 through 33364, we believe 45 minutes of

pre-service evaluation time, which is the survey median time, is more consistent with the work of this service than the AMA RUC-recommended pre-service evaluation time of 50 minutes. Accordingly, we are assigning a work RVU of 25.13 to CPT code 33361, with a refinement of 45 minutes of pre-service evaluation time, on an interim basis for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 33362 (Transcatheter aortic valve replacement (TAVR/TAVI) with prosthetic valve; open femoral artery approach), we believe that the specialty society survey 25th percentile work RVU of 27.52 appropriately captures the total work of the service. The AMA RUC recommended the survey median work RVU of 32.00. Like CPT code 33361, we also believe 45 minutes of pre-service evaluation time is more appropriate for this service than the AMA RUC-recommended pre-service evaluation time of 50 minutes. Accordingly, we are assigning a work RVU of 27.52 to CPT code 33362, with a refinement to 45 minutes of pre-service evaluation time, on an interim basis for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 33363 (Transcatheter aortic valve replacement (TAVR/TAVI) with prosthetic valve; open axillary artery approach), we believe that the specialty society survey 25th percentile work RVU of 28.50 appropriately captures the

total work of the service. The AMA RUC reviewed the survey results and recommended the survey median work RVU of 33.00. Like CPT codes 33361 and 33362, we also believe 45 minutes of pre-service evaluation time is more appropriate for this service than the AMA RUC-recommended time of 50 minutes. Accordingly, we are assigning a work RVU of 28.50 to CPT code 33363, with a refinement to 45 minutes of pre-service evaluation time, on an interim basis for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 33364 (Transcatheter aortic valve replacement (TAVR/TAVI) with prosthetic valve; open iliac artery approach), we believe that the specialty society survey 25th percentile work RVU of 30.00 more appropriately captures the total work of the service. The AMA RUC reviewed the survey results and recommended the survey median work RVU of 34.87. Like CPT codes 33361 through 33363, we also believe 45 minutes of pre-service evaluation time is more appropriate for this service than the AMA RUC-recommended time of 50 minutes. Accordingly, we are assigning a work RVU of 30.00 to CPT code 33364, with a refinement to 45 minutes of pre-service evaluation time, on an interim basis for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 33365 (Transcatheter aortic valve replacement (TAVR/TAVI) with prosthetic valve; transaortic approach (eg, median sternotomy, mediastinotomy), we believe a work RVU of 33.12 accurately reflects the work associated with this service. The AMA RUC reviewed the survey results and recommended the survey median work RVU of 37.50. After clinical review, we determined that the work associated with this service is very similar to reference CPT code 33410 (Replacement, aortic valve, with cardiopulmonary bypass; with stentless tissue valve) (work RVU = 46.41), which has a 90-day global period that includes inpatient hospital and office visits.

Because CPT code 33365 has a 0-day global period that does not include post-operative visits, we calculated the value of the pre-operative and post-operative visits in the global period of CPT code 33410, which totaled 13.29 work RVUs, and subtracted that from the total work RVU of 46.41 for CPT code 33410 to determine the appropriate work RVU for CPT code 33365. With regard to time, we decided to maintain the 50 minutes of pre-service evaluation time because we believe that the procedure described by CPT code 33365 involves more pre-service evaluation time since it is performed by surgically opening the chest via median sternotomy. Accordingly, we are assigning a work RVU of 33.12 for CPT code 33365 on an interim basis for CY 2013.

CPT codes 33405, 33430, and 33533 were identified as potentially misvalued through the High Expenditure Procedure Code screen.

When reviewing these services, the specialty society utilized data from the Society of Thoracic Surgeons (STS) National Adult Cardiac Database in developing recommended times and RVUs for CPT codes 33405 (Replacement, aortic valve, with cardiopulmonary bypass; with prosthetic valve other than homograft or stentless valve), 33430 (Replacement, mitral valve, with cardiopulmonary bypass), and 33533 (Coronary artery bypass, using arterial graft(s); single arterial graft), and did not conduct a survey of physician work and time. After reviewing the mean procedure times for these services in the STS database alongside other information relating to the value of these services, the specialty society and AMA RUC concluded that CPT codes 33405 and 33430 are valued appropriately and that the current work RVUs of 41.32 for CPT code 33405, and 50.93 for CPT code 33430 should be maintained. After reviewing the mean procedure time for CPT code 33533 in the STS database alongside other information relating to the value of the service, the specialty society and AMA RUC concluded that the work associated with CPT code 33533 had increased since this service was last reviewed. The AMA RUC recommended a work RVU of 34.98 for CPT code 33533, which is a direct

crosswalk to CPT code 33510 (Coronary artery bypass, vein only; single coronary venous graft).

We believe the STS database, which captures outcome data in addition to time and visit data, is a useful resource in the valuation of PFS services. However, the AMA RUC recommendations on these services show only the STS database mean time for CPT codes 33405, 33430, and 33533. We are interested in seeing the distribution of times, including the 25th percentile, median, and 75th percentile values (which are the data points reported on the specialty society surveys), in addition to any other information STS believes would be relevant to the valuation of the services, such as case-mix, or time data for similar services. The STS database is a robust source of information and we believe it would be helpful to review additional data points for these three services beyond the mean time provided by the AMA RUC. In order to complete our clinical review of these services, we would like to see the distribution of procedure times for CPT codes 33405, 33430, and 33533. We are also interested in more information on the methodology used to develop the recommended work RVUs based on the time data, and, using that methodology, the different RVUs that correspond to the 25th percentile, median, and 75th percentile time data. We previously have expressed our concerns regarding the manner in which data derived from the STS database was used (71 FR 37224 through 37225). We are committed to reviewing and evaluating all services using an approach that maintains the appropriate relativity among fee schedule services. For CY 2013 we are maintaining the current work RVUs for these services on an interim basis. We will consider additional time and other data submitted in response to comments on this final rule with comment period in the CY 2014 PFS final rule with comment period. Specifically, we are maintaining a work RVU of 41.32 for CPT code 33405; a work RVU of 50.93 for CPT code 33430; and a work RVU of 33.75 for CPT code 33533.

(12) Cardiovascular System: Arteries and Veins

TABLE 43—CARDIOVASCULAR SYSTEM: ARTERIES AND VEINS

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC time
35475 .....	Repair arterial blockage .....	9.48 .....	6.60 .....	5.75 .....	Disagree .....	No.



TABLE 43—CARDIOVASCULAR SYSTEM: ARTERIES AND VEINS—Continued

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC time
35476 .....	Repair venous blockage .....	6.03 .....	5.10 .....	4.71 .....	Disagree .....	No.
36221 .....	Place cath thoracic aorta .....	New .....	4.51 .....	4.17 .....	Disagree .....	Yes.
36222 .....	Place cath carotid/inom art .....	New .....	6.00 .....	5.53 .....	Disagree .....	Yes.
36223 .....	Place cath carotid/inom art .....	New .....	6.50 .....	6.00 .....	Disagree .....	Yes.
36224 .....	Place cath carotid art .....	New .....	7.55 .....	6.50 .....	Disagree .....	Yes.
36225 .....	Place cath subclavian art .....	New .....	6.50 .....	6.00 .....	Disagree .....	Yes.
36226 .....	Place cath vertebral art .....	New .....	7.55 .....	6.50 .....	Disagree .....	Yes.
36227 .....	Place cath xtrnl carotid .....	New .....	2.32 .....	2.09 .....	Disagree .....	No.
36228 .....	Place cath intracranial art .....	New .....	4.25 .....	4.25 .....	Agree .....	No.
37197 .....	Remove intrvas foreign body .....	New .....	6.72 .....	6.29 .....	Disagree .....	No.
37211 .....	Thrombolytic art therapy .....	New .....	8.00 .....	8.00 .....	Agree .....	No.
37212 .....	Thrombolytic venous therapy .....	New .....	7.06 .....	7.06 .....	Agree .....	No.
37213 .....	Thrombolytic art/ven therapy .....	New .....	5.00 .....	5.00 .....	Agree .....	No.
37214 .....	Cessj therapy cath removal .....	New .....	3.04 .....	2.74 .....	Disagree .....	No.

In CY 2011, CPT codes 35475 and 35476 were identified in the CMS High Expenditure Procedure Codes Screen.

After clinical review of CPT code 35475 (Transluminal balloon angioplasty, percutaneous; brachiocephalic trunk or branches, each vessel), we believe a work RVU of 5.75 appropriately captures the work of the service. To develop a recommended value for this service, the AMA RUC started with the work RVU of CPT code 37224 (Revascularization, endovascular, open or percutaneous, femoral, popliteal artery(s), unilateral; with transluminal angioplasty) (work RVU of 9.00), which the AMA RUC believed was a comparable service to CPT code 35475, then removed RVUs to account for overlap in work resulting from same day billing with CPT codes 36147 (Introduction of needle and/or catheter, arteriovenous shunt created for dialysis (graft/fistula); initial access with complete radiological evaluation of dialysis access, including fluoroscopy, image documentation and report (includes access of shunt, injection[s] of contrast, and all necessary imaging from the arterial anastomosis and adjacent artery through entire venous outflow including the inferior or superior vena cava) and 75962 (Transluminal balloon angioplasty, peripheral artery other than renal, or other visceral artery, iliac or lower extremity, radiological supervision and interpretation). Using these calculations, the AMA RUC recommended a work RVU of 6.60 for CPT code 35475. We agree with this approach, but believe that CPT code 37220 (Revascularization, endovascular, open or percutaneous, iliac artery, unilateral, initial vessel; with transluminal angioplasty) (work RVU 8.15) is more similar to CPT code 35475

and therefore a better starting point for the reductions. After accounting for overlap with other services typically reported with CPT code 35475, we determined that a work RVU of 5.75 is appropriate for this service. Accordingly, we are assigning a work RVU of 5.75 to CPT code 35475 on an interim final basis for CY 2013.

After clinical review of CPT code 35476 (Transluminal balloon angioplasty, percutaneous; venous), we believe a work RVU of 4.71 more appropriately captures the work of the service. The AMA RUC reviewed the survey results and recommended a work RVU of 5.50, the survey 25th percentile value. We determined that the work associated with CPT code 35476 was similar in terms of physician time and intensity to CPT code 37191 (Insertion of intravascular vena cava filter, endovascular approach including vascular access, vessel selection, and radiological supervision and interpretation, intraprocedural roadmapping, and imaging guidance (ultrasound and fluoroscopy), when performed), which has a work RVU of 4.71. We believe the work RVU of 4.71 appropriately captures the relative difference between this service and CPT code 35475. Therefore, we are assigning a work RVU of 4.71 for CPT code 35476 on an interim final basis for CY 2013.

CPT codes 36221 through 32668 were identified as potentially misvalued through the Codes Reported Together 75 percent or More screen. For CY 2012, the AMA RUC requested that CPT Editorial Panel create eight new codes to bundle selective catheter placement with radiological supervision and interpretation, including angiography. Additionally, the specialty society recognized that non-invasive vascular

imaging has replaced diagnostic angiography as a screening test.

After clinical review of CPT code 36221 (Non-selective catheter placement, thoracic aorta, with angiography of the extracranial carotid, vertebral, and/or intracranial vessels, unilateral or bilateral, and all associated radiological supervision and interpretation, includes angiography of the cervicocerebral arch, when performed), we believe a work RVU of 4.17 more appropriately captures the work of the service, with refinement of 30 minutes to the post-service time. The AMA RUC reviewed the survey results, and after a comparison to similar CPT codes, recommended a value of 4.51 work RVUs and a post-service time of 40 minutes. The AMA RUC used a direct crosswalk to the two component codes being bundled, CPT code 32600 (Introduction of catheter, aorta) (work RVU = 3.02) and CPT code 75650 (Angiography, cervicocerebral, catheter, including vessel origin, radiological supervision and interpretation) (work RVU = 1.49) and the recommended value of 4.51 is the sum of the RVUs for these component codes. We believe that there are efficiencies gained when services are bundled. We believe crosswalking to the work RVU of CPT code 32550 (Insertion of indwelling tunneled pleural catheter with cuff), which has a work RVU of 4.17, appropriately accounts for the physician time and intensity with CPT code 36221. Additionally, we believe that the survey post-service time of 30 minutes more accurately accounts for the time involved in furnishing this service than the AMA RUC-recommended post-service time of 40 minutes. Therefore, we are assigning a work RVU of 4.17 with refinement to time for CPT code

36221 on an interim final basis for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 36222 (Non-selective catheter placement, thoracic aorta, with angiography of the extracranial carotid, vertebral, and/or intracranial vessels, unilateral or bilateral, and all associated radiological supervision and interpretation, includes angiography of the cervicocerebral arch, when performed).), we believe the survey 25th percentile work RVU of 5.53 appropriately captures the work of this service, particularly the efficiencies when two services are bundled together. The AMA RUC recommended the survey median work RVU of 6.00. Like CPT code 36221, we believe the survey post-service time of 30 minutes is more appropriate than the AMA RUC-recommended post-service time of 40 minutes. We are assigning a work RVU of 5.53 with refinement to time for CPT code 36222 as interim final for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 36223 (Selective catheter placement, common carotid or innominate artery, unilateral, any approach, with angiography of the ipsilateral intracranial carotid circulation and all associated radiological supervision and interpretation, includes angiography of the extracranial carotid and cervicocerebral arch, when performed), we believe a work RVU value of 6.00, the survey 25th percentile value, appropriately captures the work of the service, particularly efficiencies when two services are bundled together. The AMA RUC reviewed the survey results, and after a comparison to similar CPT codes, recommended a work RVU of 6.50. Like many of the other CPT codes in this family, we believe the survey post-service time of 30 minutes is more appropriate than the AMA RUC-recommended time of 40 minutes. We are assigning a work RVU of 6.00 with refinement to time for CPT code 36223 as interim final for CY 2013. A complete listing of the times associated with this

code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 36224 (Selective catheter placement, internal carotid artery, unilateral, with angiography of the ipsilateral intracranial carotid circulation and all associated radiological supervision and interpretation, includes angiography of the extracranial carotid and cervicocerebral arch, when performed), we believe a work RVU of 6.50, the survey 25th percentile value, appropriately captures the work of the service, particularly efficiencies when two services are bundled together. We believe 30 minutes of post-service times more appropriately accounts for the work of this service. The AMA RUC reviewed the survey results, and after a comparison to similar CPT codes, recommended a value of 7.55 and a post-service time of 40 minutes for CPT code 36224. Accordingly, we are assigning a work RVU of 6.50 with refinement to time for CPT code 36224 as interim final for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 36225 (Selective catheter placement, subclavian or innominate artery, unilateral, with angiography of the ipsilateral vertebral circulation and all associated radiological supervision and interpretation, includes angiography of the cervicocerebral arch, when performed), we believe that this code should be valued the same as the CPT code 36223, to which we are assigning a work RVU of 6.00. Comparable to CPT code 36223, we also believe 30 minutes of post-service times more appropriately accounts for the work of this service. The AMA RUC reviewed the survey results and recommended the survey median work RVU of 6.50 and a post-service time of 40 minutes for CPT code 36225. We are assigning a work RVU of 6.00 with refinement to time for CPT code 36225 as interim final for CY 2013. A complete listing of the times associated with this code is available on the CMS Web site at: [www.cms.gov/PhysicianFeeSched/](http://www.cms.gov/PhysicianFeeSched/).

After clinical review of CPT code 36226 (Selective catheter placement, vertebral artery, unilateral, with angiography of the ipsilateral vertebral circulation and all associated

radiological supervision and interpretation, includes angiography of the cervicocerebral arch, when performed), we believe that this CPT code should be valued the same as CPT code 36224, which has a work RVU as 6.50. Comparable to CPT code 36224, we also believe 30 minutes of post-service times more appropriately accounts for the work of this service. The AMA RUC reviewed the survey results, and after a comparison to similar CPT codes, recommended a value of 7.55 and a post-service time of 40 minutes for CPT code 36226. We are assigning a work RVU of 6.50 with refinement to time for CPT code 36226 as interim final for CY 2013.

After clinical review of CPT code 36227 (Selective catheter placement, external carotid artery, unilateral, with angiography of the ipsilateral external carotid circulation and all associated radiological supervision and interpretation (list separately in addition to code for primary procedure)), we determined that there are efficiencies gained when services are bundled, and identified a work RVU of 2.09 for this service. This work RVU reflects the application of a very conservative estimate of 10 percent for the work efficiencies that we would expect to occur when multiple component codes are bundled together to the sum of the work RVUs for the component codes. The AMA RUC reviewed the survey results, and after a comparison to similar CPT codes, recommended a value of 2.32 for CPT code 36227. The AMA RUC used a direct crosswalk to the two component codes being bundled, CPT code 36218 (Selective catheter placement, arterial system; additional second order, third order, and beyond, thoracic or brachiocephalic branch, within a vascular family (list in addition to code for initial second or third order vessel as appropriate) (work RVU= 1.01) and CPT code 75660 (Angiography, external carotid, unilateral, selective, radiological supervision and interpretation) (work RVU = 1.31). We are assigning a work RVU of 2.09 as the interim final value of CPT code 36227 for CY 2013.

(13) Hemic and Lymphatic System: General

TABLE 44—HEMIC AND LYMPHATIC SYSTEM: GENERAL

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
38240 .....	Transpl allo hct/donor .....	2.24 .....	4.00 .....	3.00 .....	Disagree .....	No.
38241 .....	Transpl autol hct/donor .....	2.24 .....	3.00 .....	3.00 .....	Agree .....	No.
38242 .....	Transpl allo lymphocytes .....	1.71 .....	2.11 .....	2.11 .....	Agree .....	No.
38243 .....	Transplj hematopoietic boost .....	New .....	2.13 .....	2.13 .....	Agree .....	No.

CPT codes 38240, 38241, 38242, and 38243 were revised by the CPT Editorial Panel for CY 2013.

After clinical review, we agree with the AMA RUC-recommended work RVUs for CPT codes 38241 (Hematopoietic progenitor cell (hpc); autologous transplantation), 38242 (Allogeneic lymphocyte infusions), and

38243 (Hematopoietic progenitor cell (hpc); hpc boost). On an interim final basis for CY 2013 we are assigning a work RVU of 3.00 to CPT code 38241; a work RVU of 2.11 to CPT code 38242; and a work RVU of 2.13 to CPT code 38243.

After clinical review, we believe CPT code 38240 should have the same work

RVU as CPT code 38241, because we believe the two services involve the same amount of work. The AMA RUC recommended a work RVU of 4.00 for CPT code 38240. On an interim final basis for CY 2013 we are assigning CPT code 38240 a work RVU of 3.00.

(14) Digestive System: Intestines (Except Rectum)

TABLE 45—DIGESTIVE SYSTEM: INTESTINES (EXCEPT RECTUM)

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
44705 .....	Prepare fecal microbiota .....	New .....	1.42 .....	Invalid .....	N/A .....	N/A.
G0455 .....	Fecal microbiota prep instill .....	New .....	N/A .....	0.97 .....	N/A .....	N/A.

The CPT Editorial Panel created CPT code 44705 (Preparation of fecal microbiota for instillation, including assessment of donor specimen) for CY 2013. The AMA RUC recommended a work RVU of 1.42, which is a direct crosswalk to CPT code 99203 (Level 3 office or other outpatient visit, new patient). This service is currently (CY 2012) reported under CPT code 44799 (Unlisted procedure, intestine), as is the instillation of the microbiota. Within Medicare, payment for the preparation of the donor specimen would only be made if the specimen is ultimately used for the treatment of a beneficiary as Medicare is not authorized to pay for

any costs not directly related to the diagnosis and treatment of a beneficiary. Because of this policy, we believe it is appropriate to bundle the preparation and instillation into one payable HCPCS code. For CY 2013, we have created HCPCS code G0455 (Preparation with instillation of fecal microbiota by any method, including assessment of donor specimen). HCPCS code G0455 will replace new CPT code 44705 (Preparation of fecal microbiota for instillation, including assessment of donor specimen) which will have a PFS procedure status indicator of I (Not valid for Medicare purposes), and

includes both the work of preparation and instillation of the microbiota.

After reviewing the preparation and instillation work associated with this procedure, we believe that CPT code 99213 (Level 3 office or other outpatient visit, established patient) is an appropriate crosswalk for the work and time of HCPCS code G0455. Therefore, on an interim final basis for CY 2013, we are assigning a work RVU of 0.97 to HCPCS code G0455. A list of the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(15) Digestive System: Biliary Tract

TABLE 46—DIGESTIVE SYSTEM: BILIARY TRACT

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
47562 .....	Laparoscopic cholecystectomy .....	11.76 .....	11.76 .....	10.47 .....	Disagree .....	Yes.
47563 .....	Laparo cholecystectomy/graph .....	11.47 .....	11.47 .....	11.47 .....	Agree .....	No.
47600 .....	Removal of gallbladder .....	17.48 .....	20.00 .....	17.48 .....	Disagree .....	No.
47605 .....	Removal of gallbladder .....	15.98 .....	21.00 .....	18.48 .....	Disagree .....	No.

In CY 2011, we received comments regarding a potential relativity problem

between CPT codes 47600 (Cholecystectomy;) and 47605

(Cholecystectomy; with cholangiography), as CPT code 47600

has a higher work RVU and more post-operative visits than CPT code 47605. In the CY 2012 PFS proposed rule, we requested that the AMA RUC review these two CPT codes and thanked commenters for bringing this to our attention (76 FR 42796). Currently (CY 2012), CPT code 47600 has a work RVU of 17.48, and CPT code 47605 has a work RVU of 15.98, which is clearly an anomalous relationship. For CY 2013, the related specialty societies resurveyed these two CPT codes. After review, we believe that the work RVU of 17.48 appropriately reflects the work of CPT code 47600, and that the work RVU of CPT code 47605 should be increased to reflect the increase in work related to the addition of cholangiography. After clinical review, we agree with the AMA RUC and specialty societies that a work RVU of 1.00 is the correct difference between CPT code 47600 and 47605. Therefore, we believe a work RVU of 18.48 accurately accounts for the work associated with CPT code 47605. We do not believe that the work of CPT code 47600 has increased over time. The AMA RUC recommended a work RVU of 20.00 for CPT code 47600 and a work RVU of 21.00 for CPT code 47605. Both values are the specialty society survey median work RVUs. On an interim final basis for CY 2013, we are assigning a work RVU of 17.48 to CPT code 47600 and a work RVU of 18.48 to CPT code 47605.

In their review of these CPT codes, the specialty societies indicated and the AMA RUC agreed that the typical patient undergoing an open cholecystectomy is scheduled and started with a laparoscopic approach and is then converted to the open procedure. We are concerned that the vignettes associated with these procedures imply that the work of the failed laparoscopic approach is included in the work of the cholecystectomy. We request that the AMA RUC review the vignettes for these services.

CPT codes 47562 and 47563 were identified as potentially misvalued through the High Expenditure Procedure Code screen.

Though these service were identified by CMS as potentially misvalued, the related specialty societies declined to survey CPT codes 47562 (Laparoscopy, surgical; cholecystectomy) and 47563 (Laparoscopy, surgical; cholecystectomy with cholangiography), because, they said, the codes had been resurveyed many times, with CPT code 47563 last surveyed and reviewed as recently as the Fourth Five-Year Review (CY 2011). The AMA RUC Relativity Assessment Workgroup concluded that these services have not changed since last reviewed and that resurveying the codes would not produce different values. The AMA RUC reaffirmed the current (CY 2012) work RVU of 11.76 for CPT code 47562 and the current (CY 2012) work RVU of 11.47 for CPT code 47563.

After clinical review, we noticed a rank-order anomaly in these services similar to the rank-order problem discussed above for CPT codes 47600 and 47605. CPT code 47563, which includes cholangiography, is currently (CY 2012) valued lower than CPT code 47562 which describes the same procedure without cholangiography. After reviewing these two services, we agree with the AMA RUC that the recently-reviewed current work RVU of 11.47 for CPT code 47563 continues to accurately reflect the work of this service. As discussed above, we believe that a work RVU of 1.00 reflects the incremental difference between cholecystectomy with cholangiography and cholecystectomy alone. Therefore, we believe that CPT code 47562 should be valued 1.00 RVU lower than CPT code 47563. On an interim final basis for CY 2013, we are assigning a work RVU of 10.47 to CPT code 47562 and a work RVU of 11.47 to CPT code 47563.

Regarding physician time, we changed the pre-service time of CPT code 47562 to match the pre-service time of CPT code 47563, leading to small increase in pre-service time for the service. A complete listing of the interim final times assigned to these services is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(16) Urinary System: Bladder

TABLE 47—URINARY SYSTEM: BLADDER

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
52214 .....	Cystoscopy and treatment .....	3.70 .....	3.50 .....	3.50 .....	Agree .....	No.
52224 .....	Cystoscopy and treatment .....	3.14 .....	4.05 .....	4.05 .....	Agree .....	Yes.
52234 .....	Cystoscopy and treatment .....	4.62 .....	4.62 .....	4.62 .....	Agree .....	No.
52235 .....	Cystoscopy and treatment .....	5.44 .....	5.44 .....	5.44 .....	Agree .....	No.
52240 .....	Cystoscopy and treatment .....	9.71 .....	8.75 .....	7.50 .....	Disagree .....	No.
52287 .....	Cystoscopy chemodenervation .....	New .....	3.20 .....	3.20 .....	Agree .....	No.
52351 .....	Cystouretero & or pyeloscope .....	5.85 .....	5.75 .....	5.75 .....	Agree .....	No.
52352 .....	Cystouretero w/stone remove .....	6.87 .....	6.75 .....	6.75 .....	Agree .....	No.
52353 .....	Cystouretero w/lithotripsy .....	7.96 .....	7.88 .....	7.50 .....	Disagree .....	No.
52354 .....	Cystouretero w/biopsy .....	7.33 .....	8.58 .....	8.00 .....	Disagree .....	No.
52355 .....	Cystouretero w/excise tumor .....	8.81 .....	10.00 .....	9.00 .....	Disagree .....	No.

CPT code 52235 was identified as potentially misvalued under the Harvard-valued—Utilization over 30,000 screen. CPT codes 52234, 52240, and 52351 through 52355 were identified as a part of this family for review.

After clinical review, we agreed with the AMA RUC-recommended work

RVUs for the majority of codes in this family. However, we disagreed with the AMA RUC-recommended work RVUs for CPT codes 52353 (Cystourethroscopy, with ureteroscopy and/or pyeloscopy; with lithotripsy (ureteral catheterization is included)), 52354 (Cystourethroscopy, with ureteroscopy and/or pyeloscopy; with

biopsy and/or fulguration of ureteral or renal pelvic lesion), 52355 (Cystourethroscopy, with ureteroscopy and/or pyeloscopy; with resection of ureteral or renal pelvic tumor), and 52240 (Cystourethroscopy, with fulguration (including cryosurgery or laser surgery) and/or resection of; large bladder tumor(s)). For CPT codes,

52353, 52354, and 52355, we believe that the survey 25th percentile work RVUs represent a more appropriate incremental difference over the base code, CPT code 52351 (Cystourethroscopy, with ureteroscopy and/or pyeloscopy; diagnostic), to which we are assigning an interim final work RVU of 5.75, than the AMA RUC recommended work RVUs of 7.88, 8.58, 10.00, respectively. Additionally, we believe the survey 25th percentile work RVUs more appropriately account for the significant reduction in intra-service time of these three CPT codes. Therefore, on an interim final basis for

CY 2013, we are assigning a work RVU of 7.50 for CPT 52353; a work RVU of 8.00 for CPT code 52354; and a work RVU of 9.00 for CPT code 52355.

After reviewing CPT code 52240, we believe this service should be valued the same as CPT code 52353, as the services have the same times and describe very similar procedures. Therefore, on an interim final basis for CY 2013, we are assigning a work RVU of 7.50 to CPT code 52240.

Regarding physician time, we refined the AMA RUC-recommended pre-service time for CPT code 52224 (Cystourethroscopy, with fulguration (including cryosurgery or laser surgery)

or treatment of minor (less than 0.5 cm) lesion(s) with or without biopsy) from 32 minutes to 29 minutes to match the pre-service time of CPT code 52214 (Cystourethroscopy, with fulguration (including cryosurgery or laser surgery) of trigone, bladder neck, prostatic fossa, urethra, or periurethral glands) which has very similar pre-service work. A complete list of the interim final times associated with these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(17) Nervous System: Extracranial Nerves, Peripheral Nerves, and Autonomic Nervous System

TABLE 48—NERVOUS SYSTEM: EXTRACRANIAL NERVES, PERIPHERAL NERVES, AND AUTONOMIC NERVOUS SYSTEM

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
64450 .....	N block other peripheral .....	1.27 .....	0.75 .....	0.75 .....	Agree .....	No.
64612 .....	Destroy nerve face muscle .....	2.01 .....	1.41 .....	1.41 .....	Interim .....	No.
64613 .....	Destroy nerve neck muscle .....	2.01 .....	N/A .....	2.01 .....	Interim .....	N/A.
64614 .....	Destroy nerve extrem musc .....	2.20 .....	N/A .....	2.20 .....	Interim .....	N/A.
64615 .....	Chemodenerv musc migraine .....	New .....	1.85 .....	1.85 .....	Interim .....	No.
64640 .....	Injection treatment of nerve .....	2.81 .....	1.23 .....	1.23 .....	Agree .....	No.

The CPT Editorial Panel created CPT code 64615 and revised CPT codes 64612, 64613, and 64614 for CY 2013.

When the AMA RUC and related specialty societies reviewed CPT codes 64613 (Chemodenervation of muscle(s); neck muscle(s) (eg, for spasmodic torticollis, spasmodic dysphonia)) and 64614 (Chemodenervation of muscle(s); extremity and/or trunk muscle(s) (eg, for dystonia, cerebral palsy, multiple sclerosis)), they determined that both CPT codes should be divided into additional codes, and referred CPT codes 64613 and 64614 to the CPT Editorial Panel. The AMA RUC

recommended the survey median work RVU of 1.41 for CPT code 64612 (Chemodenervation of muscle(s); muscle(s) innervated by facial nerve, unilateral (eg, for blepharospasm, hemifacial spasm)), a decrease from the current work RVU of 2.01, and recommended the survey median work RVU of 1.85 for new CPT code 64615 (Chemodenervation of muscle(s); muscle(s) innervated by facial, trigeminal, cervical spinal and accessory nerves, bilateral (eg, for chronic migraine)). We are accepting the AMA RUC-recommended work RVUs for CPT

codes 64612 and 64615 on an interim basis, and will review these services alongside CPT codes 64613 and 64614 (or their successor CPT codes) after they are reviewed by the CPT Editorial Panel.

The AMA RUC requested a change in the global period of CPT code 64615 from 10 days to 0 days. We believe that a global period of 10 days is most appropriate for this service, and maintains consistency within this family of CPT codes, as the other services in this family also have 10-day global periods.

(18) Eye and Ocular Adnexa: Eyeball

TABLE 49—EYE AND OCULAR ADNEXA: EYEBALL

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
65222 .....	Remove foreign body from eye .....	0.93 .....	0.93 .....	0.84 .....	Disagree .....	Yes.

CPT code 65222 was identified as potentially misvalued under the Harvard-valued—Utilization over 30,000 screen.

Medicare claims data from 2011 indicate that CPT code 65222 (Removal of foreign body, external eye; corneal, with slit lamp) is typically furnished to the beneficiary on the same day as an

E/M visit. We believe that some of the activities furnished during the pre- and post-service period of the procedure code and the E/M visit overlap. After review, we do not believe that the AMA RUC appropriately accounted for this overlap in its recommendation of pre- and post-service time. To account for this overlap, we reduced the AMA RUC-

recommended pre-service evaluation time by one-third, from 7 minutes to 5 minutes, and the AMA RUC-recommended post-service time by one-third, from 5 minutes to 3 minutes. We believe that 5 minutes of pre-service evaluation time and 3 minutes of post-service time accurately reflect the time involved in furnishing the pre- and

post-service work of this procedure, and that these times are well-aligned with similar services. Because we reduced the AMA RUC-recommended procedure time for this code by 4 minutes, at a standard work intensity of .0224 RVUs per minute, we believe that it is also

appropriate to remove 0.09 RVUs from the current/AMA RUC-recommended RVU of 0.93. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of 0.84 to CPT code 65222, with a refinement to the AMA RUC recommended time. A complete list of

the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(19) Eye and Ocular Adnexa: Ocular Adnexa

TABLE 50—EYE AND OCULAR ADNEXA: OCULAR ADNEXA

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
67810 .....	Biopsy eyelid & lid margin .....	1.48 .....	1.18 .....	1.18 .....	Agree .....	Yes.

CPT code 67810 was identified as potentially misvalued under the Harvard-valued—Utilization over 30,000 screen.

Medicare claims data from 2011 indicate that CPT code 67810 (Incisional biopsy of eyelid skin including lid margin) is typically furnished to the beneficiary on the same day as an E/M visit. We believe that some of the activities furnished during the pre- and post-service period of the procedure code and the E/M visit overlap. After review, we believe that the AMA RUC appropriately accounted for this overlap

in its recommendation of pre-service time, but that the AMA RUC-recommended post-service time, while reduced from the survey time, is still high relative to similar services performed on the same day as an E/M service. To better account for this overlap, and to value this service relative to similar services, we reduced the AMA RUC-recommended post-service time for this procedure by one-third, from 5 minutes to 3 minutes.

After reviewing CPT code 67810 and assessing the overlap in time and work, we agree with the AMA RUC-

recommended work RVU of 1.18 for this service, which is a decrease from the CY 2012 work RVU of 1.48. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of 1.18 to CPT code 67810, with a refinement to the AMA RUC recommended time. A complete list of the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(20) Eye and Ocular Adnexa: Conjunctiva

TABLE 51—EYE AND OCULAR ADNEXA: CONJUNCTIVA

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
68200 .....	Treat eyelid by injection .....	0.49	0.49	0.49	Agree .....	Yes.

CPT code 68200 was identified as potentially misvalued under the Harvard-valued—Utilization over 30,000 screen.

Medicare claims data from 2011 indicate that CPT code 68200 (Subconjunctival injection) is typically furnished to the beneficiary on the same day as an E/M visit. We believe that some of the activities furnished during the pre- and post-service period of the procedure code and the E/M visit overlap. After review, we believe that

the AMA RUC appropriately accounted for this overlap in its recommendation of pre-service time, but that the AMA RUC did not adequately account for the overlap in the post-service time. To better account for the overlap in post-service time, we reduced the AMA RUC-recommended post-service time for this procedure by one-third, from 5 minutes to 3 minutes.

After reviewing CPT code 68200 and assessing the overlap in time and work, we agree with the AMA RUC-

recommended work RVU of 0.49 for this service. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of 0.49 to CPT code 68200, with a refinement to the AMA RUC recommended time. A complete list of the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(21) Auditory System: External Ear

TABLE 52—AUDITORY SYSTEM: EXTERNAL EAR

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
69200 .....	Clear outer ear canal .....	0.77 .....	0.77 .....	0.77 .....	Agree .....	Yes.

CPT code 69200 was identified as potentially misvalued under the Harvard-valued—Utilization over 30,000 screen.

Medicare claims data from 2011 indicate that CPT code 69200 (Removal foreign body from external auditory canal; without general anesthesia) is typically furnished to the beneficiary on the same day as an E/M visit. We believe that some of the activities furnished during the pre- and post-service period of the procedure code

and the E/M visit overlap. To account for this overlap, we removed one-third of the pre-service evaluation time from the pre-service time package, reducing the pre-service evaluation time from 7 minutes to 5 minutes. Additionally, we reduced the AMA RUC-recommended post-service time for this procedure by one-third, from 5 minutes to 3 minutes.

After reviewing CPT code 69200 and assessing the overlap in time and work, we agree with the AMA RUC-recommended work RVU of 0.77 for this

service. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of 0.77 to CPT code 69200, with a refinement to the AMA RUC recommended time. A complete list of the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(22) Diagnostic Radiology (Diagnostic Imaging)

TABLE 53—DIAGNOSTIC RADIOLOGY (DIAGNOSTIC IMAGING)

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
72040 .....	X-ray exam neck spine 3<vws .....	0.22 .....	0.22 .....	0.22 .....	Agree .....	No.
72050 .....	X-ray exam neck spine 4/5vws .....	0.31 .....	0.31 .....	0.31 .....	Agree .....	No.
72052 .....	X-ray exam neck spine 6/<vws .....	0.36 .....	0.36 .....	0.36 .....	Agree .....	No.
72191 .....	Ct angiograph pelv w/o&w/dye .....	1.81 .....	N/A .....	1.81 .....	Interim .....	N/A.
73221 .....	Mri joint upr extrem w/o dye .....	1.35 .....	1.35 .....	1.35 .....	Agree .....	No.
73721 .....	Mri jnt of lwr extre w/o dye .....	1.35 .....	1.35 .....	1.35 .....	Agree .....	No.
74170 .....	Ct abdomen w/o & w/dye .....	1.40 .....	1.40 .....	1.40 .....	Agree .....	No.
74174 .....	Ct angio abd&pelv w/o&w/dye .....	2.20 .....	2.20 .....	2.20 .....	Interim .....	No.
74175 .....	Ct angio abdom w/o & w/dye .....	1.90 .....	N/A .....	1.90 .....	Interim .....	N/A.
74247 .....	Contrst x-ray uppr gi tract .....	0.69 .....	0.69 .....	0.69 .....	Agree .....	No.
74280 .....	Contrast x-ray exam of colon .....	0.99 .....	0.99 .....	0.99 .....	Agree .....	No.
74400 .....	Contrst x-ray urinary tract .....	0.49 .....	0.49 .....	0.49 .....	Agree .....	No.
75896 .....	X-rays transcath therapy .....	1.31 (PC), Contractor Priced (TC).	Contractor Priced.	1.31 (PC), Contractor Priced (TC).	Interim .....	N/A.
75898 .....	Follow-up angiography .....	1.65 (PC), Contractor Priced (TC).	Contractor Priced.	1.65 (PC), Contractor Priced (TC).	Interim .....	N/A.

CPT codes 74175 and 72191 were identified as potentially misvalued through the Codes Reported Together 75 percent or More screen. The CPT Editorial Panel created CPT code 74174, which bundles the work of CPT codes 74175 and 72191, for CY 2012.

We reviewed CPT code 74174 (Computed tomographic angiography, abdomen and pelvis, with contrast material(s), including noncontrast images, if performed, and image postprocessing) for CY 2012. We stated in the CY 2012 PFS final rule with comment period that we are accepting the AMA RUC-recommended work RVU of 2.20 for CPT code 74174 on an interim basis, and request that the AMA RUC review the component CPT codes: 74175 (Computed tomographic angiography, abdomen, with contrast material(s), including noncontrast images, if performed, and image postprocessing) and 72191 (Computed tomographic angiography, pelvis, with contrast material(s), including noncontrast images, if performed, and image postprocessing) (76 FR 73200).

In response to this request, some commenters stated that the AMA RUC operates under the premise that the values assigned to all the service paid under the PFS are assumed to be accurate and therefore, our request to review the physician work component of CPT codes 74175 and 72191 is unnecessary. Commenters noted that CPT codes 74175 and 72191 were used as important building blocks in the work valuation of CPT code 74174, and that the AMA RUC considered their individual values, which in many ways equates to an AMA RUC review. Commenters stated that to review individual codes solely because they are bundled to create a new code, risks rank-order anomalies within families, which could threaten the relativity of the values for services on the PFS. Therefore, commenters stated that they believe an AMA RUC review of CPT codes 74175 and 72191 is unnecessary.

The AMA RUC Relativity Assessment Workgroup referred component CPT codes 74175 and 72191 to the PE Subcommittee of the AMA RUC to review the direct practice expense

inputs, but the AMA RUC did not review the physician work or time.

We have stated many times our belief that when codes are bundled, the new codes should be reviewed along with their component codes to ensure consistency in RVUs and inputs. Therefore, we reviewed CPT codes 74174, 72191, and 74175 for CY 2013. During this review, we saw an anomalous relationship between the physician times assigned to these services. CPT code 74174 describes computed tomographic angiography (CTA) of both the abdomen and pelvis together. This CPT code includes 5 minutes of pre-service time, 30 minutes of intra-service time, and 5 minutes of post-service time, which is in line with several other similar bundled CPT codes. CPT code 74175 describes CTA of the abdomen only, and includes 10 minutes of pre-service time, 30 minutes of intra-service time, and 10 minutes of post-service time. Similarly, CPT code 72191 describes CTA of the pelvis only, and includes 9 minutes of pre-service time, 30 minutes of intra-service time, and 10 minutes of post-service time. We



do not believe that CTA of just the abdomen or just the pelvis should include more pre- and post-service time than the combined code. Also, while we believe furnishing the bundled code does not involve much more time than furnishing the stand-alone codes, we find it unlikely that the bundled service requires exactly the same intra-service time as the component services. We request recommendations from the AMA RUC and other public commenters on the appropriate work and time values for these services. We are maintaining the current (CY 2012) work RVUs and times for CPT codes 74174, 72191, and 74175 on an interim basis for CY 2013, and anticipate re-reviewing these services for CY 2014 considering any recommendations that we receive.

CPT code 75896 was identified as potentially misvalued through the Codes Reported Together 75 percent or More screen.

The associated specialty societies and the AMA RUC intend to survey and review CPT code 75896 (Transcatheter therapy, infusion, other than for thrombolysis, radiological supervision and interpretation) and related CPT code 75898 (Angiography through existing catheter for follow-up study for transcatheter therapy, embolization or infusion, other than for thrombolysis) for CY 2014. The AMA RUC recommended carrier pricing these two services for CY 2014. Currently (CY 2012) both codes have a national payment rate for the professional component of the service, and the technical component of the service is

contractor priced. We believe it is appropriate to maintain the current national price on the professional component, and to contractor price the technical component until we are able to establish a national price that appropriately values the practice expenses associated with this service. Therefore, on an interim basis for CY 2013, we are assigning a work RVU of 1.31 to the professional component of CPT code 75896, and a work RVU of 1.65 to the professional component of CPT code 75898. The technical component and global billing for both CPT codes will be contractor priced. We anticipate reviewing these services again after reviewing the AMA RUC recommendations for these services in CY 2014.

(23) Diagnostic Ultrasound: Pelvis

TABLE 54—DIAGNOSTIC ULTRASOUND: PELVIS

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
76830 .....	Transvaginal us non-ob .....	0.69 .....	0.69 .....	0.69 .....	Agree .....	Yes.

CPT code 76830 was identified as potentially misvalued through the High Expenditure Procedure Code screen.

We reviewed CPT code 76830 (Ultrasound, transvaginal) and believe that the current work RVU of 0.69 continues to accurately reflect the work of this services. The AMA RUC also recommended maintaining the current work RVU of this service. We are

refining the AMA RUC-recommended post-service time for this procedure from 10 minutes to 8 minutes to match the post-service time of CPT code 76817 (Ultrasound, pregnant uterus, real time with image documentation, transvaginal), which, we believe, involves very similar post-service work. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of

0.69 to CPT code 76830, with a refinement to the AMA RUC recommended time. A complete list of the interim final times associated with this procedure is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(24) Radiologic Guidance: Fluoroscopic Guidance

TABLE 55—RADIOLOGIC GUIDANCE: FLUOROSCOPIC GUIDANCE

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
77001 .....	Fluoroguide for vein device .....	0.38	N/A	0.38	Interim .....	N/A.
77002 .....	Needle localization by xray .....	0.54	N/A	0.54	Interim .....	N/A.
77003 .....	Fluoroguide for spine inject .....	0.60	0.60	0.60	Interim .....	No.

CPT code 77003 was identified as potentially misvalued through the High Expenditure Procedure Code screen.

We reviewed CPT code 77003 (Fluoroscopic guidance and localization of needle or catheter tip for spine or paraspinal diagnostic or therapeutic injection procedures (epidural or subarachnoid)), and believe it is necessary to review this service alongside very similar CPT codes 77001 (Fluoroscopic guidance for central venous access device placement,

replacement (catheter only or complete), or removal (includes fluoroscopic guidance for vascular access and catheter manipulation, any necessary contrast injections through access site or catheter with related venography radiologic supervision and interpretation, and radiographic documentation of final catheter position) (list separately in addition to code for primary procedure)) and 77002 (Fluoroscopic guidance for needle placement (eg, biopsy, aspiration,

injection, localization device)) to determine the appropriate relative value for this high volume, high expenditure procedure code. The AMA RUC reviewed CPT code 77003 for CY 2013 and concluded that the current work RVU of 0.60 is appropriate for this service. It is our understanding that the AMA RUC does not intend to review CPT codes 77001 and 77002. We anticipate reviewing CPT codes 77001, 77002, and 77003 together in CY 2013 for CY 2014 and request public

comments on the appropriate work and time values for these services. On an interim basis for CY 2013, we are

maintaining the current work RVU of 0.60 for CPT code 77003.

(25) Radiation Oncology: Medical Radiation Physics, Dosimetry, Treatment Devices, and Special Services

TABLE 56—RADIATION ONCOLOGY: MEDICAL RADIATION PHYSICS, DOSIMETRY, TREATMENT DEVICES, AND SPECIAL SERVICES

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
77301 .....	Radiotherapy dose plan imrt .....	7.99 .....	7.99 .....	7.99 .....	Agree .....	Yes.

CPT code 77301 was identified as potentially misvalued through the High Expenditure Procedure Code screen.

We reviewed CPT code 77301 (Intensity modulated radiotherapy plan, including dose-volume histograms for target and critical structure partial tolerance specifications) and do not believe the work associated with this procedure has changed. The AMA RUC also recommended the current work

RVU of 7.99 for this service. On an interim final basis for CY 2013 we are assigning a work RVU of 7.99 to CPT code 77301. Regarding the physician time for this service, CPT code 77301 currently (CY 2012) includes 30 minutes of pre-service time, 131 minutes of intra-service time, and 35 minutes of post-service time. The AMA RUC recommended moving the pre-service time associated with this procedure into

the intra-service period. We do not believe this is appropriate, as we think the physician work associated with those 30 minutes is pre-service work and should remain in the pre-service period. Therefore, we are assigning an interim final pre-service evaluation time of 30 minutes, intra-service time of 130 minutes, and post-service time of 35 minutes to CPT code 77301 for CY 2013.

(26) Molecular Pathology

TABLE 57—MOLECULAR PATHOLOGY

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
G0452 .....	Molecular pathology interpr .....	New .....	N/A .....	0.37 .....	N/A .....	N/A.

The AMA CPT Editorial Panel has created new CPT codes to replace the codes used to bill for molecular pathology services that will be deleted at the end of CY 2012. The new codes describe distinct molecular pathology tests and test methods. The CPT Editorial Panel created 101 new molecular pathology CPT codes for CY 2012 and another 14 new molecular pathology codes for CY 2013. As discussed in detail in section III.I. of this CY 2013 PFS final rule with comment period, these new molecular pathology CPT codes will be paid on the CLFS for CY 2013.

One of the molecular pathology CPT codes that is being deleted for CY 2012 is payable on the PFS: CPT code 83912–26 (Molecular diagnostics; interpretation and report). To replace this CPT code, we have created HCPCS code G0452 (molecular pathology procedure; physician interpretation and report) to describe medically necessary

interpretation and written report of a molecular pathology test, above and beyond the report of laboratory results. This professional component-only HCPCS G-code will be considered a “clinical laboratory interpretation service,” which is one of the current categories of PFS pathology services under the definition of physician pathology services at § 415.130(b)(4). Section § 415.130(b)(4) of the regulations and section 60 of the Claims Processing Manual (IOM 100–04, Ch. 12, section 60.E.) specify certain requirements for billing the professional component of certain clinical laboratory services including that the interpretation (1) Must be requested by the patient’s attending physician, (2) must result in a written narrative report included in the patient’s medical record, and (3) requires the exercise of medical judgment by the consultant physician. We note that a hospital’s standing order policy can be used as a

substitute for the individual request by a patient’s attending physician. The current CPT code for interpretation and report, 83912–26, is included on the current list of clinical laboratory interpretation services but will be deleted at the end of CY 2012.

As discussed in section III.I. of this CY 2013 PFS final rule with comment period, we reviewed the work associated with this procedure, and we believe it is appropriate to directly crosswalk the work RVUs and times of CPT code 83912–26 to HCPCS code G0452, because we do not believe this coding change reflects a change in the service or in the resources involved in furnishing the service. Accordingly, we are assigning a work RVU of 0.37, with 5 minutes of pre-service time, 10 minutes of intra-service time, and 5 minutes of post-service time to HCPCS code G0452 on an interim final basis for CY 2013.

(27) Immunology

TABLE 58—IMMUNOLOGY

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
86153 .....	Cell enumeration phys interp .....	New .....	0.69 .....	0.69 .....	Agree .....	Yes.

The CPT Editorial Panel created CPT codes 86152 and 86153 to replace CPT Category III codes 0279T and 0280T.

CPT code 86153 (Cell enumeration using immunologic selection and identification in fluid specimen (eg, circulating tumor cells in blood); physician interpretation and report, when required) will be payable on the PFS for the physician interpretation and report of CPT code 86152 (Cell enumeration using immunologic selection and identification in fluid specimen (eg, circulating tumor cells in blood)) which will be payable on the Clinical Laboratory Fee Schedule (CLFS). Like HCPSC code G0452

discussed above, CPT code 86153 is a professional component-only CPT code that will be considered a “clinical laboratory interpretation service,” which is one of the current categories of PFS pathology services under the definition of physician pathology services at § 415.130(b)(4). This code must be billed with the “26” modifier to be paid under the PFS.

After reviewing CPT code 86153, we believe that the AMA RUC-recommended work RVU of 0.69 appropriately accounts for the work of this service. Accordingly, we are assigning a work RVU of 0.69 to CPT code 86153 on an interim final basis for

CY 2013. Regarding physician time, the AMA RUC recommended 20 minutes of intra-service time and 5 minutes of post-service time for CPT code 86153. We believe that all the work of this service belongs in the intra-service period, and that 20 minutes accurately captures the time involved in furnishing this service. Therefore, we are assigning 0 minutes pre-service time, 20 minutes intra-service time, and 0 minutes post-service time to CPT code 86153 on an interim final basis for CY 2013.

(28) Cytopathology and Surgical Pathology

TABLE 59—CYTOPATHOLOGY AND SURGICAL PATHOLOGY

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
88120 .....	Cytp urne 3–5 probes ea spec .....	1.20 .....	1.20 .....	1.20 .....	Interim .....	No.
88121 .....	Cytp urine 3–5 probes cmpr .....	1.00 .....	1.00 .....	1.00 .....	Interim .....	No.
88312 .....	Special stains group 1 .....	0.54 .....	0.54 .....	0.54 .....	Agree .....	No.
88365 .....	Insitu hybridization (fish) .....	1.20 .....	N/A .....	1.20 .....	Interim .....	N/A.
88367 .....	Insitu hybridization auto .....	1.30 .....	N/A .....	1.30 .....	Interim .....	N/A.
88368 .....	Insitu hybridization manual .....	1.40 .....	N/A .....	1.40 .....	Interim .....	N/A.
88375 .....	Optical endomicroscopy interp .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
G0416 .....	Sat biopsy 10–20 .....	3.09 .....	N/A .....	3.09 .....	N/A .....	N/A.

The CPT Editorial Panel created CPT codes 88120 (Cytopathology, in situ hybridization (eg, FISH), urinary tract specimen with morphometric analysis, 3–5 molecular probes, each specimen; manual) and 88121 (Cytopathology, in situ hybridization (eg, FISH), urinary tract specimen with morphometric analysis, 3–5 molecular probes, each specimen; using computer-assisted technology) to describe in situ hybridization testing using urine samples, effective for CY 2011. Prior to CY 2011, all in situ hybridization testing was billed using CPT codes 88365 (In situ hybridization (eg, FISH), each probe), 88367 (Morphometric analysis, in situ hybridization (quantitative or semi-quantitative) each probe; using computer-assisted technology), and 88368 (Morphometric analysis, in situ hybridization (quantitative or semi-quantitative) each probe; manual). The

appropriate code would be billed one time for each probe used in the performance of the test, regardless of the medium of the specimen (that is, blood, tissue, tumor, bone marrow, or urine). We stated in the CY 2012 PFS proposed rule that because the descriptors for the new CPT codes 88120 and 88121 include the use of approximately 4 probes, and existing CPT codes 88367 and 88368 include only 1 probe, we were concerned about potential payment discrepancies between the new and existing codes (76 FR 42795 through 42796). Unlike the new codes for urinary tract specimens, the existing codes (for all other specimens) allow for multiple units of each code to be billed. We asked the AMA RUC to review the work and PE for existing CPT codes 88365, 88367, and 88368 alongside CPT codes 88120 and 88121 to ensure the appropriate relativity between these two

sets of services (76 FR 73153 through 73154).

In response to that request, the College of American Pathologists (CAP) indicated that they would develop a CPT Assistant article clarifying the appropriate usage of each code. The AMA RUC stated that it intends to review these services in CY 2013 for CY 2014, after CY 2012 utilization data are available to assess how these services are being billed. We agree with this approach, and are maintaining the current (CY 2012) work RVUs of 1.20 for CPT code 88120, and 1.00 for CPT code 88121, as interim until we review CPT codes 88120 and 88121 alongside CPT codes 88365, 88367, and 88368 for CY 2014.

We have received information from stakeholders that the current (CY 2012) descriptor for HCPSC code G0416 (Surgical pathology, gross and

microscopic examination for prostate needle saturation biopsy sampling, 1–20 specimens) should be revised to better reflect the interaction of this service, and associated RVUs, with billing for surgical pathology. After reviewing the

service, we agree with stakeholders. For CY 2013, we are revising the descriptor for HCPCS code G0416 to the following: Surgical pathology, gross and microscopic examination for prostate needle saturation biopsy sampling, 10–

20 specimens. HCPCS code G0416 will be interim final, and open for public comment for CY 2013.

(29) Psychiatry

TABLE 60—PSYCHIATRY

HCPCS code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
90785 .....	Psytx complex interactive .....	New .....	Contractor Priced.	0.11 .....	Interim .....	N/A.
90791 .....	Psych diagnostic evaluation .....	New .....	3.00 .....	2.80 .....	Interim .....	No.
90792 .....	Psych diag eval w/med srvc .....	New .....	3.25 .....	2.96 .....	Interim .....	No.
90832 .....	Psytx pt&/family 30 minutes .....	New .....	1.50 .....	1.25 .....	Interim .....	No.
90833 .....	Psytx pt&/fam w/e&m 30 min .....	New .....	1.50 .....	0.98 .....	Interim .....	No.
90834 .....	Psytx pt&/family 45 minutes .....	New .....	2.00 .....	1.89 .....	Interim .....	No.
90836 .....	Psytx pt&/fam w/e&m 45 min .....	New .....	1.90 .....	1.60 .....	Interim .....	No.
90837 .....	Psytx pt&/family 60 minutes .....	New .....	3.00 .....	2.83 .....	Interim .....	No.
90838 .....	Psytx pt&/fam w/e&m 60 min .....	New .....	2.50 .....	2.56 .....	Interim .....	No.
90839 .....	Psytx crisis initial 60 min .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
90840 .....	Psytx crisis ea addl 30 min .....	New .....	Contractor Priced.	Contractor Priced.	N/A .....	N/A.
90845 .....	Psychoanalysis .....	1.79 .....	2.10 .....	1.79 .....	Interim .....	Yes.
90846 .....	Family psytx w/o patient .....	1.83 .....	2.40 .....	1.83 .....	Interim .....	Yes.
90847 .....	Family psytx w/patient .....	2.21 .....	2.50 .....	2.21 .....	Interim .....	Yes.
90853 .....	Group psychotherapy .....	0.59 .....	0.59 .....	0.59 .....	Interim .....	Yes.
90863 .....	Pharmacologic mgmt w/psytx .....	New .....	Contractor Priced.	Invalid .....	N/A .....	N/A.

In preparation for the Fourth Five-Year Review of Work, we received comments indicating that psychiatry/psychotherapy CPT codes 90801 through 90880 may be potentially misvalued. In response to these comments, we requested that the AMA RUC review these services. Ultimately, the AMA RUC concluded that the entire section of psychiatry/psychotherapy services would benefit from restructuring within CPT. After a year of analysis, the CPT Editorial Panel replaced the current psychiatry/psychotherapy CPT codes with a new structure that allows for the separate reporting of E/M codes, eliminates the site-of-service differential, establishes CPT codes for crisis, and creates a series of add-on CPT codes to psychotherapy to describe interactive complexity and medication management.

We appreciate all the work that has been completed to date by the CPT Editorial Panel, AMA RUC, and involved specialty societies in revising this family of CPT codes. Below we discuss the specific CY 2013 work RVUs for the new psychotherapy family of CPT codes. We note that related specialty societies have not yet surveyed some of the new CPT codes, namely, the new CPT codes for psychotherapy for crisis, interactive complexity, and

pharmacologic management. The AMA RUC and HCPAC have recommended contractor pricing for these services until the surveys are complete. After the specialty societies have completed the survey process for all the codes in the new code set, we intend to review the values for all codes in the family again. It is our policy to value a family of codes together to ensure more accurate valuation and proper relativity. We will take into consideration the AMA RUC and HCPAC recommendations, specialty society recommendations, public comments, Medicare utilization data, and other available information. For CY 2013, our general approach was to maintain the current CPT code values, or adopt values that approximate the values for the current CPT codes after adjusting for differences in code structure between CY 2012 and 2013, for all psychiatry services on an interim basis, pending a final review of the values for the entire family of CPT codes.

The first major change in the new coding framework involves changes to the CPT codes for initial psychiatric evaluation. For CY 2013, the CPT Editorial Panel is deleting CPT codes 90801 (Psychiatric diagnostic interview examination) (work RVU = 2.80) and 90802 (Interactive psychiatric diagnostic

interview examination using play equipment, physical devices, language interpreter, or other mechanisms of communication) (work RVU = 3.01), and replacing them with new CPT codes 90791 (Psychiatric diagnostic evaluation) and 90792 (Psychiatric diagnostic evaluation with medical service). CPT code 90791 describes psychiatric diagnostic evaluation without medical work. We are assigning an interim work RVU of 2.80, the work RVU of deleted CPT code 90801, to this service for CY 2013. CPT code 90792 describes psychiatric diagnostic evaluation involving medical work. We are assigning an interim work RVU of 2.96 to this service for CY 2013. Currently (CY 2012) the psychotherapy with E/M services are valued on average 0.16 work RVUs higher than the psychotherapy without E/M services. We believe this is the appropriate differential between the diagnostic evaluation with medical services and diagnostic evaluation without medical services CPT codes. Therefore, to assign a work RVU to CPT code 90792, which includes medical services, we added 0.16 work RVUs to the work RVU of CPT code 90791, which does not include medical services.

Regarding coding and payment for these CPT codes, we note that CPT

prefatory language for these new psychiatric diagnosis codes allows for reporting of these codes more than once when an informant is “seen in lieu of the patient.” Medicare only pays for services provided to diagnose or treat a Medicare beneficiary. Obtaining information from relatives or close associates is appropriate in some circumstances, but should not substitute entirely for an evaluation of the patient.

We previously have addressed the delivery of mental health services to caregivers in Chapter 1, section 70.1 of the Medicare National Coverage Determinations Manual, Pub. 100–03, which provides guidance specifically for current CPT code 90846 (family psychotherapy without the patient present). It states that, “In certain types of medical conditions, including when a patient is withdrawn and uncommunicative due to a mental disorder or comatose, the physician may contact relatives and close associates to secure background information to assist in diagnosis and treatment planning. When a physician contacts their patient’s relatives or associates for this purpose, expenses of such interviews are properly chargeable as physician’s services to the patient on whose behalf the information was secured. A physician may also have contacts with a patient’s family and associates for purposes other than securing background information. In some cases, the physician will provide counseling to members of the household. Family counseling services are covered only where the primary purpose of such counseling is the treatment of the patient’s condition. For example, two situations where family counseling services would be appropriate are as follows: (1) Where there is a need to observe the patient’s interaction with family members; and/or (2) where there is a need to assess the capability of and assist the family members in aiding in the management of the patient. Counseling principally concerned with the effects of the patient’s condition on the individual being interviewed would not be reimbursable as part of the physician’s personal services to the patient.” Therefore, we believe that CPT codes 90791 and 90792 may be used for diagnosis through a relative or close associate providing direct care for the patient when the focus of the service is gathering additional information about the beneficiary, and cannot substitute for an evaluation of the beneficiary. We are concerned that multiple diagnostic evaluations with family members should not replace a detailed evaluation of the beneficiary, and we intend to

monitor the frequency of billing for diagnostic evaluations per patient.

The second major change in the new coding framework involves psychotherapy procedure codes without medical services, which we typically expect will be billed by clinical psychologists and licensed clinical social workers. For CY 2013, the CPT Editorial Panel created stand-alone psychotherapy CPT codes 90832 (Psychotherapy, 30 minutes with patient and/or family member), 90834 (Psychotherapy, 45 minutes with patient and/or family member), and 90837 (Psychotherapy, 60 minutes with patient and/or family member), that are not site-of-service specific. These services are currently reported using outpatient and interactive outpatient, and inpatient and interactive inpatient psychotherapy CPT codes. To assign interim work RVUs to these services that approximate the current values for these services under the current CPT coding structure, we assigned each new stand-alone psychotherapy CPT code the work RVU of the current corresponding inpatient psychotherapy code. Specifically, we are assigning an interim work RVU of 1.25 to CPT code 90832, which is the current work RVU of CPT code 90816 (Individual psychotherapy, insight oriented, behavior modifying and/or supportive, in an inpatient hospital, partial hospital or residential care setting, approximately 20 to 30 minutes face-to-face with the patient); an interim work RVU of 1.89 to CPT code 90834, which is the current work RVU of CPT code 90818 (Individual psychotherapy, insight oriented, behavior modifying and/or supportive, in an inpatient hospital, partial hospital or residential care setting, approximately 45 to 50 minutes face-to-face with the patient); and an interim work RVU of 2.83 to CPT code 90837, which is the current work RVU of CPT code 90821 (Individual psychotherapy, insight oriented, behavior modifying and/or supportive, in an inpatient hospital, partial hospital or residential care setting, approximately 75 to 80 minutes face-to-face with the patient). For CY 2013, the additional work involved in psychotherapy with higher interactive complexity will be captured using an interactive complexity add-on CPT code, discussed below.

Regarding coding and payment for these psychotherapy CPT codes, we note that the CY 2012 CPT codes describe time spent face-to-face with the patient, while the CY 2013 CPT codes describe time spent with the patient and/or family member. As discussed above in relation to CPT codes 90791 and 90792, Medicare only pays for

services provided to diagnose or treat a Medicare beneficiary. Obtaining information from relatives or close associates is appropriate in some circumstances, but should not substitute for direct treatment of the beneficiary. We would expect psychotherapy to be billed only when the beneficiary is present for a significant portion of the service.

The third major change in the new coding framework involves psychotherapy services furnish alongside an E/M service. For CY 2013, the CPT Editorial Panel created CPT codes 90833 (Psychotherapy, 30 minutes with patient and/or family member when performed with an evaluation and management service (list separately in addition to the code for primary procedure)), 90836 (Psychotherapy, 45 minutes with patient and/or family member when performed with an evaluation and management service (list separately in addition to the code for primary procedure)) and 90838 (Psychotherapy, 60 minutes with patient and/or family member when performed with an evaluation and management service (list separately in addition to the code for primary procedure)). These services are currently reported using outpatient and interactive outpatient, and inpatient and interactive inpatient psychotherapy with E/M CPT codes. For CY 2013, physicians and qualified nonphysician practitioners that can bill for E/M services will now bill for psychotherapy with evaluation and management using the existing E/M structure and a choice of one add-on psychotherapy time-based code, 30, 45 or 60 minutes. At this time, we believe that the work involved in furnishing the psychotherapy add-on CPT codes is very similar to the work of furnishing the stand-alone psychotherapy CPT codes (CPT codes 90832, 90834, and 90837). We believe the difference in work between the psychotherapy add-on codes and stand-alone psychotherapy CPT codes is not in the intensity of the services; rather, it is in amount of time involved in furnishing them. The AMA RUC has recommended, and we agree, that the psychotherapy add-on CPT codes include 12 minutes less time than the stand-alone psychotherapy CPT codes. The psychotherapy add-on CPT codes are furnished alongside an E/M service, so some of the activities in the stand-alone psychotherapy CPT codes should not be included in the psychotherapy add-on CPT codes because those activities (reviewing the record, coordinating care, and some documentation and reporting activities)

are included in the E/M service with which the add-on codes will be billed. Accordingly, to assign interim work RVUs to each of the new psychotherapy add-on CPT codes, we started with the interim work RVU of the corresponding new stand-alone psychotherapy CPT code, and then reduced that RVU by 0.27 RVUs, to capture the 12 minutes less time assigned to these services (12 minutes at an intensity of 0.0224 RVUs per minute = 0.27 RVUs). Specifically, we are assigning an interim work RVU of 0.98 to CPT code 90833; an interim work RVU of 1.60 for CPT code 90836; and an interim work RVU of 2.56 for CPT code 90838.

Like the stand-alone psychotherapy services, we note that the CY 2012 CPT codes describe time spent face-to-face with the patient, while the CY 2013 CPT codes describe time spent with the patient and/or family member. As discussed above, Medicare only pays for services provided to diagnose or treat a Medicare beneficiary. Obtaining information from relatives or close associates is appropriate in some circumstances, but should not substitute for direct treatment of the beneficiary. We would expect psychotherapy to be billed only when the beneficiary is present for a significant portion of the service.

Additionally, the CY 2013 coding structure includes a new add-on CPT code for interactive complexity, CPT code 90785 (Interactive complexity (list separately in addition to the code for primary procedure)). The interactive complexity add-on CPT code, when billed with a psychotherapy service, replaces the CY 2012 CPT codes for interactive psychotherapy. As stated above, this service has not yet been surveyed by the related specialty societies, and the AMA RUC recommended contractor pricing this service for CY 2013. However, given that services involving interactive complexity are nationally priced in the CY 2012 coding structure, we believe we have enough information to assign interim work RVUs for CPT code 90785 for CY 2013. In the 2012 coding structure, there are CPT codes for outpatient and inpatient psychotherapy services and corresponding CPT codes for outpatient and inpatient interactive psychotherapy services. For both the outpatient and inpatient services, the interactive service has a work RVU that is 0.11 RVUs higher than the corresponding service that is not interactive. We believe this reflects the current value of interactive services. Therefore, we are assigning an interim work RVU of 0.11 to CPT code 90785 for CY 2013. We are assigning this service

0 minutes of physician time because the work RVU of 0.11 reflects only the incremental difference in intensity of the base procedure; the time of this service is captured in the time of the procedure with which it is billed.

Regarding coding and payment for CPT code 90785, the CPT prefatory language for this service states that psychiatric procedures may be reported with interactive complexity for “\* \* \* Use of play equipment, other physical devices, interpreter or translator to communicate with the patient to overcome barriers to therapeutic or diagnostic interaction between the physician or other qualified health care professional and a patient who is not fluent in the same language as the physician or other qualified health care professional, or has not developed, or has lost, either the expressive language communication skills to explain his/her symptoms and response to treatment, or the receptive communication skills to understand the physician or other qualified health care professional if he/she were to use typical language for communication.” Given this language, we would like to clarify that CPT code 90785 generally should not be billed solely for the purpose of translation or interpretation services. Federal laws prohibit discrimination, which in this case would take the form of higher beneficiary payments and copayments for the same service, based on disability or ethnicity. Billing for this service solely for translation or interpretation related to a beneficiary’s disability could implicate section 504 of the Rehabilitation Act of 1973 and the Americans with Disabilities Act, and billing for this service solely for translation or interpretation related to foreign language could implicate Title VI of the Civil Rights Act of 1964.

The CPT Editorial Panel has created two new CPT codes for psychotherapy when a patient is in crisis, CPT codes 90839 (Psychotherapy for crisis; first 60 minutes) and 90840 (Psychotherapy for crisis; each additional 30 minutes (list separately in addition to code for primary service)). As these CPT codes have not yet been surveyed, the AMA RUC has recommended contractor pricing for CPT codes 90839 and 90840 for CY 2013. We agree and are assigning CPT codes 90839 and 90840 a PFS procedure status of C (Contractors price the code. Contractors establish RVUs and payment amounts for these services on an interim basis for CY 2013).

Additionally, for CY 2013, the CPT Editorial Panel has deleted CPT code 90862 (Pharmacologic management, including prescription, use, and review of medication with no more than

minimal medical psychotherapy). For CY 2013, psychiatrists will now bill the appropriate E/M code when furnishing pharmacologic management services. The CPT Editorial Panel also created CPT add-on code 90863 (Pharmacologic management, including prescription and review of medication, when performed with psychotherapy services (list separately in addition to the code for primary procedure) to describe medication management by a nonphysician when furnished with psychotherapy. We understand from our past meetings with stakeholders that the ability to prescribe medicine is predicated upon first providing evaluation and management (E/M) services. We have discussed in previous rulemaking that Medicare does not recognize clinical psychologists to bill E/M services because they are not authorized to furnish those services under their state scope of practice (62 FR 59057). While clinical psychologists have been granted prescribing privileges in Louisiana and New Mexico, they are not licensed or authorized under their State scope of practice to furnish the full range of traditional E/M services. CPT code 90862 describes pharmacologic management, including prescription, use, and review of medication with no more than minimal medical psychotherapy. This descriptor reference to “medical psychotherapy” implies that the service furnished under CPT code 90862 is an E/M service, and therefore, clinical psychologists cannot bill Medicare for CPT code 90862. We also believe that clinical psychologists would continue to be precluded from billing Medicare for pharmacologic management services under new CPT code 90863, even in the absence of the reference to “medical psychotherapy” because pharmacologic management services require some knowledge and ability to perform evaluation and management services. Even though clinical psychologists in Louisiana and New Mexico have been granted prescribing privileges, clinical psychologists in those and other states are not licensed or authorized to furnish E/M services. Accordingly, on an interim basis for CY 2013, we are assigning CPT code 90863 a PFS procedure status indicator of I (Not valid for Medicare purposes. Medicare uses another code for the reporting of and the payment for these services.). We invite public comment on our interim assignment of this procedure status.

Finally, under the new coding structure, existing psychotherapy CPT codes 90845 (Psychoanalysis), 90846 (Family psychotherapy (without the

patient present)), 90847 (Family psychotherapy (conjoint psychotherapy) (with patient present)), and 90853 (Group psychotherapy (other than of a multiple-family group)) remain essentially unchanged for CY 2013. We are maintaining the current (CY 2012) work RVUs and times for these services on an interim basis for CY 2013. Specifically, we are assigning an interim work RVU of 1.79 for CPT code 90845; an interim work RVU of 1.83 for CPT code 90846; and interim work RVU of

2.21 for CPT code 90847; and an interim work RVU of 0.59 for CPT code 90853.

The AMA RUC and HCPAC-recommended RVUs are listed in the table at the start of this section. Regarding physician time, we accepted the AMA RUC-recommended times for all the new CPT codes in this family. We are maintaining the current work RVUs and times for existing CPT codes 90845, 90846, 90847, and 90853 on an interim basis until we are able to review all the recommended values for this family of CPT codes. Regarding the utilization crosswalk, we made some

refinements to the AMA RUC-recommended utilization crosswalks for the new psychotherapy CPT codes, based on our understanding of how these services will be billed for CY 2013. We will re-review these assumptions when we review all recommended values for this family of CPT codes. The CY 2013 physician time file and utilization crosswalk are available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(30) Cardiovascular: Therapeutic Services and Procedures

TABLE 61—CARDIOVASCULAR: THERAPEUTIC SERVICES AND PROCEDURES

HCPAC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
92920 .....	Prq cardiac angioplast 1 art .....	New .....	9.00 .....	10.10 .....	Disagree .....	Yes.
92921 .....	Prq cardiac angio addl art .....	New .....	4.00 .....	Bundled .....	N/A .....	N/A.
92924 .....	Prq card angio/athrect 1 art .....	New .....	11.00 .....	11.99 .....	Disagree .....	Yes.
92925 .....	Prq card angio/athrect addl .....	New .....	5.00 .....	Bundled .....	N/A .....	N/A.
92928 .....	Prq card stent w/angio 1 vsl .....	New .....	10.49 .....	11.21 .....	Disagree .....	Yes.
92929 .....	Prq card stent w/angio addl .....	New .....	4.44 .....	Bundled .....	N/A .....	N/A.
92933 .....	Prq card stent/ath/angio .....	New .....	12.32 .....	12.54 .....	Disagree .....	Yes.
92934 .....	Prq card stent/ath/angio .....	New .....	5.50 .....	Bundled .....	N/A .....	N/A.
92937 .....	Prq revasc byp graft 1 vsl .....	New .....	10.49 .....	11.20 .....	Disagree .....	Yes.
92938 .....	Prq revasc byp graft addl .....	New .....	6.00 .....	Bundled .....	N/A .....	N/A.
92941 .....	Prq card revasc mi 1 vsl .....	New .....	12.32 .....	12.56 .....	Disagree .....	No.
92943 .....	Prq card revasc chronic 1vsl .....	New .....	12.32 .....	12.56 .....	Disagree .....	Yes.
92944 .....	Prq card revasc chronic addl .....	New .....	6.00 .....	Bundled .....	N/A .....	N/A.

CPT code 92980 (Transcatheter placement of an intracoronary stent(s), percutaneous, with or without other therapeutic intervention, any method; single vessel) was identified for review because it is on the MPC list. After reviewing CPT code 92980, the related specialty societies believed that the family of percutaneous coronary intervention (PCI) codes should be revised to better reflect current practice, and referred the family of codes to the CPT Editorial Panel for review.

The CPT Editorial Panel approved 13 new PCI CPT codes for CY 2013 to replace the 6 existing codes. In the current (CY 2012) coding structure, CPT code 92980 describes the placement of a coronary stent in a single vessel, and add-on CPT code 92981 describes placement of a stent in each additional vessel. As currently described, a single vessel includes one artery and all its branches. Under this coding convention, if a physician placed a stent in one artery and one branch to that artery, the physician would bill only CPT code 92980. If that physician placed a stent in one artery and one branch of that artery, then went on to place a stent in a second artery and one branch of that artery, the physician would bill CPT

code 92980 along with add-on CPT code 92981.

The CY 2013 coding structure creates more codes and more granular coding. For CY 2013, the placement of a stent in an artery is billed using a base code, and the placement of a stent in a branch of that artery is billed using an add-on code. Stenting each new artery is billed using a new base code and stenting each branch is billed using an add-on to that base code. If a physician placed a stent in one artery and one branch of that artery, and then went on to place a stent in a second artery and one branch of that second artery, the physician would bill two base code/add-on pairs.

The CPT Panel made similar changes to the current codes for angioplasty and atherectomy and added new codes for atherectomy with stenting, any revascularization of a coronary artery bypass graft, and any revascularization procedure through a chronic total occlusion of any coronary artery or graft. The CPT Panel created a separate base code for each procedure for each new artery and an add-on code for each branch within that artery. Finally, the CPT Panel created a new code for any revascularization procedure for an acute coronary artery occlusion during an

acute myocardial infarction. This final code does not have an add-on code.

We believe that this revised coding structure represents a CPT trend toward identifying greater granularity in codes describing the most intense and difficult work. As we discuss in section III.B.1. of this final rule with comment period, the agency has an interest in pursuing additional bundling in the PFS payment structure. Bundling is one method for structuring payment that can improve payment accuracy and efficiency. We believe that unbundling the placement of branch-level stents in a fee-for-service system may encourage increased placement of stents. To eliminate that incentive, on an interim final basis for CY 2013, we are rebundling the work associated with the placement of a stent in an arterial branch into the base code for the placement of a stent in an artery.

Specifically, we are bundling the work of CPT code 92921 (Percutaneous transluminal coronary angioplasty; each additional branch of a major coronary artery (list separately in addition to code for primary procedure)) into CPT code 92920 (Percutaneous transluminal coronary angioplasty; single major coronary artery or branch); we are bundling the work of CPT code 92925



(Percutaneous transluminal coronary atherectomy, with coronary angioplasty when performed; each additional branch of a major coronary artery (list separately in addition to code for primary procedure)) into CPT code 92924 (Percutaneous transluminal coronary atherectomy, with coronary angioplasty when performed; single major coronary artery or branch); we are bundling with work of CPT code 92929 (Percutaneous transcatheter placement of intracoronary stent(s), with coronary angioplasty when performed; each additional branch of a major coronary artery (list separately in addition to code for primary procedure)) into CPT code 92928 (Percutaneous transcatheter placement of intracoronary stent(s), with coronary angioplasty when performed; single major coronary artery or branch); we are bundling the work of CPT code 92934 (Percutaneous transluminal coronary atherectomy, with intracoronary stent, with coronary angioplasty when performed; each additional branch of a major coronary artery (list separately in addition to code for primary procedure)) into CPT code 92933 (Percutaneous transluminal coronary atherectomy, with intracoronary stent, with coronary angioplasty when performed; single major coronary artery or branch); we are bundling the work of CPT code 92938 (Percutaneous transluminal revascularization of or through coronary artery bypass graft (internal mammary, free arterial, venous), any combination of intracoronary stent, atherectomy and angioplasty, including distal protection when performed; each additional branch subtended by the bypass graft (list separately in addition to code for primary procedure)) into CPT code 92937 (Percutaneous transluminal revascularization of or through coronary artery bypass graft (internal mammary, free arterial, venous), any combination of intracoronary stent, atherectomy and angioplasty, including distal protection when performed; single vessel); and we are bundling the work of CPT code

92944 (Percutaneous transluminal revascularization of chronic total occlusion, coronary artery, coronary artery branch, or coronary artery bypass graft, any combination of intracoronary stent, atherectomy and angioplasty; each additional coronary artery, coronary artery branch, or bypass graft (list separately in addition to code for primary procedure)) into CPT code 92943 (Percutaneous transluminal revascularization of chronic total occlusion, coronary artery, coronary artery branch, or coronary artery bypass graft, any combination of intracoronary stent, atherectomy and angioplasty; single vessel).

To bundle the work of each new add-on code into its respective base code, we used the AMA RUC-recommended utilization crosswalk to determine what percentage of the base code utilization would be billed with the add-on code, and added that percentage of the add-on code AMA RUC-recommended work RVU to the base code AMA RUC-recommended work RVU. For example, the AMA RUC estimated that CPT code 92920 would have 26,848 Medicare allowed services in CY 2013, and that corresponding add-on CPT code 92921 would have 7,368 Medicare allowed services in CY 2013. Therefore, the AMA RUC estimates that CPT code 92920 will be billed without add-on CPT code 92921 for 73 percent of the Medicare allowed services, and that CPT code 92920 will be billed with add-on CPT code 92921 for 27 percent of the allowed services (7,368/26,848). To account for the additional work involved in 27 percent of the allowed services, we added a work RVU of 1.10 (27.44 percent of a work RVU of 4.00 for CPT code 92921) to the work RVU of 9.00 for CPT code 92920, to get to a work RVU of 10.10 for the combined service. We followed this methodology to establish the combined work RVUs for all the new base code/add-on code pairs. Based this methodology, we are assigning the following interim final work RVUs for CY 2013: a work RVU of

10.10 to CPT code 92920; a work RVU of 11.99 to CPT code 92924; a work RVU of 11.21 to CPT code 92928; a work RVU of 12.54 to CPT code 92933; a work RVU of 11.20 to CPT code 92937; and a work RVU of 12.56 to CPT code 92943. On an interim final basis for CY 2013, add-on CPT codes 92921, 92925, 92929, 92934, 92938, and 92944 will have a PFS procedure status indicator of B (Bundled code. Payments for covered services are always bundled into payment for other services, which are not specified. If RVUs are shown, they are not used for Medicare payment. If these services are covered, payment for them is subsumed by the payment for the services to which they are bundled) and will not be separately payable.

We did not use this methodology directly to establish a work RVU for CPT code 92941 (Percutaneous transluminal revascularization of acute total/subtotal occlusion during acute myocardial infarction, coronary artery or coronary artery bypass graft, any combination of intracoronary stent, atherectomy and angioplasty, including aspiration thrombectomy when performed, single vessel), which does not have a specific corresponding add-on code. After reviewing this service alongside the other services in this family, like the AMA RUC, we believe CPT code 92941 should have the same work RVU as CPT code 92943 to preserve the appropriate rank order of the services in this family. As we stated above, we are assigning a work RVU of 12.56 to CPT code 92943. Therefore, on an interim final basis for CY 2013 we are assigning a work RVU of 12.56 to CPT code 92941, with the AMA RUC-recommended intra-service time of 70 minutes.

The AMA RUC recommended RVUs for these services are listed in the table above. The CY 2013 physician time file and utilization crosswalk are available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(31) Cardiovascular: Intracardiac Electrophysiological Procedures/Studies

TABLE 62—CARDIOVASCULAR: INTRACARDIAC ELECTROPHYSIOLOGICAL PROCEDURES/STUDIES

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
93653 .....	Ep & ablate supravent arrhyt .....	New .....	15.00 .....	15.00 .....	Agree .....	No.
93654 .....	Ep & ablate ventric tachy .....	New .....	20.00 .....	20.00 .....	Agree .....	No.
93655 .....	Ablate arrhythmia add on .....	New .....	9.00 .....	7.50 .....	Disagree .....	No.
93656 .....	Tx atrial fib pulm vein isol .....	New .....	20.02 .....	20.02 .....	Agree .....	No.
93657 .....	Tx l/r atrial fib addl .....	New .....	10.00 .....	7.50 .....	Disagree .....	No.

CPT codes 93651 and 93652 were identified as potentially misvalued through the Codes Reported Together 75 percent or More screen. The CPT Editorial Panel deleted CPT codes 93651 and 93652, and replaced them with new CPT codes 93653 through 93657 for CY 2013.

We reviewed new CPT codes 93653 (Comprehensive electrophysiologic evaluation including insertion and repositioning of multiple electrode catheters with induction or attempted induction of an arrhythmia with right atrial pacing and recording, right ventricular pacing and recording, his recording with intracardiac catheter ablation of arrhythmogenic focus; with treatment of supraventricular tachycardia by ablation of fast or slow atrioventricular pathway, accessory atrioventricular connection, cavo-tricuspid isthmus or other single atrial focus or source of atrial re-entry), 93654 (Comprehensive electrophysiologic evaluation including insertion and repositioning of multiple electrode catheters with induction or attempted induction of an arrhythmia with right atrial pacing and recording, right ventricular pacing and recording, his recording with intracardiac catheter ablation of arrhythmogenic focus; with treatment of ventricular tachycardia or focus of ventricular ectopy including intracardiac electrophysiologic 3d mapping, when performed, and left

ventricular pacing and recording, when performed), and 93656 (Comprehensive electrophysiologic evaluation including transeptal catheterizations, insertion and repositioning of multiple electrode catheters with induction or attempted induction of an arrhythmia with atrial recording and pacing, when possible, right ventricular pacing and recording, his bundle recording with intracardiac catheter ablation of arrhythmogenic focus, with treatment of atrial fibrillation by ablation by pulmonary vein isolation). We believe that the survey 25th percentile work RVUs of 15.00 for CPT code 93653, 20.00 for CPT code 93654, and 20.02 for CPT code 93656 accurately account for the work involved in furnishing these services. The AMA RUC recommended these values as well, with 180 minutes of intra-service time for CPT code 93653, and 240 minutes of intra-service time for CPT codes 93654 and 93656. We agree with these values. Accordingly, we are assigning a work RVU of 15.00 for CPT code 93653, a work RVU of 20.00 for 93654, and a work RVU of 20.02 for CPT code 93656, with no refinements to the AMA RUC-recommended time, on an interim final basis for CY 2013.

After reviewing CPT codes 93655 (Intracardiac catheter ablation of a discrete mechanism of arrhythmia which is distinct from the primary ablated mechanism, including repeat

diagnostic maneuvers, to treat a spontaneous or induced arrhythmia (list separately in addition to code for primary procedure)) and 93657 (Additional linear or focal intracardiac catheter ablation of the left or right atrium for treatment of atrial fibrillation remaining after completion of pulmonary vein isolation (list separately in addition to code for primary procedure)), we believe these CPT codes have a very similar level of intensity as their related base codes: CPT codes 93653, 93654, and 93656. CPT codes 93653, 93654, and 93656 are all valued at 5.00 RVUs per 1 hour of intra-service time. We believe this is the appropriate increment for CPT codes 93655 and 93657 as well, which include 90 minutes of intra-service time. Therefore, we believe that a work RVU of 7.50 accurately accounts for the work of these services and reflects the appropriate relativity within this family of CPT codes. The AMA RUC recommended a work RVU of 9.00 for CPT code 93655 and a work RVU of 10.00 for CPT code 93657. We are assigning a work RVU of 7.50 to CPT codes 93655 and 93657 with no refinements to the AMA RUC-recommended time, on an interim final basis for CY 2013.

(32) Noninvasive Vascular Diagnostic Studies: Extremity Arterial Studies (Including Digits)

TABLE 63—NONINVASIVE VASCULAR DIAGNOSTIC STUDIES: EXTREMITY ARTERIAL STUDIES  
[Including digits]

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
93925 .....	Lower extremity study .....	0.58 .....	0.90 .....	0.80 .....	Disagree .....	Yes.
93926 .....	Lower extremity study .....	0.39 .....	0.70 .....	0.50 .....	Disagree .....	Yes.
93970 .....	Extremity study .....	0.68 .....	0.70 .....	0.70 .....	Agree .....	No.
93971 .....	Extremity study .....	0.45 .....	0.45 .....	0.45 .....	Agree .....	No.

CPT codes 93925 and 93926 were identified by the AMA RUC as potentially misvalued because the time and PE inputs for these services had never been reviewed by the AMA RUC and these services have utilization of 500.00 service per year.

After reviewing CPT codes 93925 (Duplex scan of lower extremity arteries or arterial bypass grafts; complete bilateral study) and 93926 (Duplex scan of lower extremity arteries or arterial bypass grafts; unilateral or limited study), we believe that the specialty society survey 25th percentile work RVUs of 0.80 for CPT code 93925, and

0.50 for CPT code 93926 accurately account for the work involved in furnishing these services and appropriately captures the increase in work since these services were last valued. We believe that the AMA RUC-recommended the survey median work RVUs of 0.90 for CPT code 93925 and 0.70 for 93926 overstate the increase in value for these services and that those values are too high relative to similar services. Regarding physician time, we have refined the AMA RUC-recommended pre-service and post-service times from 5 minutes to 3 minutes to align with similar CPT codes

93922 (Limited bilateral noninvasive physiologic studies of upper or lower extremity arteries, (e.g., for lower extremity: ankle/brachial indices at distal posterior tibial and anterior tibial/dorsalis pedis arteries plus bidirectional, doppler waveform recording and analysis at 1–2 levels, or ankle/brachial indices at distal posterior tibial and anterior tibial/dorsalis pedis arteries plus volume plethysmography at 1–2 levels, or ankle/brachial indices at distal posterior tibial and anterior tibial/dorsalis pedis arteries with, transcutaneous oxygen tension measurement at 1–2 levels)) and 93923

(Complete bilateral noninvasive physiologic studies of upper or lower extremity arteries, 3 or more levels (e.g., for lower extremity: ankle/brachial indices at distal posterior tibial and anterior tibial/dorsalis pedis arteries plus segmental blood pressure measurements with bidirectional doppler waveform recording and analysis, at 3 or more levels, or ankle/brachial indices at distal posterior tibial and anterior tibial/dorsalis pedis

arteries plus segmental volume plethysmography at 3 or more levels, or ankle/brachial indices at distal posterior tibial and anterior tibial/dorsalis pedis arteries plus segmental transcutaneous oxygen tension measurements at 3 or more levels), or single level study with provocative functional maneuvers (e.g., measurements with postural provocative tests, or measurements with reactive hyperemia). In sum, we are assigning a work RVU of 0.80 to CPT

code 93925 and a work RVU of 0.50 to CPT code 93926, with refinements to the AMA RUC-recommended times, on an interim final basis for CY 2013. A complete list of the interim final times assigned to these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(33) Neurology and Neuromuscular Procedures: Sleep Medicine Testing

TABLE 64—NEUROLOGY AND NEUROMUSCULAR PROCEDURES: SLEEP MEDICINE TESTING

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
95782 .....	Polysom <6 yrs 4/> paramtrs .....	New .....	3.00 .....	2.60 .....	Disagree .....	No.
95783 .....	Polysom <6 yrs cpap/bilvl .....	New .....	3.20 .....	2.83 .....	Disagree .....	No.

The CPT Editorial Panel created CPT codes 95782 and 95783 for CY 2013 to describe the physician work involved in pediatric polysomnography for children 5 years of age or younger.

We reviewed CPT codes 95782 and 95783 and determined that the specialty society survey 25th percentile work RVUs of 2.60 for CPT code 95782 (Polysomnography; younger than 6 years, sleep staging with 4 or more additional parameters of sleep, attended by a technologist) and 2.83 for CPT code 95783 (Polysomnography; younger than 6 years, sleep staging with 4 or more additional parameters of sleep, with initiation of continuous positive airway pressure therapy or bi-level ventilation, attended by a technologist)

appropriately reflect the work involved in furnishing these services. CPT codes 95782 and 95783 were previously reported under CPT codes 95810 (Polysomnography; age 6 years or older, sleep staging with 4 or more additional parameters of sleep, attended by a technologist) and 95811 (Polysomnography; age 6 years or older, sleep staging with 4 or more additional parameters of sleep, with initiation of continuous positive airway pressure therapy or bilevel ventilation, attended by a technologist). These CPT codes (95810 and 95811) have revised descriptors for CY 2013 indicating age 6 years and older. CPT code 95810 has a CY 2012 work RVU of 2.50, and CPT code 95811 has a CY 2012 work RVU of

2.60. We believe the increase from these current work RVUs to the CY 2013 work RVUs of 2.60 for CPT code 95782 and 2.83 for CPT code 95783 reflect the incremental difference in work between the existing services for ages 6 years and older and new services for younger than 6 years. The AMA RUC recommended the specialty society survey median work RVUs of 3.00 for CPT code 95782 and 3.20 for CPT code 95783. We are assigning a work RVU of 2.60 to CPT code 95782 and a work RVU of 2.83 to CPT code 95783 on an interim final basis for CY 2013.

(34) Neurology and Neuromuscular Procedures: Electromyography and Nerve Conduction Tests

TABLE 65—NEUROLOGY AND NEUROMUSCULAR PROCEDURES: ELECTROMYOGRAPHY AND NERVE

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
95860 .....	Muscle test one limb .....	0.96 .....	0.96 .....	0.96 .....	Agree .....	No.
95861 .....	Muscle test 2 limbs .....	1.54 .....	1.54 .....	1.54 .....	Agree .....	No.
95863 .....	Muscle test 3 limbs .....	1.87 .....	1.87 .....	1.87 .....	Agree .....	No.
95864 .....	Muscle test 4 limbs .....	1.99 .....	1.99 .....	1.99 .....	Agree .....	No.
95865 .....	Muscle test larynx .....	1.57 .....	1.57 .....	1.57 .....	Agree .....	No.
95866 .....	Muscle test hemidiaphragm .....	1.25 .....	1.25 .....	1.25 .....	Agree .....	No.
95867 .....	Muscle test cran nerv unilat .....	0.79 .....	0.79 .....	0.79 .....	Agree .....	No.
95868 .....	Muscle test cran nerve bilat .....	1.18 .....	1.18 .....	1.18 .....	Agree .....	No.
95869 .....	Muscle test thor paraspinal .....	0.37 .....	0.37 .....	0.37 .....	Agree .....	No.
95870 .....	Muscle test nonparaspinal .....	0.37 .....	0.37 .....	0.37 .....	Agree .....	No.
95885 .....	Musc tst done w/nerv tst lim .....	0.35 .....	0.35 .....	0.35 .....	Agree .....	No.
95886 .....	Musc test done w/n test comp .....	0.92 .....	0.92 .....	0.70 .....	Disagree .....	No.
95887 .....	Musc tst done w/n tst nonext .....	0.73 .....	0.73 .....	0.47 .....	Disagree .....	No.
95905 .....	Motor &/sens nrve cndj test .....	0.05 .....	0.05 .....	0.05 .....	Agree .....	No.
95907 .....	Motor&/sens 1–2 nrv cndj tst .....	New .....	1.00 .....	1.00 .....	Agree .....	No.
95908 .....	Motor&/sens 3–4 nrv cndj tst .....	New .....	1.37 .....	1.25 .....	Disagree .....	Yes.
95909 .....	Motor&/sens 5–6 nrv cndj tst .....	New .....	1.77 .....	1.50 .....	Disagree .....	Yes.
95910 .....	Motor&sens 7–8 nrv cndj test .....	New .....	2.80 .....	2.00 .....	Disagree .....	No.
95911 .....	Motor&sens 9–10 nrv cndj test .....	New .....	3.34 .....	2.50 .....	Disagree .....	No.
95912 .....	Motor&sens 11–12 nrv cnd test .....	New .....	4.00 .....	3.00 .....	Disagree .....	No.

TABLE 65—NEUROLOGY AND NEUROMUSCULAR PROCEDURES: ELECTROMYOGRAPHY AND NERVE—Continued

HCPAC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
95913 .....	Motor&sens 13/> nrv cnd test .....	New .....	4.20 .....	3.56 .....	Disagree .....	No.

CPT codes 95860, 95861, 95863, and 95864 were identified as potentially misvalued through the Codes Reported Together 75 percent or More screen. The related specialty societies submitted a code change proposal to the CPT Editorial Panel to bundle the services commonly reported together. In response, for CY 2012, the CPT Panel created three add-on codes (CPT codes 95885 through 95887), and for CY 2013, the Panel created seven new codes (CPT codes 95907 through 95913) that bundle the work of multiple nerve conduction studies into each individual code.

We first reviewed CPT codes 95885 (Needle electromyography, each extremity, with related paraspinal areas, when performed, done with nerve conduction, amplitude and latency/velocity study; limited (list separately in addition to code for primary procedure)), 95886 (Needle electromyography, each extremity, with related paraspinal areas, when performed, done with nerve conduction, amplitude and latency/velocity study; complete, five or more muscles studied, innervated by three or more nerves or four or more spinal levels (list separately in addition to code for primary procedure)), and 95887 (Needle electromyography, non-extremity (cranial nerve supplied or axial) muscle(s) done with nerve conduction, amplitude and latency/velocity study (list separately in addition to code for primary procedure)) for the CY 2012 PFS final rule with comment period. We stated that we were accepting the AMA RUC-recommended work RVUs and times on an interim basis, pending review of the other electromyography services (76 FR 73207). For CY 2013 we were able to review these services alongside the related electromyography services and nerve conduction tests. After reviewing these services, we agree with the AMA RUC-recommended times and RVUs for needle electromyography CPT codes 95860 through 95870 (all listed in the table above). We also agree with the AMA RUC-recommendations for the CY 2012 needle electromyography add-on CPT code

95885, however we do not agree with the AMA RUC recommendations for the other two CY 2012 needle electromyography add-on CPT codes 95886 and 95887.

After review, we determined that the AMA RUC-recommended work RVU of 0.35 for CPT code 95885 was appropriate and was well-aligned with CPT code 95870 (Needle electromyography; limited study of muscles in 1 extremity or non-limb (axial) muscles (unilateral or bilateral), other than thoracic paraspinal, cranial nerve supplied muscles, or sphincters), to which we are assigning a work RVU of 0.37; the services involve similar work and both include 15 minutes of intra-service time. We believe that CPT codes 95886 and 95887 involve the same level of work intensity as CPT code 95885. To determine the appropriate RVU for CPT codes 95886 and 95887 relative to 95885, we increased the work RVU in proportion to the increase in time for the services. Under this methodology, because we are assigning a work RVU of 0.35 and 15 minutes of intra-service time to CPT code 95885, we believe it is appropriate to assign a work RVU of 0.70 to CPT code 95886, which has an intra-service time of 30 minutes; and a work RVU of 0.47 to CPT code 95887, which has an intra-service time of 20 minutes. The AMA RUC recommended a work RVU of 0.92 for CPT code 95886 and a work RVU of 0.73 for CPT code 95887. We are assigning a work RVU of 0.70 to CPT code 95886 and a work RVU of 0.47 to CPT code 95887 on an interim final basis for CY 2013.

We reviewed new CPT codes 95907 (Nerve conduction studies; 1–2 studies), 95908 (Nerve conduction studies; 3–4 studies), 95909 (Nerve conduction studies; 5–6 studies), 95910 (Nerve conduction studies; 7–8 studies), 95911 (Nerve conduction studies; 9–10 studies), 95912 (Nerve conduction studies; 11–12 studies), and 95913 (Nerve conduction studies; 13 or more studies) and found that the progression of the survey 25th percentile work RVUs and survey median times appropriately

reflect the relativity of these services. The two CPT codes in the nerve conduction studies series that describe the fewest nerve conduction studies, 95907 and 95908, are the exception to this trend, as the survey 25th percentile work RVUs are too low relative to other fee schedule services. For CPT code 95907, the survey 25th percentile work RVU is 0.48, but we believe that the survey median and AMA RUC recommended work RVU of 1.00 is more appropriate for this service. For CPT code 95908, the survey 25th percentile work RVU is 1.00, however CPT code 95908 should be valued between CPT code 95907 and 95909, which has a survey 25th percentile work RVU of 1.50. We believe a work RVU of 1.25, half-way between the work RVU of CPT codes 95907 and 95909, accurately reflects the work of this service relative to other services in this series. The AMA RUC recommended the survey median values for most of the services in the series, and used a crosswalk methodology to develop a work RVU recommendation for CPT codes 95908 and 95909. In sum, on an interim final basis for CY 2013, we are assigning a work RVU of 1.00 to CPT code 95907; a work RVU of 1.25 to CPT code 95908; a work RVU of 1.50 to CPT codes 95909; a work RVU of 2.00 to CPT codes 95910; a work RVU of 2.50 to CPT code 95911; a work RVU of 3.00 to CPT code 95912; and a work RVU of 3.56 to CPT code 95913. We are refining the AMA RUC-recommended intra-service time for CPT code 95908 from 25 minutes to the survey median time of 22 minutes, and for CPT code 95909 from 35 minutes to the survey median time of 30 minutes, so that all the CPT codes in this series are valued using the survey median intra-service time. A complete list of the interim final times assigned to these procedures is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

(35) Neurology and Neuromuscular Procedures: Evoked Potentials and Reflex Tests

TABLE 66—NEUROLOGY AND NEUROMUSCULAR PROCEDURES: EVOKED POTENTIALS AND REFLEX TESTS

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
95925 .....	Somatosensory testing .....	0.54 .....	N/A .....	0.54 .....	Interim .....	N/A.
95926 .....	Somatosensory testing .....	0.54 .....	N/A .....	0.54 .....	Interim .....	N/A.
95928 .....	C motor evoked uppr limbs .....	1.50 .....	N/A .....	1.50 .....	Interim .....	N/A.
95929 .....	C motor evoked lwr limbs .....	1.50 .....	N/A .....	1.50 .....	Interim .....	N/A.
95938 .....	Somatosensory testing .....	0.86 .....	0.86 .....	0.86 .....	Interim .....	No.
95939 .....	C motor evoked upr&lwr limbs .....	2.25 .....	2.25 .....	2.25 .....	Interim .....	No.

CPT code pairs 95925 with 95926, and 95928 with 95929, were identified as potentially misvalued through the Codes Reported Together 75 percent or More screen. For CY 2012, the CPT Editorial Panel created CPT code 95938 to capture the reporting of CPT codes 95925 and 95926 together, and CPT codes 95939 to capture the reporting of CPT codes 95928 with 95929. The related specialty societies surveyed CPT codes 95938 and 95939 and the AMA RUC sent us recommendations on those services for the CY 2012 PFS final rule with comment period.

We reviewed CPT codes 95938 (Short-latency somatosensory evoked potential study, stimulation of any/all peripheral nerves or skin sites, recording from the central nervous system; in upper and lower limbs) and 95939 (Central motor evoked potential study (transcranial motor stimulation); in upper and lower limbs) for the CY 2012 PFS final rule with comment period. In that rule, we stated that we were accepting the AMA RUC-recommended values on an interim basis, and requested that the AMA RUC review the component CPT codes 95925 (Short-latency somatosensory evoked potential study, stimulation of any/all peripheral nerves or skin sites, recording from the central nervous system; in upper limbs), 95926 (Short-latency somatosensory evoked potential study, stimulation of any/all peripheral nerves or skin sites, recording from the central nervous system; in lower limbs), 95928 (Central motor evoked potential study (transcranial motor stimulation); upper

limbs), and 95929 (Central motor evoked potential study (transcranial motor stimulation); lower limbs) (76 FR 73207 through 73208).

In response to this request, the AMA RUC Relativity Assessment Workgroup referred component CPT codes 95925, 95926, 95928, and 95929 to the PE Subcommittee of the AMA RUC to review the direct practice expense inputs, but the AMA RUC decided not to review the physician work or time.

When reviewing the physician work and time for the two new bundled CPT codes and their component codes, we saw unlikely relationships between the physician times assigned to these services, especially CPT codes 95928, 95929, and 95939. Given these time anomalies, we are also concerned the current (CY 2012) work RVUs do not reflect the appropriate relativity of the services. CPT code 95939 describes an evoked potential study in both the upper and lower limbs together, and is assigned 30 minutes of intra-service time. CPT code 95928 describes an evoked potential study in the upper limbs only, and is assigned 60 minutes of intra-service time. CPT code 95929 describes an evoked potential study in the lower limbs, and is assigned 55 minutes of intra-service time. We do not believe that an evoked potential study on the upper or lower limbs alone takes twice as long as an evoked potential study on both the upper and lower limbs.

Additionally, CPT code 95938 describes an evoked potential study in both the upper and lower limbs

together, and is assigned 30 minutes of intra-service time. CPT code 95925 describes an evoked potential study in the upper limbs only and is assigned 15 minutes of intra-service time. CPT code 95926 describes an evoked potential study in the lower limbs and is assigned 15 minutes of intra-service time. We note that the intra-service times of CPT codes 95925 and 95926 are significantly different from the intra-service times of CPT codes 95928 and 95929 for very similar procedures, but somehow the new bundled procedure codes for both have 30 minutes of intra-service time. We conclude that there are valuation and time inaccuracies, both across the evoked potential study codes and relative to the new bundled codes. For example, for CPT codes 95925 and 95926, we do not believe that the correct intra-service time for CPT code 95938 can be the sum of the intra-service times of CPT codes 95925 and 95926, as we are confident that there efficiencies to be recognized when performing these services together.

Given these anomalous relationships, we request public comments on the appropriate work and time values for these services. We are maintaining the current (CY 2012) work RVUs and times for CPT codes 95925, 95926, 95928, 95929, 95938, and 95939 on an interim basis for CY 2013, and anticipate re-reviewing these services for CY 2014.

(36) Neurology and Neuromuscular Procedures: Intraoperative Neurophysiology

TABLE 67—NEUROLOGY AND NEUROMUSCULAR PROCEDURES: INTRAOPERATIVE NEUROPHYSIOLOGY

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
95940 .....	lonm in operatng room 15 min .....	New .....	0.60 .....	0.60 .....	Agree .....	No.
95941 .....	lonm remote/>1 pt or per hr .....	New .....	2.00 .....	Invalid .....	N/A .....	N/A.
G0453 .....	Cont intraop neuro monitor .....	New .....	N/A .....	0.50 .....	N/A .....	N/A.

Effective January 1, 2013, the CPT Editorial Panel is deleting CPT code 95920 (Intraoperative neurophysiology testing, per hour (List separately in addition to code for primary procedure)), and is replacing it with CPT codes 95940 (Continuous intraoperative neurophysiology monitoring in the operating room, on one monitoring requiring personal attendance, each 15 minutes) and CPT code 95941 (Continuous intraoperative neurophysiology monitoring, from outside the operating room (remote or nearby) or for monitoring of more than one case while in the operating room, per hour). Currently remote monitoring is billed under the PFS using CPT code 95920, though the code does not specify whether the physician is present in the same room with a patient or monitoring from a remote location, nor does the code descriptor indicate whether the code may be billed for the monitoring of one patient or more than one simultaneously. Some carriers have established local coverage determinations (LCDs) to address these issues and more tightly define the circumstances under which CPT code 95920 may be billed.

The CPT prefatory language for CPT code 95941 states: “\* \* \* One or more simultaneous cases may be reported

\* \* \* Report 95941 for all remote or non-one on one monitoring time connected to each case regardless of overlap with other cases.” Given this language, we are concerned that CPT code 95941 allows a practitioner to bill individual beneficiaries for monitoring more than one beneficiary for the same work during the same time interval. To resolve this concern, we have created HCPCS code G0453 (Continuous intraoperative neurophysiology monitoring, from outside the operating room (remote or nearby), per patient, (attention directed exclusively to one patient) each 15 minutes (list in addition to primary procedure)), effective January 1, 2013. HCPCS code G0453 may be billed only for undivided attention by the monitoring physician to a single beneficiary, not for simultaneous attention by the monitoring physician to more than one patient. HCPCS code G0453 may be billed in multiple units to account for the cumulative time spent monitoring, that is, 15 minutes of continuous attendance followed by another 15 minutes later in the procedure would constitute one half hour of monitoring, and CPT code G0453 would be billed with a unit of 2. HCPCS code G0453 will replace CPT code 95941, which will have a PFS procedure status

indicator of I (Not valid for Medicare purposes. Medicare uses another code for the reporting of and the payment for these services) for CY 2013. CPT code 95940, which describes continuous intraoperative neurophysiology monitoring in the operating room for one patient at a time, will be payable on the PFS for CY 2013, with a PFS procedure status indicator of A (Active).

After reviewing CPT code 95940, we agree with the AMA RUC that a work RVU of 0.60 accurately accounts for the work involved in furnishing this procedure. We are assigning a work RVU of 0.60 to CPT code 95940 on an interim final basis for CY 2013. Also, we agree with the AMA RUC that a work RVU of 2.00 accurately accounts for the work for involved in furnishing 60 minutes of continuous intraoperative neurophysiology monitoring from outside the operating room. Accordingly, we are assigning a work RVU of 0.50 to HCPCS code G0453, which describes 15 minutes of monitoring from outside the operating room, on an interim final basis for CY 2013.

(37) Physical Medicine and Rehabilitation: Active Wound Care Management

TABLE 68—PHYSICAL MEDICINE AND REHABILITATION: ACTIVE WOUND CARE MANAGEMENT

HCPCS code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
G0456 .....	Neg pre wound <=50 sq cm .....	New .....	N/A .....	Contractor Priced.	N/A .....	N/A.
G0457 .....	Neg pres wound >50 sq cm .....	New .....	N/A .....	Contractor Priced.	N/A .....	N/A.

For CY 2013, we are creating two HCPCS codes in order to provide a payment mechanism for negative pressure wound therapy services furnished to beneficiaries through means unrelated to the durable medical equipment benefit: G0456 (Negative pressure wound therapy. (e.g. vacuum assisted drainage collection) using a mechanically-powered device, not durable medical equipment, including provision of cartridge and dressing(s),

topical application(s), wound assessment, and instructions for ongoing care, per session; total wound(s) surface area less than or equal to 50 square centimeters) and G0457 (Negative pressure wound therapy. (e.g. vacuum assisted drainage collection) using a mechanically-powered device, not durable medical equipment, including provision of cartridge and dressing(s), topical application(s), wound assessment, and instructions for ongoing

care, per session; total wound(s) surface area greater than 50 sq cm). The two new codes will be contractor priced on an interim basis for CY 2013. We request comments on the appropriate value for this service.

(38) Inpatient Neonatal Intensive Care Services and Pediatric and Neonatal Critical Care Services: Pediatric Critical Care Patient Transport

TABLE 69—INPATIENT NEONATAL INTENSIVE CARE SERVICES AND PEDIATRIC AND NEONATAL CRITICAL CARE SERVICES: PEDIATRIC CRITICAL CARE PATIENT TRANSPORT

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
99485 .....	Suprv interfacility transport .....	New .....	1.50 .....	Bundled .....	N/A .....	N/A.
99486 .....	Suprv interfac transport addl .....	New .....	1.30 .....	Bundled .....	N/A .....	N/A.

The CPT editorial panel created CPT codes 99485 and 99486 for CY 2013, to describe the non-face-to-face services provided by physician to supervise interfacility care of critically ill or critically injured pediatric patients.

We reviewed CPT codes 99485 (Supervision by a control physician of interfacility transport care of the critically ill or critically injured pediatric patient, 24 months of age or younger, includes two-way communication with transport team before transport, at the referring facility and during the transport, including data interpretation and report; first 30 minutes) and 99486 (Supervision by a control physician of interfacility

transport care of the critically ill or critically injured pediatric patient, 24 months of age or younger, includes two-way communication with transport team before transport, at the referring facility and during the transport, including data interpretation and report; each additional 30 minutes (list separately in addition to code for primary procedure)), and we believe these services are bundled into other services and are not separately payable. We believe these services are similar to CPT codes 99288 (Physician or other qualified health care professional direction of emergency medical systems (ems) emergency care, advanced life

support), which is also bundled on the PFS. The AMA RUC recommended a work RVU of 1.50 for CPT code 99485 and a work RVU of 1.30 for CPT code 99486. On an interim final basis for CY 2013, we are assigning CPT codes 99485 and 99486 a PFS procedure status indicator of B (Payments for covered services are always bundled into payment for other services, which are not specified. If RVUs are shown, they are not used for Medicare payment. If these services are covered, payment for them is subsumed by the payment for the services to which they are bundled.

(39) Complex Chronic Care Coordination Services

TABLE 70—COMPLEX CHRONIC CARE COORDINATION SERVICES

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
99487 .....	Cmplx chron care w/o pt visit .....	New .....	1.00 .....	Bundled .....	N/A .....	N/A.
99488 .....	Cmplx chron care w/pt visit .....	New .....	2.50 .....	Bundled .....	N/A .....	N/A.
99489 .....	Complex chron care addl30 min .....	New .....	0.50 .....	Bundled .....	N/A .....	N/A.

The CPT Editorial Panel created CPT codes 99487, 99488, and 99489 for CY 2013 to describe complex chronic care coordination services that are patient-centered management and support services.

In section II.H. of this CY 2013 PFS final rule with comment period, we discuss our broader HHS and CMS multi-year strategy to recognize and support primary care and care management under the PFS and commitment to exploring payment approaches and developing proposals to promote primary care within a fee-for-service payment structure. We intend to consider CPT codes 99487 (Complex chronic care coordination services; first hour of clinical staff time directed by a

physician or other qualified health care professional with no face-to-face visit, per calendar month), 99488 (Complex chronic care coordination services; first hour of clinical staff time directed by a physician or other qualified health care professional with one face-to-face visit, per calendar month), and 99489 (Complex chronic care coordination services; each additional 30 minutes of clinical staff time directed by a physician or other qualified health care professional, per calendar month (list separately in addition to code for primary procedure)) as part of that larger discussion. At this time, we believe these services are bundled into the services to which they are incident

and are not separately payable. The AMA RUC recommended a work RVU of 1.00 for CPT code 99487, a work RVU of 2.50 for CPT code 99488, and a work RVU of 0.50 for CPT code 99489. On an interim final basis for CY 2013, we are assigning CPT codes 99487, 99488, and 99489 a PFS procedure status indicator of B (Payments for covered services are always bundled into payment for other services, which are not specified. If RVUs are shown, they are not used for Medicare payment. If these services are covered, payment for them is subsumed by the payment for the services to which they are bundled).

(40) Transitional Care Management Services



TABLE 71—TRANSITIONAL CARE MANAGEMENT SERVICES

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
99495 .....	Trans care mgmt 14 day disch .....	New .....	2.11 .....	2.11 .....	Agree .....	No.
99496 .....	Trans care mgmt 7 day disch .....	New .....	3.05 .....	3.05 .....	Agree .....	Yes.

The CPT Editorial Panel created CPT codes 99495 and 99496 for CY 2013 to describe transitional care provided to patients from an inpatient setting to a home setting over a 30-day period.

CPT codes 99495 (Transitional care management services with the following required elements: Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge medical decision making of at least moderate

complexity during the service period face-to-face visit, within 14 calendar days of discharge) and 99496 (Transitional care management services with the following required elements: Communication (direct contact, telephone, electronic) with the patient and/or caregiver within 2 business days of discharge medical decision making of high complexity during the service period face-to-face Visit, within 7 calendar days of discharge) are

discussed in detail in section III.H of this CY 2013 PFS final rule with comment period. In sum, after clinical review, we are assigning a work RVU of 2.11 with 40 minutes of intra-service time to CPT code 99495, and a work RVU of 3.05 with 50 minutes of intra-service time to CPT codes 99496 on an interim final basis for CY 2013.

(41) Physician Documentation of Face-to-Face visit for Durable Medical Equipment (DME)

TABLE 72—PHYSICIAN DOCUMENTATION OF FACE-TO-FACE VISIT FOR DURABLE MEDICAL EQUIPMENT (DME)

HCPSC code	Short descriptor	CY 2012 work RVU	AMA RUC/ HCPAC recommended work RVU	CY 2013 interim/interim final work RVU	Agree/disagree with AMA RUC/ HCPAC recommended work RVU	CMS refinement to AMA/HCPAC recommended time
G0454 .....	MD document visit by NPP .....	New .....	N/A .....	0.18 .....	N/A .....	N/A.

Effective January 1, 2013, we have created HCPSC code G0454 (Physician documentation of face-to-face visit for Durable Medical Equipment determination performed by Nurse Practitioner, Physician Assistant or Clinical Nurse Specialist) for payment to a physician who documents that a PA, NP, or CNS practitioner has performed a face-to-face encounter for the list of specified DME covered items. As discussed in section IV.C. of this CY 2013 PFS final rule with comment period, for HCPSC code G0454, we are finalizing a work RVU of 0.18, with 5 minutes of intra-service time and 2 minutes of post-service time, which is a crosswalk to CPT code 99211 (Level 1 office or other outpatient visit, established patient). We believe these values appropriately capture the work and time involved in furnishing this service.

(42) Other CY 2013 New, Revised, and Potentially Misvalued CPT Codes Not Specifically Discussed Previously

For all other CY 2013 new, revised and potentially misvalued CPT codes not specifically discussed previously, we agree with the AMA RUC/HCPAC recommended work RVUs and times and are setting as interim final the work RVUs listed in Table 30.

3. Establishing Interim and Interim Final Direct PE RVUs for CY 2013

b. Establishing Interim Final Direct PE RVUs for CY 2013

i. Background

The AMA RUC provides CMS with recommendations regarding direct PE inputs, including clinical labor, supplies, and equipment, for new, revised, and potentially misvalued codes. We review the AMA RUC-recommended direct PE inputs on a code-by-code basis, including the recommended facility PE inputs and/or nonfacility PE inputs, as clinically appropriate for the code. We determine whether we agree with the AMA RUC's recommended direct PE inputs for a service or, if we disagree, we refine the PE inputs to represent inputs that better reflect our estimate of the PE resources required to furnish the service in the facility and/or nonfacility settings. We also confirm that CPT codes should have facility and/or nonfacility direct PE inputs and make changes based on our clinical judgment and any PFS payment policies that would apply to the code.

ii. Methodology

We have accepted for CY 2013, as interim and without refinement, the

direct PE inputs based on the recommendations submitted by the AMA RUC for the codes listed in Table KK6. For the remainder of the AMA RUC's direct PE recommendations, we have accepted the PE recommendations submitted by the AMA RUC as interim, but with refinements. These codes and the refinements to their direct PE inputs are listed in Table KK7. In some cases, we have maintained the interim status of direct PE inputs for certain code beyond the year of the initial recommendation. In those cases, we address the associated direct PE inputs in this section, along with the interim direct PE inputs, established through our review of AMA RUC recommendations.

We note that the final CY 2013 PFS direct PE input database reflects the refined direct PE inputs that we are adopting on an interim basis for CY 2013. That database is available under downloads for the CY 2013 PFS final rule with comment period on the CMS Web site at: <http://www.cms.gov/PhysicianFeeSched/PFSFRN/list.asp#TopOfPage>. We also note that the PE RVUs displayed in Addenda B and C reflect the interim values and policies described in this section. All codes adopted on an interim basis are

included in Addenda C and are open for comment.

### iii. Common and Code-Specific Refinements

While Table KK7 details the CY 2013 refinements of the AMA RUC's direct PE recommendations at the code-specific level, we discuss the general nature of some common refinements and the reasons for particular refinements in the following section.

#### (a) Changes in Physician Time

Some direct PE inputs are directly affected by revisions in physician time described in section III.B.3. and III.M.3.a. of this final rule with comment period. Specifically, changes in the intra-service portions of the physician time and changes in the number or level of postoperative visits associated with the global periods result in corresponding changes to direct PE inputs.

*Changes in Intra-service Physician Time in the Nonfacility Setting.* For most codes valued in the nonfacility setting, a portion of the clinical labor time allocated to the intra-service period reflects minutes assigned for assisting the physician with the procedure. To the extent that we are refining the times associated with the intra-service portion of such procedures, we have adjusted the corresponding intra-service clinical labor minutes in the nonfacility setting.

For equipment associated with the intra-service period in the nonfacility setting, we generally allocate time based on the typical number of minutes a piece of equipment is being used and, therefore, not available for use with another patient during that period. In general, we allocate these minutes based on the description of typical clinical labor activities. To the extent that we are making changes in the clinical labor times associated with the intra-service portion of procedures, we have adjusted the corresponding equipment minutes associated with the codes.

*Changes in the Number or Level of Postoperative Office Visits in the Global Period.* For codes valued with post-service physician office visits during a global period, most of the clinical labor time allocated to the post-service period reflects a standard number of minutes allocated for each of those visits. To the extent that we are refining the number or level of postoperative visits, we have modified the clinical staff time in the post-service period to reflect the change. For codes valued with post-service physician office visits during a global period, we allocate standard equipment for each of those visits. To the extent that we are making a change in the

number or level of postoperative visits associated with a code, we have adjusted the corresponding equipment minutes. For codes valued with post-service physician office visits during a global period, a certain number of supply items are allocated for each of those office visits. To the extent that we are making a change in the number of postoperative visits, we have adjusted the corresponding supply item quantities associated with the codes. We note that many supply items associated with post-service physician office visits are allocated for each office visit (for example, a minimum multi-specialty visit pack (SA048) in the CY 2012 direct PE database). For these supply items, the quantities in the direct PE database should reflect the number of office visits associated with the code's global period. However, some supply items are associated with post-service physician office visits but are only allocated once during the global period because they are typically used during only one of the post-service office visits (for example, pack, post-op incision care (suture) (SA054) in the direct PE database). For these supply items, the quantities in the proposed notice direct PE database reflect that single quantity.

These refinements are reflected in the final CY 2013 PFS direct PE input database and detailed in Table 73.

#### (b) Equipment Minutes

In general, the equipment time inputs reflect the sum of the times within the intra-service period when a clinician is using the piece of equipment, plus any additional time the piece of equipment is not available for use for another patient due to its use during the designated procedure. While some services include equipment that is typically unavailable during the entire clinical labor service period, certain highly technical pieces of equipment and equipment rooms are less likely to be used by a clinician for all tasks associated with a service and therefore are typically available for other patients during the pre-service and post-service components of the service period. We adjust those equipment times accordingly. We refer interested stakeholders to our extensive discussion of these policies in the CY 2012 PFS final rule (76 FR 73182–73183). We are refining the CY 2013 AMA RUC direct PE recommendations to conform to these equipment time policies. These refinements are reflected in the final CY 2013 PFS direct PE database and detailed in Table 73.

#### (c) Moderate Sedation Inputs

In the CY 2012 PFS final rule (76 FR 73043–73049), we finalized a standard package of direct PE inputs for services where moderate sedation is considered inherent in the procedure. We are refining the CY 2013 AMA RUC direct PE recommendations to conform to these policies. These refinements are reflected in the final CY 2013 PFS direct PE database and detailed in Table 73.

#### (d) Standard Minutes for Clinical Labor Tasks

In general, the minutes associated with certain clinical labor tasks are standardized depending on the type of procedure, its typical setting, its global period, and the other procedures with which it is typically reported. In the case of some services, the RUC has recommended a numbers of minutes either greater or less than time typically allotted for certain tasks. In those cases, CMS clinical staff has reviewed the deviations from the standards to determine their clinical appropriateness. Where CMS clinical judgment considers that the standard number of minutes generally accommodates the range of minutes likely to be typical for such activities, the recommended exceptions have not been accepted, and we have refined the interim final direct PE inputs to match the standard times for those tasks. Each of those refinements appears in Table 73.

#### (e) Digestive System (CPT Code 44705 and HCPCS Code G0455)

The CPT Editorial Panel created CPT code 44705 (Preparation of fecal microbiota for instillation, including assessment of donor specimen) and the AMA RUC recommended nonfacility direct PE inputs for this service for CY 2013. As discussed in section III.M.3.a. of this final rule, Medicare payment for the preparation of the donor specimen would only be made if the specimen is ultimately used for the treatment of a beneficiary. Because of this policy, we believe it is appropriate to bundle the preparation and instillation into one payable HCPCS code. For CY 2013, we have created HCPCS code G0455 (Preparation with instillation of fecal microbiota by any method, including assessment of donor specimen). HCPCS code G0455 will replace new CPT code 44705 (Preparation of fecal microbiota for instillation, including assessment of donor specimen) which will have a PFS procedure status indicator of I (Not valid for Medicare purposes), and includes both the work of preparation and instillation of the microbiota.

In order to establish direct PE inputs for this service that includes both the preparation and instillation, we examined the AMA RUC recommendations for CPT code 44705 and incorporated an additional 17 minutes of clinical labor time in the service period to account for pre-service activities like greeting and gowning the beneficiary, obtaining the vital signs, providing pre-education/obtaining consent, preparing the room and equipment, and preparing the patient and post-service activities like cleaning the room and providing home care instructions to the beneficiary, based on the amount of time allocated for those services in the direct PE inputs for evaluation and management services. We note that we have also included a minimum multi-specialty visit pack (SA048) as a supply input for the code and otherwise crosswalked the AMA RUC-recommended supply and equipment inputs from CPT code 44705.

(f) Diagnostic Radiology: Abdomen (CPT Codes 72191, 72192, 72193, 72194, 74150, 74160, 74170, 74174, 74175, 74176, 74177, 74178)

Generally, we only establish interim final direct PE inputs for services when the RUC has provided a new recommendation. However, in some cases, we believe it is necessary to establish new interim final direct PE inputs for codes not recently reviewed by the RUC in order to maintain appropriate relativity between the PE and work components of PFS payment or among those codes and other related codes. For example, this situation can occur when either the physician work of particular codes has been reviewed without parallel review of the direct PE inputs or when the direct PE inputs of certain codes have been reviewed without parallel review of the direct PE inputs of closely related codes. We addressed the issue in detail in the CY 2012 PFS final rule (76 FR 73212).

Over the past several years, AMA CPT has created codes for diagnostic radiology services that describe CT and computed tomographic angiography (CTA) of the abdomen and pelvis combined while maintaining the current component codes that describe CT and CTA of each region separately. In reviewing both the physician work and the direct PE inputs for these services, we have consistently requested that recommendations for appropriate valuation of these services consider the whole code set at once.

In response to this request, commenters contended that the AMA RUC operates under the premise that the values of all the services paid on the

PFS are assumed to be accurate and therefore, our request to review component codes is unnecessary and that reviewing and possibly revaluing individual codes solely because they are bundled to create a new code, risks rank-order anomalies within families, which could threaten the relativity of the values of the PFS services. One commenter suggested that our requests would create an endless cycle of review.

We continue to believe that code sets that include component and combined codes should be reviewed for appropriate revaluing as whole sets instead of in fragments. In fact, we believe that disjointed review, as opposed to comprehensive review, is itself the most likely cause of rank order anomalies and “endless cycles of review.” The Act requires CMS to conduct periodic reviews of PFS services [1848(c)(2)(B)] and make appropriate adjustments to misvalued codes [1848(c)(2)(K)]. In consideration of these obligations, we believe that the relative values for these codes must be considered as a whole set instead of in fragments. In the interest of examining the direct PE inputs of these services as a comprehensive set, we have reviewed the direct PE inputs for all of the abdomen and pelvis CT codes and all of the abdomen and pelvis CTA codes as two individual sets. We have started from the basis that the most recently developed AMA RUC recommendation represents the most current information regarding typical medical practice. For each set of codes, we have established a common set of disposable supplies and medical equipment. We established clinical labor minutes that reflect the fundamental assumption that the component codes should include a base number of minutes for particular tasks and that the number of minutes in the combined codes should reflect efficiencies that occur when the regions are examined together.

We are establishing the direct PE input for each of these services on an interim basis for CY 2013, and we have displayed particular refinements to the most recent AMA RUC recommendations or current direct PE inputs for the codes in Table 73.

Regarding the supply item called “computer media, optical disk 2.6gb” (SK016), we note that the most recent AMA RUC recommendation included the item with a quantity of 1 as a disposable supply. When reviewing the item in the direct PE input database, we noted that its quantity for other similar codes is 0.1. We believe that quantity better reflects the resource costs of storing digital images for these services. We also note that the item is currently

priced at \$68.75 in the direct PE input database, and we believe that price may be significantly higher than typical prices. Therefore, we are seeking comment on the appropriate quantity and price for the item, which will be set at a quantity of 0.1 for these services on an interim basis for CY 2013.

Finally, we note that the direct PE inputs for these services will not be finalized until the associated work RVUs are finalized, consistent with our established policies regarding the concurrent review of work and direct practice expense inputs.

(g) Nuclear Medicine: Diagnostic (CPT Code 78072)

When clinically appropriate, the AMA RUC generally recommends the use of supply and equipment items that already exist in the direct PE database for new, revised, and potentially misvalued codes. Some recommendations include supply or equipment items that are not currently in the direct PE database. In these cases, the AMA RUC has historically recommended a new item be created and has facilitated CMS’ pricing of that item by working with the specialty societies to provide sales invoices to us. We appreciate the contributions of the AMA RUC in that process.

We received invoices for several new supply and equipment items for CY 2013. We have accepted the majority of these items and added them to the direct PE database. For CY 2013, we could not price the new equipment for CPT code 78072 (Parathyroid planar imaging (including subtraction, when performed); with tomographic (SPECT), and concurrently acquired computed tomography (CT) for anatomical localization). We received a recommendation to create a new equipment item in the direct PE database called “gamma camera system, single-dual head SPECT/CT” for use in furnishing this service in the nonfacility setting. In order to facilitate pricing the new item, the AMA RUC forwarded information from the specialty society, but that information only included a letter from the device manufacturer that offered a price quote. While we recognize that the resource costs for the equipment is significant, we do not believe that a letter from the manufacturer is adequate documentation for establishing a price for a new equipment item. In many cases when we cannot adequately price a newly recommended item, we have included the item in the direct PE input database without an associated price. While doing so means that the item does not contribute to the calculation of the

PE RVU for particular services, it facilitates our ability to incorporate a price once we are able to do so. However, in the case of this new CPT code, because the cost of the item we cannot currently price is disproportionately large relative to the costs reflected by remainder of the recommended direct PE inputs, we are contractor pricing the technical component of the code for CY 2013, on an interim basis, until the newly recommended equipment item can be appropriately priced.

(h) Pathology and Laboratory: Chemistry (CPT Code 86153)

The AMA RUC submitted direct PE input recommendations for CPT code 86153 (Cell enumeration using immunologic selection and identification in fluid specimen (eg, circulating tumor cells in blood); physician interpretation and report, when required) that describes a laboratory physician interpretation code. As we discuss in section III.M.3.a. of this final rule with comment period, CPT code 86153 is a professional component-only CPT code that will be considered a “clinical laboratory interpretation service,” which is one of the current categories of PFS pathology services under the definition of physician pathology services at § 415.130(b)(4). This code must be billed with the “26” modifier to be paid under the PFS. Therefore, CPT code 86153–26 should be valued exclusively without direct practice expense inputs. Therefore, we are not accepting the recommended direct PE inputs for CPT code 86153.

(i) Pathology and Laboratory: Surgical Pathology (CPT Codes 88300, 88302, 88304, 88305, 88307, 88309)

For surgical pathology CPT codes 88300, 88302, 88304, 88305, 88307, 88309 (Surgical Pathology, Levels I through VI), the AMA RUC recommended creating several new supply and equipment items in direct PE input database that we will not incorporate for CY 2013 in addition to several new direct PE inputs that we are adopting on an interim basis. The new supply items that we will not incorporate were called “specimen, solvent, and formalin disposal cost,” and “courier transportation costs.” We do not believe that specimen and supply disposal or courier costs for transporting specimens are appropriately considered as disposable medical supplies. Instead, we believe the costs described by these recommendations are incorporated into the PE RVUs for these services through the indirect PE allocation. We note that

the current direct PE inputs for these and similar services across the PFS do not include these kinds of costs as disposable supplies.

In addition to the recommendation to include these new supply items, the AMA RUC recommended that we create new equipment items called “equipment maintenance cost,” “Copath System with maintenance contract,” and “Copath software” as direct PE inputs for these codes. Our standard equipment cost per minute calculation includes a maintenance factor to incorporate costs related to maintenance in amortizing the cost of the equipment itself. Therefore, we will not incorporate separate maintenance costs for particular items. Regarding the “Copath” system and software equipment, the AMA RUC forwarded materials from a manufacturer that included a description of a computer system that is used to interface with other data systems to provide inbound demographic information and export laboratory results and billing information. Based on the way those functionalities were presented in this information, we believe that this computer system and associated software reflects an indirect practice expense since the clerical and other administrative functionality seem central to its purpose. We note that no similar equipment is currently included as a direct PE input for these services. All direct PE inputs for these services are interim for CY 2013 and open to comment. We would consider additional information regarding whether this computer system and associated software might be considered a direct cost as medical equipment associated with furnishing the technical component of these surgical pathology services for CY 2014 rulemaking. We are especially interested in understanding the clinical functionality of the equipment in relation to the services being furnished.

In addition to this information, we are also seeking additional public comment regarding the appropriate assumptions regarding the direct PE inputs for these services. We note that the AMA RUC recommendations for these potentially misvalued codes were developed based on an underlying assumption regarding the typical number of blocks used each time a service is reported. The number of blocks assumed to be used has significant impact on the quantity of other supplies and the number of clinical labor and equipment minutes assigned as direct PE inputs to each code. After conducting an initial clinical review of these direct PE inputs, we are concerned that the number of blocks

assumed for each code may be inaccurate. For 88300, no blocks are assumed. For 88302, one block is assumed. For 88304 and 88305, the assumed number of blocks typically used is 2. For 88307, the assumed number of blocks is 12 and for 88309, the typical number of blocks is assumed to be 18. We are accepting the AMA RUC’s recommended direct PE inputs that derive from these assumptions on an interim basis for CY 2013, but we are seeking independent evidence regarding the appropriate number of blocks to assume as typical for each of these services. We are requesting public comment regarding the appropriate number of blocks and urge the AMA RUC and interested medical specialty societies to provide corroborating, independent evidence that the number of blocks assumed in the current direct PE input recommendations is typical prior to finalizing the direct PE inputs for these services.

(j) Pathology and Laboratory: Cytopathology (CPT Codes 88120 and 88121)

The CPT Editorial Panel created CPT codes 88120 (Cytopathology, in situ hybridization (eg, FISH), urinary tract specimen with morphometric analysis, 3–5 molecular probes, each specimen; manual) and 88121 (Cytopathology, in situ hybridization (eg, FISH), urinary tract specimen with morphometric analysis, 3–5 molecular probes, each specimen; using computer-assisted technology) to describe in situ hybridization testing using urine samples, effective for CY 2011.

As we explain in section III.M.3.a. of this final rule with comment period, we believe that the work and direct PE inputs for existing CPT codes 88365, 88367, and 88368 should be reviewed alongside CPT codes 88120 and 88121 to ensure the appropriate relativity between these two sets of services (76 FR 73153 through 73154). The AMA RUC has stated that it intends to do so after CY 2012 utilization data are available to assess how these services are being billed. We agree with this approach, and are maintaining the interim status for the direct PE inputs for CPT code 88120 and 88121 until we review CPT codes 88120 and 88121 alongside CPT codes 88365, 88367, and 88368 for CY 2014.

Distinct from that forthcoming review, stakeholders have informed us of two separate issues related to the interim direct PE inputs for these services. Two stakeholders have examined the AMA RUC recommendations and found miscalculations in the recommended equipment minutes. The information we

reviewed suggested that that the recommended times of 107 minutes for the ThemoBrite equipment (EP088) for 88120 and 26.75 minutes for 88121 were derived in error because the division for the typical batch sizes of 3 and 6, respectively, occurred twice. The stakeholders also presented information that the recommended minutes for the Olympus BX41 Fluorescent Microscope (without filters or camera) (EP092) as a direct PE input for CPT code 88120 ought to have been 73 minutes, instead of 1.33 minutes. Finally, the stakeholders provided information suggesting the minutes for the Ikoniscope (EP090) and Ikoniscope software (EP091) included as direct PE inputs for CPT code 88121 were intended to be 29.7 minutes, instead of 2.97. Upon clinical review of this information, we agree with the stakeholders regarding the intention of these recommendations, and have refined the CY 2013 direct PE input database accordingly.

These stakeholders also suggested that CMS should increase the price of the supply "UroVysion test kit" (SA105) by building in an "efficiency factor" to account for the kits that are purchased by practitioners and used in tests that fail. The stakeholders provided documentation suggesting that a certain failure rate is inherent in the procedure.

The prices associated with supply inputs in the direct PE input database reflect the price per unit of each supply. Since the current PE methodology relies on the inputs for each service reflecting the typical direct practice expense costs for each service, and the supply costs for the failed tests are not used in furnishing PFS services, we do not believe that the methodology accommodates a failure rate in allocating the cost of disposable medical supplies. Therefore, we are not adjusting the price input for "UroVysion test kit" (SA105) in the direct PE input database.

(j) Psychiatry (CPT Codes 90791, 90832, 90834, 90837)

For CY 2013, the CPT Editorial Panel has replaced the current psychiatry/psychotherapy CPT codes with a new structure that allows for the separate reporting of E/M codes, eliminates the site-of-service differential, establishes CPT codes for crisis, and creates a series of add-on CPT codes to psychotherapy to describe interactive complexity and medication management. As we note in section III.M.3.a. of this final rule with comment period, because related specialty societies have not yet surveyed some of the new CPT codes, namely, the new CPT codes for psychotherapy for

crisis, interactive complexity, and pharmacologic management, we anticipate re-reviewing the values for all the codes in the family in the near future. For CY 2013, our general approach is to maintain the current values, or as close to the current values as possible, given the consolidation of multiple CY 2012 CPT codes into a single CY 2013 CPT code, for these services on an interim basis, pending re-review.

The AMA RUC submitted direct PE input recommendations for codes in this family that included significant reductions in the direct PE costs associated with the predecessor codes. For most of the new codes, we believe that accepting these recommended reductions in direct practice expense conforms to our general approach of maintaining the current values for these services since many practitioners who furnish these services will now report concurrent medical evaluation and management services with PE values that will offset the differences in total PE values between the new and old psychotherapy codes. However, for practitioners who do not furnish medical evaluation and management services, there are no corresponding PE value increases to offset the recommended reductions in the direct PE inputs for these codes. Therefore, instead of accepting the recommended direct PE inputs for the new CPT codes that describe services primarily furnished by practitioners who do not also report medical evaluation and management services, we will crosswalk the PE RVUs from the CY 2012 codes that describe the same services. We believe this crosswalk will effectively maintain the total value of the services, pending a comprehensive review of the code family. The CPT codes with CY 2013 PE RVU crosswalks are: 90791 (Psychiatric diagnostic evaluation), 90832 (Psychotherapy, 30 minutes with patient and/or family member), 90834 (Psychotherapy, 45 minutes with patient and/or family member), and 90837 (Psychotherapy, 60 minutes with patient and/or family member). For CY 2013, we are crosswalking the PE RVUs developed for the predecessor codes for CY 2012. We note that the PE RVUs used for these services will correspond with the CY 2013 fully implemented values instead of the transition values since this interim policy is to maintain the current values relative to the new coding structure for the services, not exempt the services from the final year of the PPIS transition, as described in section III.A. of this final rule with comment period. The values in

Addendum C reflect the interim PE RVUs for these codes.

(k) Medicine: Gastroenterology (CPT Code 91112)

The AMA RUC submitted direct PE input recommendations for CPT code 91112 (Gastrointestinal transit and pressure measurement, stomach through colon, wireless capsule, with interpretation and report). The recommendations reflect an assumption that the patient data receiver would be typically used for 7200 minutes, or 5 days, for each service. However, product information available on the device manufacturer's Web site specifies a 24 to 48 hour capsular passage time. Based on this information and CMS clinical review, we believe that assigning 2880 minutes to the data receiver is appropriate based on the assumption that 2 days reflects the maximum typical time for passage of the capsule. We also note that while the AMA RUC's recommendation included the capsule and standardized meal as separate disposable items, the submitted invoice priced the items together, so the new supply item created in the direct PE input database reflects the combined items as a single disposable supply.

(l) Neurology and Neuromuscular Procedures: Intraoperative Neurophysiology (CPT Codes 95940, 95941 and HCPCS Code G0453)

Effective January 1, 2013, the CPT Editorial Panel is deleting CPT code 95920 (Intraoperative neurophysiology testing, per hour (List separately in addition to code for primary procedure)), and is replacing it with CPT codes 95940 (Continuous intraoperative neurophysiology monitoring in the operating room, one on one monitoring requiring personal attendance, each 15 minutes) and CPT code 95941 (Continuous intraoperative neurophysiology monitoring, from outside the operating room (remote or nearby) or for monitoring of more than one case while in the operating room, per hour).

As we note in section III.M.3.a. of this final rule with comment period, we have created HCPCS code G0453 (Continuous intraoperative neurophysiology monitoring, from outside the operating room (remote or nearby), per patient, (attention directed exclusively to one patient) each 15 minutes (list in addition to primary procedure)), effective January 1, 2013 to replace CPT code 95941 for Medicare purposes. CPT code 95941 will have a PFS procedure status indicator of I (Not valid for Medicare purposes. Medicare uses another code for the reporting of

and the payment for these services) for CY 2013. CPT code 95940, which describes continuous intraoperative neurophysiology monitoring in the operating room for one patient at a time, will be payable on the PFS for CY 2013.

The AMA RUC provided direct PE input recommendations for CPT codes 95940 and 95941. However, we do not believe that these services are furnished to patients outside of facility settings. Medicare makes payment for technical inputs (labor, supplies, equipment, capital, and overhead) to the facility when services are performed in a facility setting. For these services, the patient would receive this service in the ASC or hospital setting and payment for any technical services, including those for remote monitoring, should be included in the facility payment. We do not believe it would be appropriate to incorporate nonfacility direct PE inputs or develop nonfacility PE RVUs for CPT code 95940 and newly created HCPCS code G0453 for CY 2013. We do not believe that these services incur PFS direct practice expense costs when furnished to patients in the facility setting. Therefore, we are developing facility PE RVUs for this service based on no direct PE inputs.

(m) Neurology and Neuromuscular Procedures: Sleep Medicine Testing (CPT Codes 95782, 95783)

The AMA RUC submitted direct PE input recommendations for new CPT codes describing pediatric polysomnography: 95782 (Polysomnography, younger than 6 years, 4 or more) and 95783 (Polysomnography, younger than 6 years, w/cpap). We note that in addition to refining minutes assigned to certain labor tasks based on CMS clinical judgment, we have not accepted the AMA RUC's recommendation to create a new equipment item 'crib' for use in these services. We do not believe that a crib would typically be used in this service, and we have incorporated the bedroom furniture including a hospital bed and a reclining chair as typical equipment for this service.

(n) Special Dermatological Procedures (CPT Codes 96920, 96921, 96922)

The AMA RUC provided new direct PE input recommendations for CPT

codes 96920 (Laser treatment for inflammatory skin disease (psoriasis); total area less than 250 sq cm), 96921 (Laser treatment for inflammatory skin disease, (psoriasis); between 250 sq cm to 500 sq cm), and 96922 (Laser treatment for inflammatory skin disease, (psoriasis); over 500 sq cm).

Included in the new direct PE inputs for these services was a disposable laser tip (SF028). This disposable item, priced at \$290 in the direct PE input database, was not previously included as a direct PE input for these services. The recommendation did not provide a rationale as to why this highly priced disposable should be included as a direct PE input for these existing services when the codes have not previously included this item or any similarly priced disposable supply. Therefore, we are refining the RUC recommendation by removing the supply item SF028 from 96920, 96921, and 96922. We note that the direct PE inputs for these codes are interim for CY 2013, and we will consider any additional information and public comments regarding the typical use of this supply in furnishing these services prior to finalizing the direct PE inputs for CY 2014.

(o) Transitional Care Management Services (CPT Codes 99495, 99496)

The CPT Editorial Panel created CPT codes 99495 and 99496 for CY 2013 to describe transitional care provided to patients from an inpatient setting to a home setting over a 30-day period. The AMA RUC submitted direct PE input recommendations for these services that we are accepting with the following refinements.

As discussed in detail in section III.H of this CY 2013 PFS final rule with comment, we agree with the AMA RUC recommendation to include 45 minutes of RN/LPN time for CPT code 99495 for dedicated to non-face-to-face care management activities. However, for CPT code 99496, we are refining the 60 minutes of recommended clinical labor time for a RN/LPN nurse blend dedicated to non-face-to-face care management activities from 60 minutes to 70 minutes. We believe that the total clinical labor staff time and physician intra-service work time that the AMA RUC-recommended for non-face-to-face

care management activities was accurate for both codes, but that the proportionality between physician work and clinical staff time should be refined to reflect greater clinical staff time in 99496.

We also note that we are refining the AMA RUC recommendation by incorporating the clinical labor inputs for dedicated to non-face-to-face care management activities as facility inputs.

TABLE 73—CPT CODES WITH ACCEPTED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES

CPT code	CPT code description
20985 .....	Cptr-asst dir ms px.
24160 .....	Remove elbow joint implant.
24371 .....	Revise reconstr elbow joint.
29828 .....	Arthroscopy biceps tenodesis.
31648 .....	Bronchial valve addl insert.
31649 .....	Bronchial valve remov init.
31651 .....	Bronchial valve remov addl.
31660 .....	Bronch thermoplasty 1 lobe.
31661 .....	Bronch thermoplasty 2/> lobes.
33430 .....	Replacement of mitral valve.
33533 .....	Cabg arterial single.
36227 .....	Place cath xtrnl carotid.
37211 .....	Thrombolytic art therapy.
37212 .....	Thrombolytic venous therapy.
37213 .....	Thrombolytic art/ven therapy.
37214 .....	Cessj therapy cath removal.
66982 .....	Cataract surgery complex.
66984 .....	Cataract surg w/iol 1 stage.
77082 .....	Dxa bone density vert fx.
90792 .....	Psych diag eval w/med srvc.
90833 .....	Psytx pt&/fam w/e&m 30 min.
90837 .....	Psytx pt&/family 60 minutes.
90838 .....	Psytx pt&/fam w/e&m 60 min.
90845 .....	Psychoanalysis
90846 .....	Family psytx w/o patient.
90847 .....	Family psytx w/patient.
90853 .....	Group psychotherapy.
92286 .....	Internal eye photography.
93016 .....	Cardiovascular stress test.
93018 .....	Cardiovascular stress test.
95017 .....	Perq & icut allg test venoms.
95018 .....	Perq&ic allg test drugs/biol.
95079 .....	Ingest challenge addl 60 min.
95860 .....	Muscle test one limb.
95866 .....	Muscle test hemidiaphragm.
95867 .....	Muscle test cran nerv unilat.
95869 .....	Muscle test thor paraspinal.
95870 .....	Muscle test nonparaspinal.
95925 .....	Somatosensory testing.
95926 .....	Somatosensory testing.
95928 .....	C motor evoked uppr limbs.
95929 .....	C motor evoked lwr limbs.
95938 .....	Somatosensory testing.
95939 .....	C motor evoked upr&lwr limbs.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11300 .....	Shave skin lesion 0.5 cm/.	ED004 .....	camera, digital (6 megapixel).	NF .....	.....	29	14	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	29	14	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	29	14	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	29	14	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	29	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	29	24	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	29	14	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
11301 .....	Shave skin lesion 0.6–1.0 cm.	ED004 .....	camera, digital (6 megapixel).	NF .....	.....	32	17	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	32	17	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	32	17	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	32	17	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	32	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	32	27	Refined equipment time to reflect typical use exclusive to patient.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11302 .....	Shave skin lesion 1.1–2.0 cm.	EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	32	17	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	37	20	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	37	20	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	37	20	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	37	20	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	37	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	37	30	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	37	20	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
11303 .....	Shave skin lesion >2.0 cm.	SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	41	22	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	41	22	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	41	22	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11305 .....	Shave skin lesion 0.5 cm/<.	EF031 .....	table, power .....	NF .....	.....	41	22	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery-hyfreacator, up to 45 watts.	NF .....	.....	41	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	41	32	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	41	22	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	29	17	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	29	17	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	29	17	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	29	17	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery-hyfreacator, up to 45 watts.	NF .....	.....	29	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	29	27	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	29	17	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11306 .....	Shave skin lesion 0.6–1.0 cm.	ED004 .....	camera, digital (6 megapixel).	NF .....	.....	31	17	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	31	17	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	31	17	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	31	17	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	31	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	31	27	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	31	17	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Assist physician in performing procedure.	10	18	Conforming to physician time.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	37	21	Refined equipment time to reflect typical use exclusive to patient.
11307 .....	Shave skin lesion 1.1–2.0 cm.	EF014 .....	light, surgical .....	NF .....	.....	37	21	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	37	21	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	37	21	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	37	0	CMS clinical review; not described as typical in work vignette.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	37	21	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11308 .....	Shave skin lesion >2.0 cm.	EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	37	31	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	37	21	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	42	24	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	42	24	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	42	24	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	42	24	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	42	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	42	34	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	42	24	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
11310 .....	Shave skin lesion 0.5 cm/.	SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	34	20	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	34	20	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11311 .....	Shave skin lesion 0.6–1.0 cm.	EF015 .....	mayo stand .....	NF .....	.....	34	20	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	34	20	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery-hyfreacator, up to 45 watts.	NF .....	.....	34	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	34	30	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	34	20	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 megapixel).	NF .....	.....	34	18	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	34	18	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	34	18	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	34	18	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery-hyfreacator, up to 45 watts.	NF .....	.....	34	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	34	28	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	34	18	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Assist physician in performing procedure.	11	17	Conforming to physician time.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11312 .....	Shave skin lesion 1.1–2.0 cm.	SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 mexapixel).	NF .....	.....	43	17	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	43	17	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	43	17	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	43	17	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	43	0	CMS clinical review; not described as typical in work vignette.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	43	37	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	43	17	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
11313 .....	Shave skin lesion >2.0 cm.	SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		ED004 .....	camera, digital (6 mexapixel).	NF .....	.....	43	30	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	43	30	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	43	30	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	43	30	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfrecator, up to 45 watts.	NF .....	.....	43	0	CMS clinical review; not described as typical in work vignette.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
11719 .....	Trim nail(s) any number.	EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	43	40	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	43	30	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	1	10	Standardized time input.
		SB003 .....	cover, probe (cryosurgery).	NF .....	.....	1	0	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	1	Duplicative.
		SB033 .....	mask, surgical .....	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g .....	NF .....	.....	1	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	3	1	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Provide pre-service education/obtain consent.	2	1	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Prepare room, equipment, supplies.	2	1	CMS clinical review.
13100 .....	Cmplx rpr trunk 1.1–2.5 cm.	L037D .....	RN/LPN/MTA .....	NF .....	Clean room/equipment by physician staff.	3	1	CMS clinical review.
		SJ028 .....	hydrogen peroxide	NF .....	.....	10	0	CMS clinical review.
		SJ053 .....	swab-pad, alcohol	NF .....	.....	10	0	CMS clinical review.
		EF014 .....	light, surgical .....	NF .....	.....	32	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	32	39	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	32	27	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	32	39	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	32	39	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	32	46	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	32	39	Refined equipment time to reflect typical use exclusive to patient.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13101 .....	Cmplx rpr trunk 2.6–7.5 cm.	SB027 .....	gown, staff, imperme- vious.	NF .....	.....	2	0	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical re- view.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical re- view.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF014 .....	light, surgical .....	NF .....	.....	45	27	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF015 .....	mayo stand .....	NF .....	.....	45	47	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF023 .....	table, exam .....	NF .....	.....	45	27	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF031 .....	table, power .....	NF .....	.....	45	47	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	45	47	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	45	54	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ351 .....	Smoke Evacuator (tubing, cov- ering, etc.) with stand.	NF .....	.....	45	47	CMS clinical re- view.
		SB016 .....	drape-cover, ster- ile, OR light handle.	NF .....	.....	2	1	CMS clinical re- view.
		SB027 .....	gown, staff, imper- vious.	NF .....	.....	2	0	Duplicative.
		SB027 .....	gown, staff, imper- vious.	F .....	.....	2	0	CMS clinical re- view.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SB034 .....	mask, surgical, with face shield.	F .....	.....	2	1	CMS clinical re- view.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical re- view.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical re- view.
13102 .....	Cmplx rpr trunk addl 5 cm/<.	SJ041 .....	povidone soln (Betadine).	NF .....	.....	10	0	Duplicative.
		EF015 .....	mayo stand .....	NF .....	.....	30	20	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF031 .....	table, power .....	NF .....	.....	30	20	Refined equip- ment time to re- flect typical use exclusive to pa- tient.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13120 .....	Cmplx rpr s/a/l 1.1–2.5 cm.	EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF014 .....	light, surgical .....	NF .....	.....	86	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	86	41	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	86	27	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	86	41	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	86	41	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	86	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	86	41	Refined equipment time to reflect typical use exclusive to patient.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	0	Duplicative.
		SB027 .....	gown, staff, impervious.	F .....	.....	2	0	CMS clinical review.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SB034 .....	mask, surgical, with face shield.	F .....	.....	2	1	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13121 .....	Cmplx rpr s/a/l 2.6–7.5 cm.	EF014 .....	light, surgical .....	NF .....	.....	129	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	129	48	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	129	27	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	129	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	129	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	129	55	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	129	48	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical Instrument Package.	15	10	Standardized time input.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	0	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	10	0	Duplicative.
		EF015 .....	mayo stand .....	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
13122	Cmplx rpr s/a/l addl 5 cm/>.	EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	30	20	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13131 .....	Cmplx rpr f/c/c/m/ n/ax/g/h/f.	SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF014 .....	light, surgical .....	NF .....	.....	45	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	45	27	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	45	55	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	0	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
13132 .....	Cmplx rpr f/c/c/m/ n/ax/g/h/f.	EF014 .....	light, surgical .....	NF .....	.....	50	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	50	51	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	50	27	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	50	51	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13133 .....	Cmplx rpr t/c/c/m/ n/ax/g/h/f.	EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	50	51	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	50	58	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	50	51	Refined equipment time to reflect typical use exclusive to patient.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	0	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	10	0	Duplicative.
		EF015 .....	mayo stand .....	NF .....	.....	35	23	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	35	23	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	35	23	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	35	23	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	35	23	Refined equipment time to reflect typical use exclusive to patient.
13150 .....	Cmplx rpr e/n/e/ 1.0 cm/<.	SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF014 .....	light, surgical .....	NF .....	.....	30	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	30	44	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	30	27	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13151 .....	Cmplx rpr e/n/e/l 1.1–2.5 cm.	EF031 .....	table, power .....	NF .....	.....	30	44	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	30	44	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	30	51	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	30	44	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Assist physician in performing procedure.	20	26	Conforming to physician time.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	0	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF014 .....	light, surgical .....	NF .....	.....	45	27	Refined equipment time to reflect typical use exclusive to patient.
		EF015 .....	mayo stand .....	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		EF023 .....	table, exam .....	NF .....	.....	45	27	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500–\$1499).	NF .....	.....	45	55	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	45	48	Refined equipment time to reflect typical use exclusive to patient.
		SB016 .....	drape-cover, sterile, OR light handle.	NF .....	.....	2	1	CMS clinical review.
		SB027 .....	gown, staff, impervious.	NF .....	.....	2	0	Duplicative.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
13152 .....	Cmplx rpr e/n/e/ 2.6–7.5 cm.	SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical re- view.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical re- view.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF014 .....	light, surgical .....	NF .....	.....	50	27	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF015 .....	mayo stand .....	NF .....	.....	50	51	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF023 .....	table, exam .....	NF .....	.....	50	27	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF031 .....	table, power .....	NF .....	.....	50	51	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	50	51	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	50	58	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ351 .....	Smoke Evacuator (tubing, cov- ering, etc.) with stand.	NF .....	.....	50	51	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	.....	15	10	Standardized time input.
		SB016 .....	drape-cover, ster- ile, OR light handle.	NF .....	.....	2	1	CMS clinical re- view.
		SB027 .....	gown, staff, imper- vious.	NF .....	.....	2	0	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
13153 .....	Cmplx rpr e/n/e/ addl 5cm/<.	SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical re- view.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	10	0	Duplicative.
		EF015 .....	mayo stand .....	NF .....	.....	45	30	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF031 .....	table, power .....	NF .....	.....	45	30	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ114 .....	electrosurgical generator, up to 120 watts.	NF .....	.....	45	30	Refined equip- ment time to re- flect typical use exclusive to pa- tient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
20600 .....	Drain/inject joint/ bursa.	EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	45	30	Refined equipment time to reflect typical use exclusive to patient.
		EQ351 .....	Smoke Evacuator (tubing, covering, etc.) with stand.	NF .....	.....	45	30	Refined equipment time to reflect typical use exclusive to patient.
		SC029 .....	needle, 18–27g ...	NF .....	.....	2	0	CMS clinical review.
		SF016 .....	cautery, monopolar, electrode tip.	NF .....	.....	1	0	CMS clinical review.
		SJ041 .....	povidone soln (Betadine).	NF .....	.....	5	0	Duplicative.
		EF023 .....	table, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	F .....	Discharge day management.	6	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	F .....	Conduct phone calls/call in pre- scriptions.	0	3	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	4	2	CMS clinical review.
20605 .....	Drain/inject joint/ bursa.	SC055 .....	syringe 3ml .....	NF .....	.....	2	1	CMS clinical review.
		EF023 .....	table, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	F .....	Discharge day management.	6	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	F .....	Conduct phone calls/call in pre- scriptions.	0	3	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	4	2	CMS clinical review.
		SC055 .....	syringe 3ml .....	NF .....	.....	2	1	CMS clinical review.
		EF023 .....	table, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	F .....	Discharge day management.	6	0	CMS clinical review.
20610 .....	Drain/inject joint/ bursa.	L037D .....	RN/LPN/MTA .....	F .....	Conduct phone calls/call in pre- scriptions.	0	3	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	4	2	CMS clinical review.
		SC055 .....	syringe 3ml .....	NF .....	.....	2	1	CMS clinical review.
		EF023 .....	table, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	19	16	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	F .....	Discharge day management.	6	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	F .....	Conduct phone calls/call in pre- scriptions.	0	3	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	4	2	CMS clinical review.
		SC057 .....	syringe 5–6ml .....	NF .....	.....	2	1	CMS clinical review.
		SA052 .....	pack, post-op inci- sion care (sta- ple).	F .....	.....	0	1	CMS clinical review.
23472 .....	Reconstruct shoulder joint.	SA052 .....	pack, post-op inci- sion care (sta- ple).	F .....	.....	0	1	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
23473 .....	Revis reconst shoulder joint.	SA053 .....	pack, post-op incision care (suture & staple).	F .....	.....	1	0	CMS clinical review.
		SA052 .....	pack, post-op incision care (staple).	F .....	.....	0	1	CMS clinical review.
		SA053 .....	pack, post-op incision care (suture & staple).	F .....	.....	1	0	CMS clinical review.
23474 .....	Revis reconst shoulder joint.	SA052 .....	pack, post-op incision care (staple).	F .....	.....	0	1	CMS clinical review.
		SA053 .....	pack, post-op incision care (suture & staple).	F .....	.....	1	0	CMS clinical review.
24363 .....	Replace elbow joint.	SA052 .....	pack, post-op incision care (staple).	F .....	.....	0	1	CMS clinical review.
		SA053 .....	pack, post-op incision care (suture & staple).	F .....	.....	1	0	CMS clinical review.
24370 .....	Revise reconst elbow joint.	SA052 .....	pack, post-op incision care (staple).	F .....	.....	0	1	CMS clinical review.
		SA052 .....	pack, post-op incision care (staple).	F .....	.....	0	1	CMS clinical review.
		SA053 .....	pack, post-op incision care (suture & staple).	F .....	.....	1	0	CMS clinical review.
		SA053 .....	pack, post-op incision care (suture & staple).	F .....	.....	1	0	CMS clinical review.
31231 .....	Nasal endoscopy dx.	EF008 .....	chair with headrest, exam, reclining.	NF .....	.....	43	35	Refined equipment time to reflect typical use exclusive to patient.
		EQ138 .....	instrument pack, medium (\$1500 and up).	NF .....	.....	0	47	Refined equipment time to reflect typical use exclusive to patient.
		EQ167 .....	light source, xenon.	NF .....	.....	43	35	Refined equipment time to reflect typical use exclusive to patient.
		EQ170 .....	light, fiberoptic headlight w-source.	NF .....	.....	43	35	Refined equipment time to reflect typical use exclusive to patient.
		EQ234 .....	suction and pressure cabinet, ENT (SMR).	NF .....	.....	43	35	Refined equipment time to reflect typical use exclusive to patient.
		ES013 .....	endoscope, rigid, sinoscopy.	NF .....	.....	63	42	Refined equipment time to reflect typical use exclusive to patient.
		ES013 .....	endoscope, rigid, sinoscopy.	NF .....	.....	63	0	CMS clinical review.
		ES031 .....	video system, endoscopy (processor, digital capture, monitor, printer, cart).	NF .....	.....	43	35	Refined equipment time to reflect typical use exclusive to patient.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
31647 .....	Bronchial valve init insert.	ES032 .....	video system, stroboscopy (strobing plat- form, camera, digital recorder, monitor, printer, cart).	NF .....	.....	43	35	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES036 .....	Nasal Endoscopy Instrument Package.	NF .....	.....	63	0	Non-standard di- rect practice ex- pense input.
		L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, pro- vide gowning, assure appro- priate medical records are available.	2	0	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	1	0	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean Surgical In- strument Pack- age.	10	15	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Review/read X- ray, lab, and pathology re- ports.	5	0	CMS clinical re- view.
		SB027 .....	gown, staff, imper- vious.	NF .....	.....	2	1	Duplicative.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	2	1	Duplicative.
		L047C .....	RN/Respiratory Therapist.	F .....	Complete pre- service diag- nostic & referral forms.	3	5	CMS clinical re- view.
		L047C .....	RN/Respiratory Therapist.	F .....	Coordinate pre- surgery services.	5	3	CMS clinical re- view.
32554 .....	Aspirate pleura .... w/o imaging .....	EF023 .....	table, exam .....	NF .....	.....	56	52	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ168 .....	light, exam .....	NF .....	.....	0	52	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Complete pre- service diag- nostic & referral forms.	5	0	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Coordinate pre- surgery services.	3	1	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	5	10	CMS clinical re- view.
		SA048 .....	pack, minimum multi-specialty visit.	NF .....	.....	0	1	CMS clinical re- view.
		SA067 .....	tray, shave prep ..	NF .....	.....	0	1	CMS clinical re- view.
		SA077 .....	kit, pleural cath- eter insertion.	NF .....	.....	0	1	CMS clinical re- view.
		SB001 .....	cap, surgical .....	NF .....	.....	0	2	CMS clinical re- view.
		SB006 .....	drape, non-sterile, sheet 40in x 60in.	NF .....	.....	1	0	CMS clinical re- view.
		SB024 .....	gloves, sterile .....	NF .....	.....	1	2	CMS clinical re- view.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	0	2	CMS clinical re- view.
		SB039 .....	shoe covers, sur- gical.	NF .....	.....	0	2	CMS clinical re- view.
		SB044 .....	underpad 2ft x 3ft (Chux).	NF .....	.....	0	1	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
32555 .....	Aspirate pleura w/ imaging.	SG056 .....	gauze, sterile 4in x 4in (10 pack uou).	NF .....	.....	0	1	CMS clinical review.
		ED024 .....	film processor, dry, laser.	NF .....	.....	58	7	Refined equipment time to reflect typical use exclusive to patient.
		EF019 .....	stretcher chair .....	NF .....	.....	15	10	CMS clinical review.
		EL015 .....	room, ultrasound, general.	NF .....	.....	33	35	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	58	7	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Complete pre-service diagnostic & referral forms.	5	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Coordinate pre-surgery services.	3	1	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Monitor pt. following service/ check tubes, monitors, drains.	15	10	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Process images, complete data sheet, present images and data to the interpreting physician.	5	2	CMS clinical review.
		SA027 .....	kit, scissors and clamp.	NF .....	.....	0	1	CMS clinical review.
		SA077 .....	kit, pleural catheter insertion.	NF .....	.....	0	1	CMS clinical review.
		SB001 .....	cap, surgical .....	NF .....	.....	0	3	CMS clinical review.
		SB027 .....	gown, staff, impermeous.	NF .....	.....	0	1	CMS clinical review.
		SB039 .....	shoe covers, surgical.	NF .....	.....	0	3	CMS clinical review.
		SB044 .....	underpad 2ft x 3ft (Chux).	NF .....	.....	0	1	CMS clinical review.
32556 .....	Insert cath pleura w/o image.	SG078 .....	tape, surgical occlusive 1in (Blenderm).	NF .....	.....	0	15	CMS clinical review.
		SM012 .....	disinfectant spray (Transeptic).	NF .....	.....	10	0	CMS clinical review.
		SM021 .....	sanitizing cloth-wipe (patient).	NF .....	.....	2	0	CMS clinical review.
		EQ168 .....	light, exam .....	NF .....	.....	0	76	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Complete pre-service diagnostic & referral forms.	5	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Coordinate pre-surgery services.	3	1	CMS clinical review.
		SA044 .....	pack, moderate sedation.	NF .....	.....	0	1	CMS clinical review.
		SA048 .....	pack, minimum multi-specialty visit.	NF .....	.....	0	1	CMS clinical review.
		SA067 .....	tray, shave prep ..	NF .....	.....	0	1	CMS clinical review.
		SB001 .....	cap, surgical .....	NF .....	.....	0	2	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
32557 .....	Insert cath pleura w/image.	SB006 .....	drape, non-sterile, sheet 40in x 60in.	NF .....	.....	1	0	CMS clinical re- view.
		SB034 .....	mask, surgical, with face shield.	NF .....	.....	0	2	CMS clinical re- view.
		SB039 .....	shoe covers, sur- gical.	NF .....	.....	0	2	CMS clinical re- view.
		SB044 .....	underpad 2ft x 3ft (Chux).	NF .....	.....	0	1	CMS clinical re- view.
		SC010 .....	closed flush sys- tem, angiography.	NF .....	.....	0	1	CMS clinical re- view.
		SG056 .....	gauze, sterile 4in x 4in (10 pack uou).	NF .....	.....	1	0	CMS clinical re- view.
		SH065 .....	sodium chloride 0.9% flush sy- ringe.	NF .....	.....	0	1	CMS clinical re- view.
		SH069 .....	sodium chloride 0.9% irrigation (500–1000ml uou).	NF .....	.....	0	1	CMS clinical re- view.
		SL157 .....	cup, sterile, 8 oz ..	NF .....	.....	0	1	CMS clinical re- view.
		ED024 .....	film processor, dry, laser.	NF .....	.....	58	7	CMS clinical re- view.
		EF019 .....	stretcher chair .....	NF .....	.....	15	10	CMS clinical re- view.
		EL007 .....	room, CT .....	NF .....	.....	43	40	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ168 .....	light, exam .....	NF .....	.....	60	40	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	58	7	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Complete pre- service diag- nostic & referral forms.	5	0	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Coordinate pre- surgery services.	3	1	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Check dressings & wound/home care instruc- tions/coordinate office visits/pre- scriptions.	3	5	CMS clinical re- view.
		L046A .....	CT Technologist ..	NF .....	Assist physician in performing pro- cedure.	28	30	Conforming to physician time.
		SA044 .....	pack, moderate sedation.	NF .....	.....	0	1	CMS clinical re- view.
		SA071 .....	kit, AccuStick II Introducer Sys- tem with RO Marker.	NF .....	.....	1	0	CMS clinical re- view.
		SA077 .....	kit, pleural cath- eter insertion.	NF .....	.....	0	1	CMS clinical re- view.
		SB001 .....	cap, surgical .....	NF .....	.....	2	3	CMS clinical re- view.
		SB011 .....	drape, sterile, fen- estrated 16in x 29in.	NF .....	.....	1	0	CMS clinical re- view.
		SB014 .....	drape, sterile, three-quarter sheet.	NF .....	.....	1	0	CMS clinical re- view.
		SB019 .....	drape-towel, ster- ile 18in x 26in.	NF .....	.....	4	0	CMS clinical re- view.
		SB024 .....	gloves, sterile .....	NF .....	.....	2	1	CMS clinical re- view.
		SB027 .....	gown, staff, imper- vious.	NF .....	.....	0	1	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
33361	Replace aortic valve perq.	SB039	shoe covers, surgical.	NF		2	3	CMS clinical review.
		SC049	stop cock, 3-way	NF		1	0	CMS clinical review.
		SC056	syringe 50–60ml	NF		2	0	CMS clinical review.
		SC058	syringe w-needle, OSHA compliant (SafetyGlide).	NF		1	0	CMS clinical review.
		SD043	dilator, vessel, angiographic.	NF		1	0	CMS clinical review.
		SD088	guidewire	NF		1	0	CMS clinical review.
		SD146	catheter percutaneous fastener (Percu-Stay).	NF		1	0	CMS clinical review.
		SD161	drainage catheter, all purpose.	NF		1	0	CMS clinical review.
		SD163	drainage pouch, nephrostomy-biliary.	NF		1	0	CMS clinical review.
		SF007	blade, surgical (Bard-Parker).	NF		1	0	CMS clinical review.
		SG009	applicator, sponge-tipped.	NF		4	0	CMS clinical review.
		SG078	tape, surgical occlusive 1in (Blenderm).	NF		0	25	CMS clinical review.
		SH047	lidocaine 1%–2% inj (Xylocaine).	NF		10	0	CMS clinical review.
		SJ041	povidone soln (Betadine).	NF		60	0	CMS clinical review.
		SL036	cup, biopsy-specimen sterile 4oz.	NF		1	0	CMS clinical review.
		SL156	cup, sterile, 12–16 oz.	NF		1	0	CMS clinical review.
		L037D	RN/LPN/MTA	F	Coordinate pre-surgery services.	40	10	Standardized time input.
		L037D	RN/LPN/MTA	F	Schedule space and equipment in facility.	8	5	Standardized time input.
		L037D	RN/LPN/MTA	F	Provide pre-service education/obtain consent.	20	7	Standardized time input.
		L037D	RN/LPN/MTA	F	Follow-up phone calls & prescriptions.	7	3	Standardized time input.
33362	Replace aortic valve open.	L037D	RN/LPN/MTA	F	Coordinate pre-surgery services.	40	10	Standardized time input.
		L037D	RN/LPN/MTA	F	Schedule space and equipment in facility.	8	5	Standardized time input.
		L037D	RN/LPN/MTA	F	Provide pre-service education/obtain consent.	20	7	Standardized time input.
		L037D	RN/LPN/MTA	F	Follow-up phone calls & prescriptions.	7	3	Standardized time input.
33363	Replace aortic valve open.	L037D	RN/LPN/MTA	F	Coordinate pre-surgery services.	40	10	Standardized time input.
		L037D	RN/LPN/MTA	F	Schedule space and equipment in facility.	8	5	Standardized time input.
		L037D	RN/LPN/MTA	F	Provide pre-service education/obtain consent.	20	7	Standardized time input.
		L037D	RN/LPN/MTA	F	Follow-up phone calls & prescriptions.	7	3	Standardized time input.
33364	Replace aortic valve open.	L037D	RN/LPN/MTA	F	Coordinate pre-surgery services.	40	10	Standardized time input.
		L037D	RN/LPN/MTA	F	Schedule space and equipment in facility.	8	5	Standardized time input.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
33365 .....	Replace aortic valve open.	L037D .....	RN/LPN/MTA .....	F .....	Provide pre-service education/obtain consent.	20	7	Standardized time input.
		L037D .....	RN/LPN/MTA .....	F .....	Follow-up phone calls & prescriptions.	7	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	F .....	Coordinate pre-surgery services.	40	10	Standardized time input.
		L037D .....	RN/LPN/MTA .....	F .....	Schedule space and equipment in facility.	8	5	Standardized time input.
		L037D .....	RN/LPN/MTA .....	F .....	Provide pre-service education/obtain consent.	20	7	Standardized time input.
		L037D .....	RN/LPN/MTA .....	F .....	Follow-up phone calls & prescriptions.	7	3	Standardized time input.
33405 .....	Replacement of aortic valve.	L051A .....	RN .....	F .....	Other Clinical Activity—specify: For reference code 33406 and codes 33405 and 33430: Additional coordination between multiple specialties for complex procedures (tests, meds, scheduling, etc) prior to patient arrival at site of service.	15	0	CMS clinical review.
		L051A .....	RN .....	F .....	Other Clinical Activity—specify: For reference code 33406 and codes 33405 and 33430: Additional coordination between multiple specialties for complex procedures (tests, meds, scheduling, etc) prior to patient arrival at site of service.	15	0	CMS clinical review.
35475 .....	Repair arterial blockage.	EL011 .....	room, angiography.	NF .....	.....	51	52	Refined equipment time to reflect typical use exclusive to patient.
		EQ011 .....	ECG, 3-channel (with SpO2, NIBP, temp, resp).	NF .....	.....	212	285	Moderate Sedation equipment—Time includes administering anesthesia, procedure time, and monitoring patient.
		EQ032 .....	IV infusion pump	NF .....	.....	212	285	Moderate Sedation equipment—Time includes administering anesthesia, procedure time, and monitoring patient.
		EQ168 .....	light, exam .....	NF .....	.....	120	52	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
35476 .....	Repair venous blockage.	L037D .....	RN/LPN/MTA .....	F .....	Complete pre-service diagnostic & referral forms.	5	3	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Prepare room, equipment, supplies.	4	2	Standardized time input.
		SB019 .....	drape-towel, sterile 18in x 26in.	NF .....	.....	4	2	CMS clinical review.
		EF027 .....	table, instrument, mobile.	NF .....	.....	302	277	Moderate Sedation equipment—Time includes administering anesthesia, procedure time, and monitoring patient.
		EL011 .....	room, angiography.	NF .....	.....	43	44	Refined equipment time to reflect typical use exclusive to patient.
		EQ011 .....	ECG, 3-channel (with SpO2, NIBP, temp, resp).	NF .....	.....	137	277	Moderate Sedation equipment—Time includes administering anesthesia, procedure time, and monitoring patient.
		EQ032 .....	IV infusion pump	NF .....	.....	137	277	Moderate Sedation equipment—Time includes administering anesthesia, procedure time, and monitoring patient.
		EQ168 .....	light, exam .....	NF .....	.....	120	44	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	F .....	Schedule space and equipment in facility.	3	5	CMS clinical review.
36221 .....	Place cath thoracic aorta.	L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Prepare room, equipment, supplies.	4	2	Standardized time input.
		SB019 .....	drape-towel, sterile 18in x 26in.	NF .....	.....	4	2	CMS clinical review.
		EF018 .....	stretcher .....	NF .....	.....	272	0	CMS Code correction.
		EF027 .....	table, instrument, mobile.	NF .....	.....	0	272	CMS Code correction.
		EL011 .....	room, angiography.	NF .....	.....	49	39	Refined equipment time to reflect typical use exclusive to patient.
		EQ088 .....	contrast media warmer.	NF .....	.....	49	39	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	49	39	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
36222 .....	Place cath carotid/ incom art.	L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	5	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		L041A .....	Angio Technician	NF .....	Image Post Processing.	5	0	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Prepare room, equipment, supplies.	2	7	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Prepare and position patient/monitor patient/set up IV.	2	7	CMS clinical review.
		SD249 .....	Sterile Radio-opaque ruler (le Maitre, documentation available).	NF .....	.....	1	0	CMS clinical review.
		EF018 .....	stretcher .....	NF .....	.....	282	0	CMS Code correction.
		EF027 .....	table, instrument, mobile.	NF .....	.....	0	282	CMS Code correction.
		EL011 .....	room, angiography.	NF .....	.....	59	49	Refined equipment time to reflect typical use exclusive to patient.
		EQ088 .....	contrast media warmer.	NF .....	.....	59	49	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	59	49	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	5	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		SD147 .....	catheter, (Glide) ..	NF .....	.....	1	0	CMS clinical review.
36223 .....	Place cath carotid/ incom art.	SD249 .....	Sterile Radio-opaque ruler (le Maitre, documentation available).	NF .....	.....	1	0	CMS clinical review.
		EF018 .....	stretcher .....	NF .....	.....	287	0	CMS Code correction.
		EF027 .....	table, instrument, mobile.	NF .....	.....	0	287	CMS Code correction.
		EL011 .....	room, angiography.	NF .....	.....	64	54	Refined equipment time to reflect typical use exclusive to patient.
		EQ088 .....	contrast media warmer.	NF .....	.....	64	54	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	64	54	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
36224 .....	Place cath carotid art.	L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	5	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		SD249 .....	Sterile Radio-opaque ruler (le Maitre, documentation available).	NF .....		1	0	CMS clinical review.
		EF018 .....	stretcher .....	NF .....		292	0	CMS Code correction.
		EF027 .....	table, instrument, mobile.	NF .....		0	292	CMS Code correction.
		EL011 .....	room, angiography.	NF .....		69	59	Refined equipment time to reflect typical use exclusive to patient.
		EQ088 .....	contrast media warmer.	NF .....		69	59	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....		69	59	Refined equipment time to reflect typical use exclusive to patient.
36225 .....	Place cath subclavian art.	L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	5	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		EF018 .....	stretcher .....	NF .....		287	0	CMS Code correction.
		EF027 .....	table, instrument, mobile.	NF .....		0	287	CMS Code correction.
		EL011 .....	room, angiography.	NF .....		64	54	Refined equipment time to reflect typical use exclusive to patient.
		EQ088 .....	contrast media warmer.	NF .....		64	54	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....		64	54	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	5	3	Standardized time input.
36226 .....	Place cath vertebral art.	L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical review.
		EF018 .....	stretcher .....	NF .....		292	0	CMS Code correction.
		EF027 .....	table, instrument, mobile.	NF .....		0	292	CMS Code correction.
		EL011 .....	room, angiography.	NF .....		69	59	Refined equipment time to reflect typical use exclusive to patient.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
36228 .....	Place cath intracranial art.	EQ088 .....	contrast media warmer.	NF .....	.....	69	59	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	69	59	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, pro- vide gowning, assure appro- priate medical records are available.	5	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical re- view.
		L041B .....	Radiologic Tech- nologist.	NF .....	Prepare room, equipment, sup- plies.	1	0	CMS clinical re- view.
		L041B .....	Radiologic Tech- nologist.	NF .....	Assisting with flouroscopy/ image acquisi- tion (75%).	23	22	CMS clinical re- view.
37197 .....	Remove intrvas foreign body.	SC057 .....	syringe 5–6ml .....	NF .....	.....	4	0	CMS clinical re- view.
		EF027 .....	table, instrument, mobile.	NF .....	.....	305	302	Moderate Seda- tion equip- ment—Time in- cludes admin- istering anes- thesia, proce- dure time, and monitoring pa- tient.
		EL011 .....	room, angiography.	NF .....	.....	77	72	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ011 .....	ECG, 3-channel (with SpO2, NIBP, temp, resp).	NF .....	.....	305	302	Moderate Seda- tion equip- ment—Time in- cludes admin- istering anes- thesia, proce- dure time, and monitoring pa- tient.
		EQ032 .....	IV infusion pump	NF .....	.....	305	302	Moderate Seda- tion equip- ment—Time in- cludes admin- istering anes- thesia, proce- dure time, and monitoring pa- tient.
		EQ088 .....	contrast media warmer.	NF .....	.....	77	0	CMS clinical re- view.
		EQ250 .....	ultrasound unit, portable.	NF .....	.....	77	0	CMS clinical re- view.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	77	72	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Greet patient, pro- vide gowning, assure appro- priate medical records are available.	5	3	Standardized time input.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	5	3	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
47600 .....	Removal of gall- bladder.	L041B .....	Radiologic Tech- nologist.	NF .....	Prepare room, equipment, sup- plies (including imaging equip- ment).	7	5	CMS clinical re- view.
		L041B .....	Radiologic Tech- nologist.	NF .....	Prepare and posi- tion patient/ monitor patient/ set up IV.	5	2	Standardized time input.
		SB048 .....	sheath-cover, sterile, 96in x 6in (transducer).	NF .....	.....	1	0	CMS clinical re- view.
		SB048 .....	sheath-cover, sterile, 96in x 6in (transducer).	NF .....	.....	1	0	CMS clinical re- view.
		SD147 .....	catheter, (Glide) ..	NF .....	.....	1	0	CMS clinical re- view.
		SD252 .....	guidewire, Amplatz wire 260 cm.	NF .....	.....	1	0	CMS clinical re- view.
		SH065 .....	sodium chloride 0.9% flush sy- ringe.	NF .....	.....	2	0	CMS clinical re- view.
		SA053 .....	pack, post-op inci- sion care (su- ture & staple).	F .....	.....	1	0	CMS clinical re- view.
		SA054 .....	pack, post-op inci- sion care (su- ture).	F .....	.....	0	1	CMS clinical re- view.
		SA053 .....	pack, post-op inci- sion care (su- ture & staple).	F .....	.....	1	0	CMS clinical re- view.
47605 .....	Removal of gall- bladder.	SA054 .....	pack, post-op inci- sion care (su- ture).	F .....	.....	0	1	CMS clinical re- view.
		SA053 .....	pack, post-op inci- sion care (su- ture & staple).	F .....	.....	1	0	CMS clinical re- view.
50590 .....	Fragmenting of kidney stone.	EL014 .....	room, radio- graphic- fluoroscopic.	NF .....	.....	86	0	Consistent with the AMA RUC's CY2011 rec- ommendation.
		EQ175 .....	lithotripter, with C- arm (ESWL).	NF .....	.....	86	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
52214 .....	Cystoscopy and treatment.	EF027 .....	table, instrument, mobile.	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF031 .....	table, power .....	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ153 .....	laser (gs, uro, obg, ge) (Indigo Optima).	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ167 .....	light source, xenon.	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES006 .....	endoscope for- ceps, biopsy.	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
52224 .....	Cystoscopy and treatment.	ES007 .....	endoscope for- ceps, grasping.	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES018 .....	fiberscope, flexi- ble, cystoscopy.	NF .....	.....	100	92	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES031 .....	video system, en- doscopy (proc- essor, digital capture, mon- itor, printer, cart).	NF .....	.....	100	65	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Review Chart .....	3	0	CMS clinical re- view.
		SB019 .....	drape-towel, ster- ile 18in x 26in.	NF .....	.....	1	0	Duplicative.
		SB024 .....	gloves, sterile .....	NF .....	.....	0	1	CMS clinical re- view.
		SD270 .....	Penis clamp .....	NF .....	.....	1	0	Not a disposable supply.
		SH047 .....	lidocaine 1%–2% inj (Xylocaine).	NF .....	.....	50	0	Duplicative.
		EF027 .....	table, instrument, mobile.	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EF031 .....	table, power .....	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ153 .....	laser (gs, uro, obg, ge) (Indigo Optima).	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ167 .....	light source, xenon.	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES006 .....	endoscope for- ceps, biopsy.	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES007 .....	endoscope for- ceps, grasping.	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES018 .....	fiberscope, flexi- ble, cystoscopy.	NF .....	.....	105	94	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ES031 .....	video system, en- doscopy (proc- essor, digital capture, mon- itor, printer, cart).	NF .....	.....	105	67	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Review Chart .....	3	0	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Prepare biopsy Specimen.	5	2	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
52287 .....	Cystoscopy chemodenervation.	SB019 .....	drape-towel, sterile 18in x 26in.	NF .....	.....	1	0	Duplicative.
		SB024 .....	gloves, sterile .....	NF .....	.....	3	1	CMS clinical review.
		SD270 .....	Penis clamp .....	NF .....	.....	1	0	Not a disposable according to submitted invoice.
		SH047 .....	lidocaine 1%–2% inj (Xylocaine).	NF .....	.....	50	0	Duplicative.
		SL036 .....	cup, biopsy-specimen sterile 4oz.	NF .....	.....	6	3	CMS clinical review.
		EF027 .....	table, instrument, mobile.	NF .....	.....	78	49	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	78	49	Refined equipment time to reflect typical use exclusive to patient.
		EQ170 .....	light, fiberoptic headlight w-source.	NF .....	.....	78	49	Refined equipment time to reflect typical use exclusive to patient.
		ES018 .....	fiberscope, flexible, cystoscopy.	NF .....	.....	78	76	Refined equipment time to reflect typical use exclusive to patient.
		ES031 .....	video system, endoscopy (processor, digital capture, monitor, printer, cart).	NF .....	.....	78	49	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Assist physician in performing procedure.	20	21	Conforming to physician time.
53850 .....	Prostatic microwave thermotx.	SH048 .....	lidocaine 2% jelly, topical (Xylocaine).	NF .....	.....	10	0	Duplicative.
		EF020 .....	stretcher, endoscopy.	NF .....	.....	99	85	Refined equipment time to reflect typical use exclusive to patient.
		EF027 .....	table, instrument, mobile.	NF .....	.....	99	85	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	169	152	Refined equipment time to reflect typical use exclusive to patient.
		EQ037 .....	TUMT system control unit.	NF .....	.....	99	85	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	169	152	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	F .....	.....	169	152	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
64612 .....	Destroy nerve face muscle.	EQ250 .....	ultrasound unit, portable.	NF .....	.....	99	85	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Prepare room, equipment, supplies.	2	4	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Setup ultrasound probe.	5	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Setup TUMT machine.	5	0	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean TUMT machine.	3	0	CMS clinical review.
		SB022 .....	gloves, non-sterile	NF .....	.....	3	2	CMS clinical review.
		SB024 .....	gloves, sterile	NF .....	.....	3	2	CMS clinical review.
		SH047 .....	lidocaine 1%–2% inj (Xylocaine).	NF .....	.....	3	30	CMS clinical review.
		EL006 .....	lane, screening (oph).	F .....	.....	39	27	Refined equipment time to reflect typical use exclusive to patient.
		EL006 .....	lane, screening (oph).	NF .....	.....	48	45	Refined equipment time to reflect typical use exclusive to patient.
64615 .....	Chemodenev musc migraine.	SC031 .....	needle, 30g .....	F .....	.....	0	1	CMS clinical review.
		EF023 .....	table, exam .....	NF .....	.....	24	18	Refined equipment time to reflect typical use exclusive to patient.
65800 .....	Drainage of eye ...	E7111 .....	Lane, Screening ..	NF .....	.....	21	22	Refined equipment time to reflect typical use exclusive to patient.
67810 .....	Biopsy eyelid & lid margin.	EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	21	22	Refined equipment time to reflect typical use exclusive to patient.
		EF014 .....	light, surgical .....	NF .....	.....	20	22	Refined equipment time to reflect typical use exclusive to patient.
		EF031 .....	table, power .....	NF .....	.....	20	22	Refined equipment time to reflect typical use exclusive to patient.
		EQ110 .....	electrocautery- hyfreacator, up to 45 watts.	NF .....	.....	1	22	Refined equipment time to reflect typical use exclusive to patient.
		EQ137 .....	instrument pack, basic (\$500– \$1499).	NF .....	.....	1	30	Refined equipment time to reflect typical use exclusive to patient.
		SB011 .....	drape, sterile, fen- estrated 16in x 29in.	NF .....	.....	0	1	CMS clinical review.
		SB019 .....	drape-towel, sterile 18in x 26in.	NF .....	.....	4	1	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	Standardized time input.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
72040 .....	X-ray exam neck spine 3/<vws.	ED025 .....	film processor, wet.	NF .....	.....	20	4	Refined equipment time to reflect typical use exclusive to patient.
		EL012 .....	room, basic radiology.	NF .....	.....	20	13	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	20	4	Refined equipment time to reflect typical use exclusive to patient.
		.....	Film jacket or jacket insert.	NF .....	.....	1	0	Non-standard direct practice expense input.
72050 .....	X-ray exam neck spine 4/5vws.	ED025 .....	film processor, wet.	NF .....	.....	28	6	Refined equipment time to reflect typical use exclusive to patient.
		EL012 .....	room, basic radiology.	NF .....	.....	28	19	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	28	6	Refined equipment time to reflect typical use exclusive to patient.
		.....	Film jacket or jacket insert.	NF .....	.....	1	0	Non-standard direct practice expense input.
72052 .....	X-ray exam neck spine 6/>vws.	ED025 .....	film processor, wet.	NF .....	.....	36	8	Refined equipment time to reflect typical use exclusive to patient.
		EL012 .....	room, basic radiology.	NF .....	.....	36	25	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	36	8	Refined equipment time to reflect typical use exclusive to patient.
		.....	Film jacket or jacket insert.	NF .....	.....	1	0	Non-standard direct practice expense input.
72191 .....	Ct angiograph pelv w/o&w/dye.	EL007 .....	room, CT .....	NF .....	.....	101	40	Refined equipment time to reflect typical use exclusive to patient.
		L041B .....	Radiologic Technologist.	NF .....	—Retrieve prior appropriate imaging exams and hang for MD review, verify orders, review the chart to incorporate relevant clinical information.	0	5	CMS Clinical Review.
		L041B .....	Radiologic Technologist.	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	0	3	CMS Clinical Review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
72192 .....	Ct pelvis w/o dye	L041B .....	Radiologic Technologist.	NF .....	Education/instruction/counseling/obtain consent.	0	2	CMS Clinical Review.
		L041B .....	Radiologic Technologist.	NF .....	Prepare room, equipment, supplies.	0	2	Standardized time input.
		L041B .....	Radiologic Technologist.	NF .....	Prepare and position patient/monitor patient/set up IV.	0	7	CMS Clinical Review.
		L041B .....	Radiologic Technologist.	NF .....	Acquire images .....	0	28	CMS Clinical Review.
		L041B .....	Radiologic Technologist.	NF .....	Clean room/equipment by physician staff.	0	3	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Retrieve prior appropriate imaging exams and hang for MD review, verify orders, review the chart to incorporate relevant clinical information.	5	0	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	3	0	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Education/instruction/counseling/obtain consent.	2	0	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Prepare room, equipment, supplies.	5	0	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Prepare and position patient/monitor patient/set up IV.	7	0	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Acquire images .....	28	0	CMS Clinical Review.
		L046A .....	CT Technologist ..	NF .....	Clean room/equipment by physician staff.	3	0	CMS Clinical Review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	1	0.1	CMS clinical review.
		ED024 .....	film processor, dry, laser.	NF .....	.....	5	0	CMS clinical review.
		ED032 .....	printer, laser, paper.	NF .....	.....	0	5	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	45	22	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Pre-Service Period.	6	4	CMS clinical review.
		SK013 .....	computer media, dvd.	NF .....	.....	1	0	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical review.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical review.
		SK091 .....	x-ray envelope .....	NF .....	.....	1	0	CMS clinical review.
		SK098 .....	film, x-ray, laser print.	NF .....	.....	4	8	CMS clinical review.
72193 .....	Ct pelvis w/dye ....	ED024 .....	film processor, dry, laser.	NF .....	.....	5	0	CMS clinical review.
		ED032 .....	printer, laser, paper.	NF .....	.....	0	5	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	40	32	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Pre-Service Period.	7	4	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Service Period .....	40	43	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
72194 .....	Ct pelvis w/o & w/ dye.	SB006 .....	drape, non-sterile, sheet 40in x 60in.	NF .....	.....	1	0	CMS clinical re- view.
		SB014 .....	drape, sterile, three-quarter sheet.	NF .....	.....	0	1	CMS clinical re- view.
		SC001 .....	angiocatheter 14g–24g.	NF .....	.....	1	0	CMS clinical re- view.
		SC002 .....	angiocatheter set	NF .....	.....	0	1	CMS clinical re- view.
		SC025 .....	needle, 14–20g, biopsy.	NF .....	.....	0	1	CMS clinical re- view.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical re- view.
		SC059 .....	syringe, 25ml (MRI power in- jector).	NF .....	.....	0	1	CMS clinical re- view.
		SG059 .....	oto-wick .....	NF .....	.....	0	6	CMS clinical re- view.
		SG068 .....	plaster bandage (4in x 5yd uou).	NF .....	.....	1	0	CMS clinical re- view.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	6	0	CMS clinical re- view.
		SH065 .....	sodium chloride 0.9% flush sy- ringe.	NF .....	.....	0	15	CMS clinical re- view.
		SK013 .....	computer media, dvd.	NF .....	.....	1	0	CMS clinical re- view.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical re- view.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical re- view.
		SK091 .....	x-ray envelope ....	NF .....	.....	1	0	CMS clinical re- view.
		ED024 .....	film processor, dry, laser.	NF .....	.....	10	7	CMS clinical re- view.
		EL007 .....	room, CT .....	NF .....	.....	54	39	CMS clinical re- view.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	10	7	CMS clinical re- view.
		L046A .....	CT Technologist ..	NF .....	Pre-Service Pe- riod.	7	4	CMS clinical re- view.
		L046A .....	CT Technologist ..	NF .....	Service Period ....	54	52	CMS clinical re- view.
		SC025 .....	needle, 14–20g, biopsy.	NF .....	.....	0	1	CMS clinical re- view.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical re- view.
		SK013 .....	computer media, dvd.	NF .....	.....	1	0	CMS clinical re- view.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical re- view.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical re- view.
		SK091 .....	x-ray envelope ....	NF .....	.....	1	0	CMS clinical re- view.
73221 .....	Mri joint upr extrem w/o dye.	SK098 .....	film, x-ray, laser print.	NF .....	.....	0	8	CMS clinical re- view.
		ED024 .....	film processor, dry, laser.	NF .....	.....	63	33	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EL008 .....	room, MR .....	NF .....	.....	63	33	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	63	33	Refined equip- ment time to re- flect typical use exclusive to pa- tient.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
73721 .....	Mri jnt of lwr extre w/o dye.	L047A .....	MRI Technologist	NF .....	Prepare room, equipment, sup- plies.	5	3	CMS clinical re- view.
		L047A .....	MRI Technologist	NF .....	Prepare and posi- tion patient/ monitor patient/ set up IV.	3	2	Standardized time input.
		L047A .....	MRI Technologist	NF .....	Escort patient from exam room due to magnetic sensi- tivity.	2	0	Non-standard di- rect practice ex- pense input.
			Insert folder .....	NF .....	.....	1	0	Non-standard di- rect practice ex- pense input.
		ED024 .....	film processor, dry, laser.	NF .....	.....	63	33	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EL008 .....	room, MR .....	NF .....	.....	63	33	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	63	33	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L047A .....	MRI Technologist	NF .....	Prepare room, equipment, sup- plies.	5	3	CMS clinical re- view.
		L047A .....	MRI Technologist	NF .....	Prepare and posi- tion patient/ monitor patient/ set up IV.	3	2	Standardized time input.
		L047A .....	MRI Technologist	NF .....	Escort patient from exam room due to magnetic sensi- tivity.	2	0	Non-standard di- rect practice ex- pense input.
74150 .....	Ct abdomen w/o dye.		Insert folder .....	NF .....	.....	1	0	Non-standard di- rect practice ex- pense input.
		ED024 .....	film processor, dry, laser.	NF .....	.....	5	0	CMS clinical re- view.
		ED032 .....	printer, laser, paper.	NF .....	.....	0	5	CMS clinical re- view.
		EL007 .....	room, CT .....	NF .....	.....	32	22	CMS clinical re- view.
		L046A .....	CT Technologist ..	NF .....	Pre-Service Pe- riod.	6	4	CMS clinical re- view.
		SK013 .....	computer media, dvd.	NF .....	.....	1	0	CMS clinical re- view.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical re- view.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical re- view.
		SK091 .....	x-ray envelope .....	NF .....	.....	1	0	CMS clinical re- view.
		SK098 .....	film, x-ray, laser print.	NF .....	.....	4	8	CMS clinical re- view.
74160 .....	Ct abdomen w/ dye.	ED024 .....	film processor, dry, laser.	NF .....	.....	7	0	CMS clinical re- view.
		ED032 .....	printer, laser, paper.	NF .....	.....	0	5	CMS clinical re- view.
		EL007 .....	room, CT .....	NF .....	.....	47	32	CMS clinical re- view.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	7	5	CMS clinical re- view.
		L046A .....	CT Technologist ..	NF .....	Pre-Service Pe- riod.	7	4	CMS clinical re- view.
		L046A .....	CT Technologist ..	NF .....	Service Period .....	47	43	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
74170 .....	Ct abdomen w/o & w/dye.	SB006 .....	drape, non-sterile, sheet 40in x 60in.	NF .....	.....	1	0	CMS clinical review.
		SB014 .....	drape, sterile, three-quarter sheet.	NF .....	.....	0	1	CMS clinical review.
		SC001 .....	angiocatheter 14g–24g.	NF .....	.....	1	0	CMS clinical review.
		SC002 .....	angiocatheter set	NF .....	.....	0	1	CMS clinical review.
		SC025 .....	needle, 14–20g, biopsy.	NF .....	.....	0	1	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SC059 .....	syringe, 25ml (MRI power injector).	NF .....	.....	0	1	CMS clinical review.
		SG059 .....	oto-wick .....	NF .....	.....	0	1	CMS clinical review.
		SG075 .....	tape, elastic, 1in (Elastoplast, Elasticon) (5yd uou).	NF .....	.....	0	6	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	6	0	CMS clinical review.
		SH065 .....	sodium chloride 0.9% flush syringe.	NF .....	.....	0	15	CMS clinical review.
		SH068 .....	sodium chloride 0.9% inj bacteriostatic (30ml uou).	NF .....	.....	1	0	CMS clinical review.
		SK013 .....	computer media, dvd.	NF .....	.....	1	0	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical review.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical review.
		SK091 .....	x-ray envelope .....	NF .....	.....	1	0	CMS clinical review.
		SK098 .....	film, x-ray, laser print.	NF .....	.....	6	4	CMS clinical review.
		ED024 .....	film processor, dry, laser.	NF .....	.....	15	7	Refined equipment time to reflect typical use exclusive to patient.
		EL007 .....	room, CT .....	NF .....	.....	65	39	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	15	7	Refined equipment time to reflect typical use exclusive to patient.
		L046A .....	CT Technologist ..	NF .....	—Retrieve prior appropriate imaging exams and hang for MD review, verify orders, review the chart to incorporate relevant clinical information and confirm contrast protocol with interpreting MD.	7	4	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Assist physician in performing procedure.	32	27	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Image Post Processing.	15	7	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
74175 .....	Ct angio abdom w/o & w/dye.	SB006 .....	drape, non-sterile, sheet 40in x 60in.	NF .....	.....	1	0	CMS clinical review.
		SB014 .....	drape, sterile, three-quarter sheet.	NF .....	.....	0	1	CMS clinical review.
		SC001 .....	angiocatheter 14g–24g.	NF .....	.....	1	0	CMS clinical review.
		SC002 .....	angiocatheter set	NF .....	.....	0	1	CMS clinical review.
		SC025 .....	needle, 14–20g, biopsy.	NF .....	.....	0	1	CMS clinical review.
		SC029 .....	needle, 18–27g ...	NF .....	.....	1	0	CMS clinical review.
		SC059 .....	syringe, 25ml (MRI power in- jector).	NF .....	.....	0	1	CMS clinical review.
		SG075 .....	tape, elastic, 1in (Elastoplast, Elasticon) (5yd uou).	NF .....	.....	0	6	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	6	0	CMS clinical review.
		SH016 .....	barium suspen- sion (Polibar).	NF .....	.....	900	0	CMS clinical review.
		SH065 .....	sodium chloride 0.9% flush sy- ringe.	NF .....	.....	0	15	CMS clinical review.
		SH068 .....	sodium chloride 0.9% inj bacteriostatic (30ml uou).	NF .....	.....	1	0	CMS clinical review.
		SK013 .....	computer media, dvd.	NF .....	.....	1	0	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical review.
		SK050 .....	neurobehavioral status forms, average.	NF .....	.....	0	1	CMS clinical review.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical review.
		SK091 .....	x-ray envelope ....	NF .....	.....	1	0	CMS clinical review.
		SK098 .....	film, x-ray, laser print.	NF .....	.....	14	8	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	101	40	Refined equipment time to reflect typical use exclusive to patient.
		L041B .....	Radiologic Tech- nologist.	NF .....	—Retrieve prior appropriate imaging exams and hang for MD review, verify orders, review the chart to incorporate relevant clinical information.	0	5	CMS clinical review.
		L041B .....	Radiologic Tech- nologist.	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	0	3	CMS clinical review.
		L041B .....	Radiologic Tech- nologist.	NF .....	Education/instruction/counseling/obtain consent.	0	2	CMS clinical review.
		L041B .....	Radiologic Tech- nologist.	NF .....	Prepare room, equipment, supplies.	0	2	Standardized time input.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
74176 .....	Ct abd & pelvis ....	L041B .....	Radiologic Technologist.	NF .....	Prepare and position patient/ monitor patient/ set up IV.	0	7	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Aquire images .....	0	28	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Clean room/equipment by physician staff.	0	3	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Retrieve prior appropriate imaging exams and hang for MD review, verify orders, review the chart to incorporate relevant clinical information.	5	0	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Greet patient, provide gowning, assure appropriate medical records are available.	3	0	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Education/instruction/counseling/obtain consent.	2	0	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Prepare room, equipment, supplies.	5	0	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Prepare and position patient/ monitor patient/ set up IV.	7	0	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Aquire images .....	28	0	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Clean room/equipment by physician staff.	3	0	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	1	0.1	CMS clinical review.
		ED032 .....	printer, laser, paper.	NF .....	.....	8	7	CMS clinical review.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	27	7	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Service Period .....	40	39	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical review.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical review.
		ED032 .....	printer, laser, paper.	NF .....	.....	10	7	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	42	39	CMS clinical review.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	42	7	CMS clinical review.
74177 .....	Ct abd & pelv w/ contrast.	L046A .....	CT Technologist ..	NF .....	Pre-Service Period.	7	6	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Service Period .....	58	52	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical review.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical review.
		SK098 .....	film, x-ray, laser print.	NF .....	.....	10	8	CMS clinical review.
		ED032 .....	printer, laser, paper.	NF .....	.....	20	10	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	57	48	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	57	48	CMS clinical review.
74178 .....	Ct abd & pelv 1/> regns.	ED032 .....	printer, laser, paper.	NF .....	.....	20	10	CMS clinical review.
		EL007 .....	room, CT .....	NF .....	.....	57	48	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
76830 .....	Transvaginal us non-ob.	ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	57	10	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Pre-Service Pe- riod.	7	6	CMS clinical review.
		L046A .....	CT Technologist ..	NF .....	Service Period .....	83	64	CMS clinical review.
		SK016 .....	computer media, optical disk 2.6gb.	NF .....	.....	0	0.1	CMS clinical review.
		SK076 .....	slide sleeve (photo slides).	NF .....	.....	0	1	CMS clinical review.
		SK098 .....	film, x-ray, laser print.	NF .....	.....	23	16	CMS clinical review.
		ED024 .....	film processor, dry, laser.	NF .....	.....	5	0	CMS clinical review.
		ED032 .....	printer, laser, paper.	NF .....	.....	1	0	CMS clinical review.
		EF027 .....	table, instrument, mobile.	NF .....	.....	0	36	Refined equipment time to reflect typical use exclusive to patient.
		EF034 .....	table, ultrasound ..	NF .....	.....	0	36	Refined equipment time to reflect typical use exclusive to patient.
		EL015 .....	room, ultrasound, general.	NF .....	.....	37	0	CMS clinical review.
		EQ250 .....	ultrasound unit, portable.	NF .....	.....	0	36	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....	.....	10	0	CMS clinical review.
		ER086 .....	ultrasound probe	NF .....	.....	0	37	Refined equipment time to reflect typical use exclusive to patient.
76872 .....	Us transrectal .....	L051B .....	RN/Diagnostic Medical Sonographer. gown, patient .....	NF .....	Clean room/equip- ment by physi- cian staff.	3	2	CMS clinical review.
		SB026 .....	gown, patient .....	NF .....	.....	0	1	CMS clinical review.
		SJ033 .....	lubricating jelly (Surgilube).	NF .....	.....	1	0	CMS clinical review.
		EF027 .....	table, instrument, mobile.	NF .....	.....	68	34	Refined equipment time to reflect typical use exclusive to patient.
		EF034 .....	table, ultrasound ..	NF .....	.....	68	34	Refined equipment time to reflect typical use exclusive to patient.
		EQ250 .....	ultrasound unit, portable.	NF .....	.....	68	34	Refined equipment time to reflect typical use exclusive to patient.
		ER086 .....	ultrasound probe	NF .....	.....	68	35	Refined equipment time to reflect typical use exclusive to patient.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Retrieve prior im- ages for com- parison:	0	3	CMS clinical review.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Review Chart .....	3	0	CMS clinical review.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	.....	.....	.....	.....

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
77003 .....	Fluoroguide for spine inject.	L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Obtain vital signs	3	0	CMS clinical review.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Prepare room, equipment, supplies.	2	3	CMS clinical review.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Prepare ultrasound probe.	5	0	CMS clinical review.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Obtain vital signs	3	0	CMS clinical review.
		L051B .....	RN/Diagnostic Medical Sonographer.	NF .....	Clean room/equipment by physician staff.	3	2	CMS clinical review.
		SB012 .....	drape, sterile, for Mayo stand.	NF .....		1	0	CMS clinical review.
		SC019 .....	iv tubing (extension).	NF .....		1	0	CMS clinical review.
		SH048 .....	lidocaine 2% jelly, topical (Xylocaine).	NF .....		10	0	CMS clinical review.
		SJ001 .....	alcohol isopropyl 70%.	NF .....		5	0	CMS clinical review.
		SJ032 .....	lubricating jelly (K-Y) (5gm uou).	NF .....		2	0	CMS clinical review.
		SM018 .....	glutaraldehyde 3.4% (Cidex, Maxicide, Wavicide).	NF .....		32	0	CMS clinical review.
		SM019 .....	glutaraldehyde test strips (Cidex, Metrex).	NF .....		1	0	CMS clinical review.
		SM022 .....	sanitizing cloth-wipe (surface, instruments, equipment).	NF .....		2	0	CMS clinical review.
		ED025 .....	film processor, wet.	NF .....		3	2	Refined equipment time to reflect typical use exclusive to patient.
		EL014 .....	room, radiographic-fluoroscopic.	NF .....		9	18	Refined equipment time to reflect typical use exclusive to patient.
		ER029 .....	film alternator (motorized film viewbox).	NF .....		3	2	Refined equipment time to reflect typical use exclusive to patient.
		L041B .....	Radiologic Technologist.	NF .....	Clean room/equipment by physician staff.	2	1	CMS clinical review.
		L041B .....	Radiologic Technologist.	NF .....	Process films, hang films and review study with interpreting MD prior to patient discharge.	3	2	CMS clinical review.
77080 .....	Dxa bone density axial.	ER078 .....	phantom, spine, DXA calibration check.	NF .....		1	2	Refined equipment time to reflect typical use exclusive to patient.
77301 .....	Radiotherapy dose plan imrt.	ED011 .....	computer system, record and verify.	NF .....		20	0	CMS clinical review.
		ED033 .....	treatment planning system, IMRT (Corvus w-Pergrine 3D Monte Carlo).	NF .....		376	330	CMS clinical review.
		ER005 .....	IMRT CT-based simulator.	NF .....		58	47	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
78012 .....	Thyroid uptake measurement.	ER014 .....	chamber, Farmer- type.	NF .....	.....	45	47	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER028 .....	electrometer, PC- based, dual channel.	NF .....	.....	45	47	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER050 .....	phantom, solid water calibration check.	NF .....	.....	45	47	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER089 .....	IMRT accelerator	NF .....	.....	45	47	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Obtain vital signs	3	0	CMS clinical re- view.
		EF010 .....	chair, thyroid im- aging.	NF .....	.....	40	30	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
78013 .....	Thyroid imaging w/blood flow.	ER063 .....	thyroid uptake system.	NF .....	.....	40	30	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER032 .....	gamma camera system, single- dual head.	NF .....	.....	48	38	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
78014 .....	Thyroid imaging w/blood flow.	EF010 .....	chair, thyroid im- aging.	NF .....	.....	65	55	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER032 .....	gamma camera system, single- dual head.	NF .....	.....	65	50	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		ER063 .....	thyroid uptake system.	NF .....	.....	65	55	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
78070 .....	Parathyroid planar imaging.	ER032 .....	gamma camera system, single- dual head.	NF .....	.....	73	68	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
78071 .....	Parathyrd planar w/wo subtrj.	ER032 .....	gamma camera system, single- dual head.	NF .....	.....	86	81	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
86153 .....	Cell enumeration phys interp.	EP106 .....	CELLSEARCH system.	NF .....	.....	16	0	Laboratory Physi- cian Interpreta- tion Code.
		EP107 .....	Laboratory Infor- mation System.	NF .....	.....	4	0	Laboratory Physi- cian Interpreta- tion Code.
		L045A .....	Cytotechnologist ..	NF .....	Collate images and review with Pathologist.	5	0	Laboratory Physi- cian Interpreta- tion Code.
88120 .....	Cytp urne 3–5 probes ea spec.	EP088 .....	ThermoBrite .....	NF .....	.....	107	321	CMS clinical re- view.
		EP092 .....	Olympus BX41 Fluorescent Mi- croscope (with- out filters or camera).	NF .....	.....	1.33	73	CMS clinical re- view.
88121 .....	Cytp urine 3–5 probes cmptr.	EP088 .....	ThermoBrite .....	NF .....	.....	26.75	160.5	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
88300 .....	Surgical path gross.	EP090 .....	IkoniScope .....	NF .....	.....	2.97	29.7	CMS clinical review.
		EP091 .....	IkoniLan software	NF .....	.....	2.97	29.7	CMS clinical review.
		.....	courier transportation cost.	NF .....	.....	2.02	0	Indirect Practice Expense.
		.....	Copath System with maintenance contract.	NF .....	.....	3	0	Indirect Practice Expense.
88302 .....	Tissue exam by pathologist.	.....	Copath software ..	NF .....	.....	3	0	Indirect Practice Expense.
		.....	specimen, solvent, and formalin disposal cost.	NF .....	.....	0.18	0	Indirect Practice Expense.
		.....	courier transportation cost.	NF .....	.....	2.02	0	Indirect Practice Expense.
		.....	equipment maintenance cost.	NF .....	.....	0.61	0	Included in equipment cost per minute calculation.
88304 .....	Tissue exam by pathologist.	.....	Copath System with maintenance contract.	NF .....	.....	3	0	Indirect Practice Expense.
		.....	Copath software ..	NF .....	.....	3	0	Indirect Practice Expense.
		.....	specimen, solvent, and formalin disposal cost.	NF .....	.....	0.35	0	Indirect Practice Expense.
		.....	courier transportation cost.	NF .....	.....	2.02	0	Indirect Practice Expense.
88305 .....	Tissue exam by pathologist.	.....	equipment maintenance cost.	NF .....	.....	0.61	0	Included in equipment cost per minute calculation.
		.....	Copath System with maintenance contract.	NF .....	.....	5	0	Indirect Practice Expense.
		.....	Copath software ..	NF .....	.....	5	0	Indirect Practice Expense.
		.....	specimen, solvent, and formalin disposal cost.	NF .....	.....	0.35	0	Indirect Practice Expense.
88307 .....	Tissue exam by pathologist.	.....	courier transportation cost.	NF .....	.....	2.02	0	Indirect Practice Expense.
		.....	equipment maintenance cost.	NF .....	.....	0.61	0	Included in equipment cost per minute calculation.
		.....	Copath System with maintenance contract.	NF .....	.....	4	0	Indirect Practice Expense.
		.....	Copath software ..	NF .....	.....	4	0	Indirect Practice Expense.
88309 .....	Tissue exam by pathologist.	.....	specimen, solvent, and formalin disposal cost.	NF .....	.....	1.85	0	Indirect Practice Expense.
		.....	courier transportation cost.	NF .....	.....	2.02	0	Indirect Practice Expense.
		.....	equipment maintenance cost.	NF .....	.....	0.61	0	Included in equipment cost per minute calculation.
		.....	Copath System with maintenance contract.	NF .....	.....	10	0	Indirect Practice Expense.
88309 .....	Tissue exam by pathologist.	.....	Copath software ..	NF .....	.....	10	0	Indirect Practice Expense.
		.....	specimen, solvent, and formalin disposal cost.	NF .....	.....	1.85	0	Indirect Practice Expense.
		.....	courier transportation cost.	NF .....	.....	2.02	0	Indirect Practice Expense.
		.....	equipment maintenance cost.	NF .....	.....	0.61	0	Included in equipment cost per minute calculation.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
90791 .....	Psych diagnostic evaluation.	.....	Copath System with maintenance contract.	NF .....	.....	12	0	Indirect Practice Expense.
			Copath software ..	NF .....	.....	12	0	Indirect Practice Expense.
			.....	NF .....	.....	.....	.....	2012 Fully Implemented PE RVUs maintained.
90832 .....	Psytx pt&/family 30 minutes.	.....	.....	NF .....	.....	.....	.....	2012 Fully Implemented PE RVUs maintained.
90834 .....	Psytx pt&/family 45 minutes.	.....	.....	NF .....	.....	.....	.....	2012 Fully Implemented PE RVUs maintained.
90836 .....	Psytx pt&/fam w/ e&m 45 min.	.....	.....	NF .....	.....	.....	.....	2012 Fully Implemented PE RVUs maintained.
91112 .....	Gi wireless capsule measure.	EQ352 .....	Data receiver .....	NF .....	.....	7220	2880	CMS clinical review.
		SA048 .....	pack, minimum multi-specialty visit.	NF .....	.....	1	0	CMS clinical review.
		SK116 .....	SmartBar .....	NF .....	.....	1	0	CMS clinical review.
92081 .....	Visual field examination(s).	EL006 .....	lane, screening (oph).	NF .....	.....	12	17	Refined equipment time to reflect typical use exclusive to patient.
92082 .....	Visual field examination(s).	EL006 .....	lane, screening (oph).	NF .....	.....	22	27	Refined equipment time to reflect typical use exclusive to patient.
92083 .....	Visual field examination(s).	EL006 .....	lane, screening (oph).	NF .....	.....	32	37	Refined equipment time to reflect typical use exclusive to patient.
92235 .....	Eye exam with photos.	ED008 .....	camera, retinal (TRC 50IX, w- ICG, filters, motor drives).	NF .....	.....	60	35	Refined equipment time to reflect typical use exclusive to patient.
		EF030 .....	table, motorized (for instruments- equipment).	NF .....	.....	60	35	Refined equipment time to reflect typical use exclusive to patient.
		EL005 .....	lane, exam (oph)	NF .....	.....	60	35	Refined equipment time to reflect typical use exclusive to patient.
		L038A .....	COMT/COT/RN/ CST.	NF .....	Monitor pt. following service/ check tubes, monitors, drains.	5	2	CMS clinical review.
		L039A .....	Certified Retinal Angio.	NF .....	Assist physician in performing procedure.	40	20	CMS clinical review.
93015 .....	Cardiovascular stress test.	EF023 .....	table, exam .....	NF .....	.....	58	46	Refined equipment time to reflect typical use exclusive to patient.
		EQ078 .....	cardiac monitor w- treadmill (12- lead PC-based ECG).	NF .....	.....	58	46	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
93017 .....	Cardiovascular stress test.	L051A .....	RN .....	NF .....	Assist physician in performing procedure.	20	14	CMS clinical review.
		EF023 .....	table, exam .....	NF .....	.....	58	46	Refined equipment time to reflect typical use exclusive to patient.
		EQ078 .....	cardiac monitor w-treadmill (12-lead PC-based ECG).	NF .....	.....	58	46	Refined equipment time to reflect typical use exclusive to patient.
		L051A .....	RN .....	NF .....	Assist physician in performing procedure.	20	14	CMS clinical review.
		L051A .....	RN .....	NF .....	Complete diagnostic forms, lab & X-ray requisitions.	0	4	CMS clinical review.
93925 .....	Lower extremity study.	ED011 .....	computer system, record and verify.	NF .....	.....	10	0	CMS clinical review.
		ED021 .....	computer, desktop, w-monitor.	NF .....	.....	95	7	Refined equipment time to reflect typical use exclusive to patient.
		ED025 .....	film processor, wet.	NF .....	.....	10	7	Refined equipment time to reflect typical use exclusive to patient.
		ED034 .....	video SVHS VCR (medical grade).	NF .....	.....	95	0	CMS clinical review.
		EL016 .....	room, ultrasound, vascular.	NF .....	.....	95	76	Refined equipment time to reflect typical use exclusive to patient.
		ER067 .....	x-ray view box, 4 panel.	NF .....	.....	10	7	Refined equipment time to reflect typical use exclusive to patient.
		L054A .....	Vascular Technologist.	NF .....	Provide pre-service education/obtain consent.	3	2	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Prepare room, equipment, supplies.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Prepare and position patient.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Collate preliminary data, arrange images, archive.	10	7	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Record patient history.	1	0	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: QA documentation.	4	0	CMS clinical review.
		SK086 .....	video tape, VHS ..	NF .....	.....	1	0	CMS clinical review.
		ED011 .....	computer system, record and verify.	NF .....	.....	10	0	CMS clinical review.
		ED021 .....	computer, desktop, w-monitor.	NF .....	.....	59	4	Refined equipment time to reflect typical use exclusive to patient.
93926 .....	Lower extremity study.							

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
93970 .....	Extremity study ....	ED025 .....	film processor, wet.	NF .....	.....	10	4	Refined equipment time to reflect typical use exclusive to patient.
		ED034 .....	video SVHS VCR (medical grade).	NF .....	.....	59	0	CMS clinical review.
		EL016 .....	room, ultrasound, vascular.	NF .....	.....	59	42	Refined equipment time to reflect typical use exclusive to patient.
		ER067 .....	x-ray view box, 4 panel.	NF .....	.....	10	4	Refined equipment time to reflect typical use exclusive to patient.
		L054A .....	Vascular Technologist.	NF .....	Provide pre-service education/obtain consent.	3	2	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Prepare room, equipment, supplies.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Prepare and position patient.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Collate preliminary data, arrange images, archive.	8	4	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Record patient history.	1	0	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: QA documentation.	4	0	CMS clinical review.
		SK086 .....	video tape, VHS ..	NF .....	.....	1	0	CMS clinical review.
		ED011 .....	computer system, record and verify.	NF .....	.....	10	0	CMS clinical review.
		ED021 .....	computer, desktop, w-monitor.	NF .....	.....	71	7	Refined equipment time to reflect typical use exclusive to patient.
		ED025 .....	film processor, wet.	NF .....	.....	10	7	Refined equipment time to reflect typical use exclusive to patient.
		ED034 .....	video SVHS VCR (medical grade).	NF .....	.....	71	0	CMS clinical review.
		EL016 .....	room, ultrasound, vascular.	NF .....	.....	71	52	Refined equipment time to reflect typical use exclusive to patient.
		ER067 .....	x-ray view box, 4 panel.	NF .....	.....	10	7	Refined equipment time to reflect typical use exclusive to patient.
		L054A .....	Vascular Technologist.	NF .....	Provide pre-service education/obtain consent.	3	2	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Prepare room, equipment, supplies.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Prepare and position patient.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Collate preliminary data, arrange images, archive.	10	7	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
93971 .....	Extremity study ....	L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Record patient history.	1	0	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: QA documentation.	4	0	CMS clinical review.
		SK086 .....	video tape, VHS ..	NF .....	.....	1	0	CMS clinical review.
		ED011 .....	computer system, record and verify.	NF .....	.....	10	0	CMS clinical review.
		ED021 .....	computer, desktop, w-monitor.	NF .....	.....	45	4	Refined equipment time to reflect typical use exclusive to patient.
		ED025 .....	film processor, wet.	NF .....	.....	10	4	Refined equipment time to reflect typical use exclusive to patient.
		ED034 .....	video SVHS VCR (medical grade).	NF .....	.....	45	0	CMS clinical review.
		EL016 .....	room, ultrasound, vascular.	NF .....	.....	45	30	CMS clinical review.
		ER067 .....	x-ray view box, 4 panel.	NF .....	.....	10	4	Refined equipment time to reflect typical use exclusive to patient.
		L054A .....	Vascular Technologist.	NF .....	Provide pre-service education/obtain consent.	3	2	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Prepare room, equipment, supplies.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Prepare and position patient.	3	2	Standardized time input.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Collate preliminary data, arrange images, archive.	6	4	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: Record patient history.	1	0	CMS clinical review.
		L054A .....	Vascular Technologist.	NF .....	Other Clinical Activity: QA documentation.	4	0	CMS clinical review.
95076 .....	Ingest challenge ini 120 min.	SB006 .....	drape, non-sterile, sheet 40in x 60in.	NF .....	.....	2	1	CMS clinical review.
		SK086 .....	video tape, VHS ..	NF .....	.....	1	0	CMS clinical review.
		EF023 .....	table, exam .....	NF .....	.....	141	133	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	141	133	Refined equipment time to reflect typical use exclusive to patient.
95115 .....	Immunotherapy one injection.	L037D .....	RN/LPN/MTA .....	NF .....	Prepare testing doses.	15	7	CMS clinical review.
		EF040 .....	refrigerator, vaccine, commercial grade, w-alarm lock.	NF .....	.....	15	0	CMS clinical review.
95117 .....	Immunotherapy injections.	EF041 .....	x-ray machine, portable.	NF .....	.....	17	0	CMS clinical review.
95782 .....	Polysom <6 yrs 4/ > paramtrs.	EF003 .....	bedroom furniture (hospital bed, table, reclining chair).	NF .....	.....	660	602	Refined equipment time to reflect typical use exclusive to patient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
		EF044 .....	Crib .....	NF .....	.....	660	0	CMS clinical review.
		EQ134 .....	impedance meter, 32-channel.	NF .....	.....	660	602	Refined equipment time to reflect typical use exclusive to patient.
		EQ272 .....	sleep diagnostic system, attended (w-acquisition station, review master, computer).	NF .....	.....	660	662	Refined equipment time to reflect typical use exclusive to patient.
		EQ348 .....	Capnograph .....	NF .....	.....	660	0	CMS clinical review.
		ER088 .....	Infrared illuminator	NF .....	.....	660	602	Refined equipment time to reflect typical use exclusive to patient.
		L047B .....	REEGT .....	NF .....	Provide pre-service education/obtain consent.	5	3	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Set up and calibrate all monitoring and recording equipment (initial), including capnograph (for child).	6	5	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Measure and mark head and face. Apply and secure electrodes to head and face. Check impedances. Reapply electrodes as needed. (1.5 min per electrode for child, 1 min per electrode for adult).	30	20	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Apply recording devices for cardio-respiratory, leg movements, body positioning and snoring.	0	15	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Apply recording devices for cardio-respiratory, leg movements, body positioning, snoring and capnography.	20	0	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
95783 .....	Polysom <6 yrs cpap/bilvl.	L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Daytime tech reviews and edits recording, marks artifacts, scores sleep stages, performs evaluation of physiological changes.	100	97	CMS clinical review.
		EF003 .....	bedroom furniture (hospital bed, table, reclining chair).	NF .....	.....	660	647	Refined equipment time to reflect typical use exclusive to patient.
		EF044 .....	Crib .....	NF .....	.....	660	0	CMS clinical review.
		EQ134 .....	impedance meter, 32-channel.	NF .....	.....	660	647	Refined equipment time to reflect typical use exclusive to patient.
		EQ272 .....	sleep diagnostic system, attended (w-acquisition station, review master, computer).	NF .....	.....	660	707	Refined equipment time to reflect typical use exclusive to patient.
		EQ348 .....	Capnograph .....	NF .....	.....	660	0	CMS clinical review.
		ER088 .....	Infrared illuminator	NF .....	.....	660	647	Refined equipment time to reflect typical use exclusive to patient.
		L047B .....	REEGT .....	NF .....	Provide pre-service education/obtain consent.	5	3	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Set up and calibrate all monitoring and recording equipment (initial), including capnograph (for child).	6	5	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Measure and mark head and face. Apply and secure electrodes to head and face. Check impedances. Reapply electrodes as needed. (1.5 min per electrode for child, 1 min per electrode for adult).	30	20	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Apply recording devices for cardio-respiratory, leg movements, body positioning and snoring.	0	15	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Apply recording devices for cardio-respiratory, leg movements, body positioning, snoring and capnography.	20	0	CMS clinical review.
		L047B .....	REEGT .....	NF .....	Other Clinical Activity—specify: Daytime tech reviews and edits recording, marks artifacts, scores sleep stages, performs evaluation of physiological changes.	100	97	CMS clinical review.
95861 .....	Muscle test 2 limbs.	EF023 .....	table, exam .....	NF .....	.....	44	41	Refined equipment time to reflect typical use exclusive to patient.
		EQ024 .....	EMG-NCV-EP system, 8 channel.	NF .....	.....	44	41	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Assist physician in performing procedure.	19	29	Conforming to physician time.
95863 .....	Muscle test 3 limbs.	EF023 .....	table, exam .....	NF .....	.....	58	52	Refined equipment time to reflect typical use exclusive to patient.
		EQ024 .....	EMG-NCV-EP system, 8 channel.	NF .....	.....	58	52	Refined equipment time to reflect typical use exclusive to patient.
95864 .....	Muscle test 4 limbs.	EF023 .....	table, exam .....	NF .....	.....	71	62	Refined equipment time to reflect typical use exclusive to patient.
		EQ024 .....	EMG-NCV-EP system, 8 channel.	NF .....	.....	71	62	Refined equipment time to reflect typical use exclusive to patient.
95865 .....	Muscle test larynx	EF023 .....	table, exam .....	NF .....	.....	27	22	Refined equipment time to reflect typical use exclusive to patient.
		EQ024 .....	EMG-NCV-EP system, 8 channel.	NF .....	.....	27	22	Refined equipment time to reflect typical use exclusive to patient.
95868 .....	Muscle test cran nerve bilat.	EF023 .....	table, exam .....	NF .....	.....	35	32	Refined equipment time to reflect typical use exclusive to patient.
		EQ024 .....	EMG-NCV-EP system, 8 channel.	NF .....	.....	35	32	Refined equipment time to reflect typical use exclusive to patient.
95907 .....	Motor&/sens 1–2 nrv cndj tst.	SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	4	CMS clinical review.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
95908 .....	Motor&sens 3–4 nrv cndj tst.	SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	4	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	12	0	CMS clinical review.
		SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	8	CMS clinical review.
		SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	8	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	24	0	CMS clinical review.
95909 .....	Motor&sens 5–6 nrv cndj tst.	SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	12	CMS clinical review.
		SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	12	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	36	0	CMS clinical review.
		SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	16	CMS clinical review.
95910 .....	Motor&sens 7–8 nrv cndj test.	L037A .....	Electrodiagnostic Technologist.	NF .....	.....	50	40	Conforming to physician time.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	20	CMS clinical review.
		SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	20	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	60	0	CMS clinical review.
		SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	26	CMS clinical review.
95911 .....	Motor&sen 9–10 nrv cndj test.	L037A .....	Electrodiagnostic Technologist.	NF .....	.....	64	50	Conforming to physician time.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	20	CMS clinical review.
		SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	20	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	60	0	CMS clinical review.
		SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	24	CMS clinical review.
95912 .....	Motor&sen 11–12 nrv cnd test.	L037A .....	Electrodiagnostic Technologist.	NF .....	.....	77	60	Conforming to physician time.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	24	CMS clinical review.
		SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	24	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	72	0	CMS clinical review.
		SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	26	CMS clinical review.
95913 .....	Motor&sens 13/> nrv cnd test.	L037A .....	Electrodiagnostic Technologist.	NF .....	.....	87	70	Conforming to physician time.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	26	CMS clinical review.
		SG055 .....	gauze, sterile 4in x 4in.	NF .....	.....	26	0	CMS clinical review.
		SG079 .....	tape, surgical paper 1in (Micropore).	NF .....	.....	78	0	CMS clinical review.
		SJ022 .....	electrode skin prep gel (NuPrep).	NF .....	.....	100	0	CMS clinical review.
		SG051 .....	gauze, non-sterile 4in x 4in.	NF .....	.....	0	26	CMS clinical review.



TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
95921 .....	Autonomic nrv parasym inervj.	EF032 .....	table, tilt (w- trendelenberg).	NF .....	.....	64	55	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ051 .....	arterial tonometry acquisition sys- tem (WR Testworks).	NF .....	.....	64	55	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ052 .....	arterial tonometry monitor (Colin Pilot).	NF .....	.....	64	55	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Greet patient, pro- vide gowning, assure appro- priate medical records are available.	3	0	CMS clinical re- view.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Obtain vital signs	3	0	CMS clinical re- view.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	5	2	CMS clinical re- view.
95922 .....	Autonomic nrv adrenrg inervj.	EF032 .....	table, tilt (w- trendelenberg).	NF .....	.....	79	70	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ051 .....	arterial tonometry acquisition sys- tem (WR Testworks).	NF .....	.....	79	70	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ052 .....	arterial tonometry monitor (Colin Pilot).	NF .....	.....	79	70	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Greet patient, pro- vide gowning, assure appro- priate medical records are available.	3	0	CMS clinical re- view.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Obtain vital signs	3	0	CMS clinical re- view.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	5	2	CMS clinical re- view.
95923 .....	Autonomic nrv syst funj test.	EQ035 .....	QSART acquisi- tion system (Q- Sweat).	NF .....	.....	74	61	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ124 .....	stimulator, con- stant current, w- stimulating and grounding elec- trodes (Grass Telefactor).	NF .....	.....	74	61	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ171 .....	light, infra-red, ceiling mount.	NF .....	.....	74	61	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Assist physician in performing pro- cedure.	55	45	CMS clinical re- view.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	5	2	CMS clinical re- view.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
95924 .....	Ans parasymp & symp w/tilt.	SJ020 .....	electrode conduc- tive gel.	NF .....	.....	5	0	CMS clinical re- view.
		EF032 .....	table, tilt (w- trendelenberg).	NF .....	.....	79	76	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ051 .....	arterial tonometry acquisition sys- tem (WR Testworks).	NF .....	.....	79	76	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ052 .....	arterial tonometry monitor (Colin Pilot).	NF .....	.....	79	76	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037A .....	Electrodiagnostic Technologist.	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	5	2	CMS clinical re- view.
96920 .....	Laser tx skin < 250 sq cm.	EF031 .....	table, power .....	NF .....	.....	20	26	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ161 .....	laser, excimer .....	NF .....	.....	20	26	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ168 .....	light, exam .....	NF .....	.....	17	26	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	3	1	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean room/equip- ment by physi- cian staff.	3	2	CMS clinical re- view.
		SF028 .....	laser tip (single use).	NF .....	.....	1	0	CMS clinical re- view.
		SJ029 .....	ice pack, instant ..	NF .....	.....	4	1	CMS Code cor- rection.
		EF031 .....	table, power .....	NF .....	.....	23	29	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
96921 .....	Laser tx skin 250– 500 sq cm.	EQ161 .....	laser, excimer .....	NF .....	.....	23	29	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ168 .....	light, exam .....	NF .....	.....	23	29	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		L037D .....	RN/LPN/MTA .....	NF .....	Monitor pt. fol- lowing service/ check tubes, monitors, drains.	3	1	CMS clinical re- view.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean room/equip- ment by physi- cian staff.	3	2	CMS clinical re- view.
		SF028 .....	laser tip (single use).	NF .....	.....	1	0	CMS clinical re- view.
		SJ029 .....	ice pack, instant ..	NF .....	.....	4	2	CMS Code cor- rection.
		EF031 .....	table, power .....	NF .....	.....	23	29	Refined equip- ment time to re- flect typical use exclusive to pa- tient.
		EQ161 .....	laser, excimer .....	NF .....	.....	23	29	Refined equip- ment time to re- flect typical use exclusive to pa- tient.

TABLE 74—CPT CODES WITH REFINED DIRECT PE RECOMMENDATIONS FOR CY 2013 INTERIM CODES—Continued

CPT code	CPT code description	CMS code	CMS code description	Nonfactor/ factor	Labor activity (if applicable)	AMA RUC recommendation or current value (min or qty)	CMS refinement (min or qty)	Comment
96922 .....	Laser tx skin >500 sq cm.	EF031 .....	table, power .....	NF .....	.....	33	39	Refined equipment time to reflect typical use exclusive to patient.
		EQ161 .....	laser, excimer .....	NF .....	.....	33	39	Refined equipment time to reflect typical use exclusive to patient.
		EQ168 .....	light, exam .....	NF .....	.....	30	39	Refined equipment time to reflect typical use exclusive to patient.
		L037D .....	RN/LPN/MTA .....	NF .....	Monitor pt. following service/ check tubes, monitors, drains.	3	1	CMS clinical review.
		L037D .....	RN/LPN/MTA .....	NF .....	Clean room/equipment by physician staff.	3	2	CMS clinical review.
		SF028 .....	laser tip (single use).	NF .....	.....	1	0	CMS clinical review.
97150 .....	Group therapeutic procedures.	EQ248 .....	ultrasonic biometry, pachymeter.	NF .....	.....	10	5	Refined equipment time to reflect typical use exclusive to patient.
		EQ269 .....	blood pressure monitor, ambulatory, w-battery charger.	NF .....	.....	1	0	CMS clinical review.
		SA007 .....	kit, cooking activity ingredients (mac-cheese).	NF .....	.....	1	0	CMS clinical review.
99495 .....	Trans care mgmt 14 day disch.	L042A .....	RN/LPN .....	F .....	communication (with patient, family members, guardian or caretaker, surrogate decision makers, and/or other professionals) regarding aspects of care, etc.	0	45	CMS clinical review.
99496 .....	Trans care mgmt 7 day disch.	L042A .....	RN/LPN .....	NF .....	communication (with patient, family members, guardian or caretaker, surrogate decision makers, and/or other professionals) regarding aspects of care, etc.	60	70	CMS clinical review.
				F .....	.....	0	70	CMS clinical review.

### c. Establishing CY 2013 Interim Final Malpractice Crosswalks

According to our malpractice methodology discussed in section III.C.1 of this CY 2013 PFS final rule with comment period, we have assigned malpractice RVUs for CY 2013 new and revised codes by utilizing a crosswalk to a source code with a similar malpractice

risk-of-service. We have reviewed the AMA RUC-recommended malpractice source code crosswalks for CY 2013 new and revised codes, and we are accepting all of them on an interim final basis for CY 2013.

For CY 2013, we created several HCPCS G-codes. HCPCS code G0452 (Molecular pathology procedure; physician interpretation and report) was

created to replace CPT code 83912 (Molecular diagnostics; interpretation and report), which is deleted effective January 1, 2013. We believe CPT code 83912 has a similar malpractice risk-of-service as HCPCS code G0452. Therefore, we are assigning an interim final malpractice crosswalk of CPT code 83912 to HCPCS code G0452 on an interim final basis for CY 2013.

For CY 2013, we created HCPCS code G0453 (Continuous intraoperative neurophysiology monitoring, from outside the operating room (remote or nearby), per patient, (attention directed exclusively to one patient), each 15 minutes) to replace new CPT code 95941 (Continuous intraoperative neurophysiology monitoring, from outside the operating room (remote or nearby) or for monitoring of more than one case while in the operating room, per hour) which will have a PFS procedure status indicator of I (Not valid for Medicare purposes. Medicare uses another code for the reporting of and the payment for these services) for CY 2013, as discussed in section III.M.3.a. of this CY 2013 PFS final rule with comment period. The AMA RUC recommended a malpractice crosswalk of CPT code 95920 (Intraoperative neurophysiology testing, per hour (List separately in addition to code for primary procedure)) for CPT code 95941. We believe CPT code 95920 has a similar malpractice risk-of-service as HCPCS code G0453. Therefore, we are assigning an interim final malpractice crosswalk of CPT code 95920 to HCPCS code G0453 for CY 2013.

For CY 2013, we created HCPCS code G0454 (Physician documentation of face-to-face visit for Durable Medical

Equipment determination performed by Nurse Practitioner, Physician Assistant or Clinical Nurse Specialist) for payment to a physician who documents that a PA, NP, or CNS practitioner has performed a face-to-face encounter for the list of specified DME covered items. As discussed in section IV.C. of this CY 2013 PFS final rule with comment period, we have assigned HCPCS code G0454 a work RVU of 0.18, which is a crosswalk to CPT code 99211 (Level 1 office or other outpatient visit, established patient). We believe CPT code 99211 has a similar malpractice risk-of-service as HCPCS code G0454. Therefore, we are assigning an interim final malpractice crosswalk of CPT code 99211 to HCPCS code G0454 for CY 2013.

For CY 2013, we created HCPCS code G0455 (Preparation with instillation of fecal microbiota by any method, including assessment of donor specimen) to replace new CPT code 44705 (Preparation of fecal microbiota for instillation, including assessment of donor specimen) which will have a PFS procedure status indicator of I (Not valid for Medicare purposes. Medicare uses another code for the reporting of and the payment for these services) for CY 2013, as discussed in section III.M.3.a. of this CY 2013 PFS final rule

with comment period. The AMA RUC recommended a malpractice crosswalk of CPT code 91065 (Breath hydrogen test (eg, for detection of lactase deficiency, fructose intolerance, bacterial overgrowth, or oro-cecal gastrointestinal transit) for CPT code 44705. We believe CPT code 91065 has a similar malpractice risk-of-service as HCPCS code G0455. Therefore, we are assigning an interim final malpractice crosswalk of CPT code 91065 to HCPCS code G0455 for CY 2013.

In accordance with our malpractice methodology, we have adjusted the malpractice RVUs of the CY 2013 new/revised codes for the difference in work RVUs (or, if greater, the clinical labor portion of the fully implemented PE RVUs) between the source code and the new/revised codes to reflect the specific risk-of-service for the new/revised codes. Table 75 lists the CY 2012 new/revised HCPCS codes and their respective source codes used to set the interim final CY 2013 malpractice RVUs. Revised CPT codes that are crosswalked to themselves (that is, CPT code 11300 to 11300) are not listed. The malpractice RVUs for these services are reflected in Addendum B of this CY 2013 PFS final rule with comment period.

TABLE 75—MALPRACTICE CROSSWALKS FOR CY 2013 NEW/REVISED CODES USED TO ESTABLISH MALPRACTICE RVUS

CY 2013 new, revised, or potentially misvalued HCPCS code		Malpractice risk factor crosswalk HCPCS code	
22586	Prescrip fuse w/instr I5/s1	22558	Lumbar spine fusion.
23473	Revis reconst shoulder joint	23472	Reconstruct shoulder joint.
23474	Revis reconst shoulder joint	23210	Resect scapula tumor.
24370	Revise reconst elbow joint	24363	Replace elbow joint.
24371	Revise reconst elbow joint	24363	Replace elbow joint.
31647	Bronchial valve init insert	31636	Bronchoscopy bronch stents.
31648	Bronchial valve addl insert	31638	Bronchoscopy revise stent.
31649	Bronchial valve remov init	31637	Bronchoscopy stent add-on.
31651	Bronchial valve remov addl	31637	Bronchoscopy stent add-on.
31660	Bronch thermoplasty 1 lobe	31636	Bronchoscopy bronch stents.
31661	Bronch thermoplasty 2/> lobes	31638	Bronchoscopy revise stent.
32551	Insertion of chest tube	19260	Removal of chest wall lesion.
32554	Aspirate pleura w/o imaging	32421	Thoracentesis for aspiration.
32555	Aspirate pleura w/imaging	32422	Thoracentesis w/tube insert.
32556	Insert cath pleura w/o image	32422	Thoracentesis w/tube insert.
32557	Insert cath pleura w/image	32551	Insertion of chest tube.
32701	Thorax stereo rad targetw/tx	33468	Revision of tricuspid valve.
33361	Replace aortic valve perq	33880	Endovasc taa repr incl subcl.
33362	Replace aortic valve open	33880	Endovasc taa repr incl subcl.
33363	Replace aortic valve open	33880	Endovasc taa repr incl subcl.
33364	Replace aortic valve open	33880	Endovasc taa repr incl subcl.
33365	Replace aortic valve open	33979	Insert intracorporeal device.
33367	Replace aortic valve w/byp	33979	Insert intracorporeal device.
33368	Replace aortic valve w/byp	33979	Insert intracorporeal device.
33369	Replace aortic valve w/byp	33305	Repair of heart wound.
33990	Insert vad artery access	33240	Insrt pulse gen w/singl lead.
33991	Insert vad art&vein access	33240	Insrt pulse gen w/singl lead.
33992	Remove vad different session	33240	Insrt pulse gen w/singl lead.
33993	Reposition vad diff session	33240	Insrt pulse gen w/singl lead.
36221	Place cath thoracic aorta	36200	Place catheter in aorta.
36222	Place cath carotid/inom art	36216	Place catheter in artery.
36223	Place cath carotid/inom art	36216	Place catheter in artery.
36224	Place cath carotid art	36217	Place catheter in artery.

TABLE 75—MALPRACTICE CROSSWALKS FOR CY 2013 NEW/REVISED CODES USED TO ESTABLISH MALPRACTICE RVUS—Continued

36225	Place cath subclavian art	36215	Place catheter in artery.
36226	Place cath vertebral art	36217	Place catheter in artery.
36227	Place cath xtrnl carotid	36218	Place catheter in artery.
36228	Place cath intracranial art	36218	Place catheter in artery.
37197	Remove intrvas foreign body	37183	Remove hepatic shunt (tips).
37211	Thrombolytic art therapy	37184	Prim art mech thrombectomy.
37212	Thrombolytic venous therapy	37184	Prim art mech thrombectomy.
37213	Thrombolytic art/ven therapy	37184	Prim art mech thrombectomy.
37214	Cessj therapy cath removal	37184	Prim art mech thrombectomy.
38243	Transplj hematopoietic boost	38242	Lymphocyte infuse transplant.
52287	Cystoscopy chemodeneration	51715	Endoscopic injection/implant.
64615	Chemodenerg musc migraine	64612	Destroy nerve face muscle.
78012	Thyroid uptake measurement	78000	Thyroid single uptake.
78013	Thyroid imaging w/blood flow	78010	Thyroid imaging.
78014	Thyroid imaging w/blood flow	78007	Thyroid image mult uptakes.
78071	Parathyrd planar w/wo subtrj	78803	Tumor imaging (3D).
78072	Parathyrd planar w/spect&ct	78452	Ht muscle image spect mult.
86153	Cell enumeration phys interp	88361	Tumor immunohistochem/comput.
90785	Psytx complex interactive	90846	Family psytx w/o patient.
90791	Psych diagnostic evaluation	90846	Family psytx w/o patient.
90792	Psych diag eval w/med srvc	90846	Family psytx w/o patient.
90832	Psytx pt&/family 30 minutes	90846	Family psytx w/o patient.
90833	Psytx pt&/fam w/e&m 30 min	90846	Family psytx w/o patient.
90834	Psytx pt&/family 45 minutes	90846	Family psytx w/o patient.
90836	Psytx pt&/fam w/e&m 45 min	90846	Family psytx w/o patient.
90837	Psytx pt&/family 60 minutes	90846	Family psytx w/o patient.
90838	Psytx pt&/fam w/e&m 60 min	90846	Family psytx w/o patient.
91112	Gi wireless capsule measure	91110	Gi tract capsule endoscopy.
92920	Prq cardiac angioplast 1 art	92982	Coronary artery dilation.
92921	Prq cardiac angio addl art	92984	Coronary artery dilation.
92924	Prq card angio/athrect 1 art	92995	Coronary atherectomy.
92925	Prq card angio/athrect addl	92995	Coronary atherectomy.
92928	Prq card stent w/angio 1 vsl	92980	Insert intracoronary stent.
92929	Prq card stent w/angio addl	92981	Insert intracoronary stent.
92933	Prq card stent/ath/angio	92980	Insert intracoronary stent.
92934	Prq card stent/ath/angio	92981	Insert intracoronary stent.
92937	Prq revasc byp graft 1 vsl	92980	Insert intracoronary stent.
92938	Prq revasc byp graft addl	92981	Insert intracoronary stent.
92941	Prq card revasc mi 1 vsl	92980	Insert intracoronary stent.
92943	Prq card revasc chronic 1vsl	92980	Insert intracoronary stent.
92944	Prq card revasc chronic addl	92981	Insert intracoronary stent.
93653	Ep & ablate supravent arrhyt	93620	Electrophysiology evaluation.
93654	Ep & ablate ventric tachy	93620	Electrophysiology evaluation.
93655	Ablate arrhythmia add on	93620	Electrophysiology evaluation.
93656	Tx atrial fib pulm vein isol	93620	Electrophysiology evaluation.
93657	Tx l/r atrial fib addl	93620	Electrophysiology evaluation.
95017	Perq & icut allg test venoms	95010	Percut allergy titrate test.
95018	Perq&ic allg test drugs/biol	95010	Percut allergy titrate test.
95076	Ingest challenge ini 120 min	95180	Rapid desensitization.
95079	Ingest challenge addl 60 min	95180	Rapid desensitization.
95782	Polysom <6 yrs 4/> paramtrs	95810	Polysomnography 4 or more.
95783	Polysom <6 yrs cpap/bilvl	95811	Polysomnography w/cpap.
95907	Motor&sens 1–2 nrv cndj tst	95904	Sense nerve conduction test.
95908	Motor&sens 3–4 nrv cndj tst	95904	Sense nerve conduction test.
95909	Motor&sens 5–6 nrv cndj tst	95904	Sense nerve conduction test.
95910	Motor&sens 7–8 nrv cndj test	95904	Sense nerve conduction test.
95911	Motor&sen 9–10 nrv cndj test	95904	Sense nerve conduction test.
95912	Motor&sen 11–12 nrv cnd test	95904	Sense nerve conduction test.
95913	Motor&sens 13/> nrv cnd test	95904	Sense nerve conduction test.
95921	Autonomic nrv parasym inervj	95923	Autonomic nerv function test.
95922	Autonomic nrv adrenrg inervj	95923	Autonomic nerv function test.
95924	Ans parasymp & symp w/tilt	95923	Autonomic nerv function test.
95940	Ionm in operatng room 15 min	95920	Intraop nerve test add-on.
99485	Suprv interfacility transport	99471	Ped critical care initial.
99486	Suprv interfac trnsport addl	99472	Ped critical care subseq.
99487	Cmplx chron care w/o pt vst	99374	Home health care supervision.
99488	Cmplx chron care w/pt vst	99215	Office/outpatient visit est.
99489	Cmplx chron care addl30 min	99374	Home health care supervision.
99495	Trans care mgmt 14 day disch	99214	Office/outpatient visit est.
99496	Trans care mgmt 7 day disch	99215	Office/outpatient visit est.
G0452	Molecular pathology interpr	83912	Genetic examination.
G0453	Cont intraop neuro monitor	95920	Intraop nerve test add-on.
G0454	MD document visit by NPP	99211	Office/outpatient visit est.

TABLE 75—MALPRACTICE CROSSWALKS FOR CY 2013 NEW/REVISED CODES USED TO ESTABLISH MALPRACTICE RVUS—Continued

G0455 .....	Fecal microbiota prep instil .....	91065 .....	Breath hydrogen test.
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*N. Allowed Expenditures for Physicians' Services and the Sustainable Growth Rate*

1. Medicare Sustainable Growth Rate (SGR)

The SGR is an annual growth rate that applies to physicians' services paid by Medicare. The use of the SGR is intended to control growth in aggregate Medicare expenditures for physicians' services. Payments for services are not withheld if the percentage increase in actual expenditures exceeds the SGR. Rather, the PFS update, as specified in section 1848(d)(4) of the Act, is adjusted based on a comparison of allowed expenditures (determined using the SGR) and actual expenditures. If actual expenditures exceed allowed expenditures, the update is reduced. If actual expenditures are less than allowed expenditures, the update is increased.

Section 1848(f)(2) of the Act specifies that the SGR for a year (beginning with CY 2001) is equal to the product of the following four factors:

- (1) The estimated change in fees for physicians' services;
- (2) The estimated change in the average number of Medicare fee-for-service beneficiaries;
- (3) The estimated projected growth in real GDP per capita; and
- (4) The estimated change in expenditures due to changes in statute or regulations.

In general, section 1848(f)(3) of the Act requires us to publish SGRs for 3 different time periods, no later than November 1 of each year, using the best data available as of September 1 of each year. Under section 1848(f)(3)(C)(i) of the Act, the SGR is estimated and subsequently revised twice (beginning with the FY and CY 2000 SGRs) based on later data. (The Act also provides for adjustments to be made to the SGRs for FY 1998 and FY 1999. See the February 28, 2003 **Federal Register** (68 FR 9567) for a discussion of these SGRs). Under section 1848(f)(3)(C)(ii) of the Act, there are no further revisions to the SGR once it has been estimated and subsequently revised in each of the 2 years following the preliminary estimate. In this final rule with comment, we are making our preliminary estimate of the CY 2013 SGR, a revision to the CY 2012 SGR, and our final revision to the CY 2011 SGR.

a. Physicians' Services

Section 1848(f)(4)(A) of the Act defines the scope of physicians' services covered by the SGR. The statute indicates that "the term physicians' services includes other items and services (such as clinical diagnostic laboratory tests and radiology services), specified by the Secretary, that are commonly performed or furnished by a physician or in a physician's office, but does not include services furnished to a Medicare+Choice plan enrollee."

We published a definition of physicians' services for use in the SGR in the November 1, 2001 **Federal Register** (66 FR 55316). We defined physicians' services to include many of the medical and other health services listed in section 1861(s) of the Act. Since that time, the statute has been amended to add new Medicare benefits. As the statute changed, we modified the definition of physicians' services for the SGR to include the additional benefits added to the statute that meet the criteria specified in section 1848(f)(4)(A).

As discussed in the CY 2010 PFS final rule with comment period (74 FR 61961), the statute provides the Secretary with clear discretion to decide whether physician-administered drugs should be included or excluded from the definition of "physicians' services." Accordingly, we removed physician-administered drugs from the definition of physicians' services in section 1848(f)(4)(A) of the Act for purposes of computing the SGR and the levels of allowed expenditures and actual expenditures beginning with CY 2010, and for all subsequent years. Furthermore, in order to effectuate fully the Secretary's policy decision to remove drugs from the definition of physicians' services, we removed physician-administered drugs from the calculation of allowed and actual expenditures for all prior years.

Thus, for purposes of determining allowed expenditures, actual expenditures for all years, and SGRs beginning with CY 2010 and for all subsequent years, we specified that physicians' services include the following medical and other health services if bills for the items and services are processed and paid by Medicare carriers (and those paid through intermediaries where specified) or the equivalent services processed by

the Medicare Administrative Contractors:

- Physicians' services.
- Services and supplies furnished incident to physicians' services, except for the expenditures for drugs and biologicals which are not usually self-administered by the patient.
- Outpatient physical therapy services and outpatient occupational therapy services.
- Services of PAs, certified registered nurse anesthetists, certified nurse midwives, clinical psychologists, clinical social workers, nurse practitioners, and certified nurse specialists.
- Screening tests for prostate cancer, colorectal cancer, and glaucoma.
- Screening mammography, screening pap smears, and screening pelvic exams.
- Diabetes outpatient self-management training (DSMT) services.
- MNT services.
- Diagnostic x-ray tests, diagnostic laboratory tests, and other diagnostic tests (including outpatient diagnostic laboratory tests paid through intermediaries).
- X-ray, radium, and radioactive isotope therapy.
- Surgical dressings, splints, casts, and other devices used for the reduction of fractures and dislocations.
- Bone mass measurements.
- An initial preventive physical exam.
- Cardiovascular screening blood tests.
- Diabetes screening tests.
- Telehealth services.
- Physician work and resources to establish and document the need for a power mobility device.
- Additional preventive services.
- Pulmonary rehabilitation.
- Cardiac rehabilitation.
- Intensive cardiac rehabilitation.
- Kidney disease education services.
- Personalized prevention plan services.

b. Preliminary Estimate of the SGR for 2013

Our preliminary estimate of the CY 2013 SGR is—19.7 percent. We first estimated the CY 2013 SGR in March 2012, and we made the estimate available to the MedPAC and on our Web site. Table 76 shows the March 2012 estimate and our current estimates of the factors included in the CY 2013

SGR. The majority of the difference between the March estimate and our

current estimate of the CY 2013 SGR is explained by changes in estimated

enrollment after our March estimate was prepared.

TABLE 76—CY 2013 SGR CALCULATION

Statutory factors	March estimate	Current estimate
Fees .....	0.5 percent (1.005) .....	0.3 percent (1.003).
Enrollment .....	5.1 percent (1.051) .....	3.6 percent (1.036).
Real Per Capita GDP .....	0.7 percent (1.007) .....	0.7 percent (1.007).
Law and Regulation .....	– 23.6 percent (0.764) ...	– 23.3 percent (0.767).
Total .....	– 18.7 percent (0.813) ...	– 19.7 percent (0.803).

**Note:** Consistent with section 1848(f)(2) of the Act, the statutory factors are multiplied, not added, to produce the total (that is,  $1.003 \times 1.036 \times 1.007 \times 0.767 = 0.803$ ). A more detailed explanation of each figure is provided below in this final rule with comment period.

c. Revised Sustainable Growth Rate for CY 2012

Our current estimate of the CY 2012 SGR is 5.1 percent. Table 77 shows our preliminary estimate of the CY 2012

SGR that was published in the CY 2012 PFS final rule with comment period (76 FR 73269) and our current estimate. The majority of the difference between the preliminary estimate and our current

estimate of the CY 2012 SGR is explained by adjustments to reflect intervening legislative changes that have occurred since publication of the CY 2012 final rule with comment period.

TABLE 77—CY 2012 SGR CALCULATION

Statutory factors	Estimate from CY 2012 final rule	Current estimate
Fees .....	0.6 percent (1.006) .....	0.6 percent (1.006).
Enrollment .....	3.5 percent (1.035) .....	1.6 percent (1.016).
Real Per Capita GDP .....	0.6 percent (1.006) .....	0.7 percent (1.007).
Law and Regulation .....	– 20.7 percent (0.793) ...	2.1 percent (1.021).
Total .....	– 16.9 percent (0.831) ...	5.1 percent (1.051).

**Note:** A more detailed explanation of each figure is provided in below in this final rule with comment period.

d. Final Sustainable Growth Rate for CY 2011

The SGR for CY 2011 is 4.7 percent. Table 78 shows our preliminary

estimate of the CY 2011 SGR from the CY 2011 PFS final rule with comment period, our revised estimate from the CY 2012 PFS final rule with comment

period, and the final figures determined using the best available data as of September 1, 2012.

TABLE 78—2011 SGR CALCULATION

Statutory factors	Estimate from CY 2010 final rule	Estimate from CY 2011 final rule	Final
Fees .....	0.2 percent (1.002) .....	0.2 percent (1.002) .....	0.2 percent (1.002).
Enrollment .....	2.4 percent (1.024) .....	1.8 percent (1.018) .....	1.0 percent (1.010).
Real Per Capita GDP .....	0.7 percent (1.007) .....	0.6 percent (1.006) .....	0.6 percent (1.006).
Law and Regulation .....	– 16.2 percent (0.838) ...	3.3 percent (1.033) .....	2.8 percent (1.028).
Total .....	– 13.4 percent (0.866) ...	6.0 percent (1.060) .....	4.7 percent (1.047).

**Note:** A more detailed explanation of each figure is provided below in this final rule with comment period.

e. Calculation of CYs 2013, 2012, and 2011 Sustainable Growth Rates

(1) Detail on the CY 2013 SGR

All of the figures used to determine the CY 2013 SGR are estimates that will be revised based on subsequent data. Any differences between these estimates and the actual measurement of these figures will be included in future revisions of the SGR and allowed expenditures and incorporated into subsequent PFS updates.

(a) Factor 1—Changes in Fees for Physicians' Services (Before Applying Legislative Adjustments) for CY 2013

This factor is calculated as a weighted average of the CY 2013 changes in fees for the different types of services included in the definition of physicians' services for the SGR. Medical and other health services paid using the PFS are estimated to account for approximately 87.7 percent of total allowed charges included in the SGR in CY 2013 and are updated using the percent change in the MEI. As discussed in section C, the

percent change in the MEI for CY 2013 is 0.8 percent. Diagnostic laboratory tests are estimated to represent approximately 12.3 percent of Medicare allowed charges included in the SGR for CY 2013. Medicare payments for these tests are updated by the Consumer Price Index for Urban Areas (CPI-U), which is 1.7 percent for CY 2013. Section 1833(h)(2)(A)(iv)(I) of the Act requires that the CPI-U update applied to clinical laboratory tests be reduced by a multi-factor productivity adjustment (MFP adjustment) and, for each of years 2011 through 2015, by 1.75 percentage

points (percentage adjustment). The MFP adjustment will not apply in a year where the CPI-U is zero or a percentage decrease. Further, the application of the MFP adjustment shall not result in an adjustment to the fee schedule of less than zero for a year. However, the application of the percentage adjustment may result in an adjustment to the fee schedule being less than zero

for a year and may result in payment rates for a year being less than such payment rates for the preceding year. The applicable productivity adjustment for CY 2013 is -0.9 percent. Adjusting the CPI-U update by the productivity adjustment results in a 0.8 percent (1.7 percent (CPI-U) - 0.9 percent (MFP adjustment) update for CY 2013.

Additionally, the percentage reduction

of 1.75 percent is applied for CYs 2011 through 2015, as discussed previously, and an additional adjustment of -2.0 percent specified in the Middle Class Tax Relief and Job Creation Act. Therefore, for CY 2013, diagnostic laboratory tests will receive an update of -3.0 percent (rounded). Table 79 shows the weighted average of the MEI and laboratory price changes for CY 2013.

TABLE 79—WEIGHTED-AVERAGE OF THE MEI AND LABORATORY PRICE CHANGES FOR CY 2013

	Weight	Update
Physician .....	0.877	0.8%
Laboratory .....	0.123	-3.0%
Weighted-average .....	1.000	0.3%

We estimate that the weighted average increase in fees for physicians' services in CY 2013 under the SGR (before applying any legislative adjustments) will be 0.3 percent.

(b) Factor 2—The Percentage Change in the Average Number of Part B Enrollees From CY 2012 to CY 2013

This factor is our estimate of the percent change in the average number of fee-for-service enrollees from CY 2012 to CY 2013. Services furnished to Medicare Advantage (MA) plan

enrollees are outside the scope of the SGR and are excluded from this estimate. We estimate that the average number of Medicare Part B fee-for-service enrollees will increase by 3.6 percent from CY 2012 to CY 2013. Table 80 illustrates how this figure was determined.

TABLE 80—AVERAGE NUMBER OF MEDICARE PART B FEE-FOR-SERVICE ENROLLEES FROM CY 2012 TO CY 2013

[Excluding beneficiaries enrolled in MA plans]

	CY 2012	CY 2013
Overall .....	46.560 million ...	48.136 million.
Medicare Advantage (MA) .....	13.545 million ...	13.935 million.
Net .....	33.016 million ...	34.201 million.
Percent Increase .....		3.6 percent.

An important factor affecting fee-for-service enrollment is beneficiary enrollment in MA plans. Because it is difficult to estimate the size of the MA enrollee population before the start of a CY, at this time we do not know how actual enrollment in MA plans will compare to current estimates. For this reason, the estimate may change substantially as actual Medicare fee-for-service enrollment for CY 2013 becomes known.

(c) Factor 3—Estimated Real Gross Domestic Product Per Capita Growth in CY 2013

We estimate that the growth in real GDP per capita from CY 2012 to CY 2013 will be 0.7 percent (based on the annual growth in the 10 year moving average of real GDP per capita (2004 through 2013)). Our past experience indicates that there have also been changes in estimates of real GDP per capita growth made before the year begins and the actual change in real GDP per capita growth computed after the year is complete. Thus, it is possible that this figure will change as actual

information on economic performance becomes available to us in CY 2013.

(d) Factor 4—Percentage Change in Expenditures for Physicians' Services Resulting From Changes in Statute or Regulations in CY 2013 Compared With CY 2012

The statutory and regulatory provisions that will affect expenditures in CY 2013 relative to CY 2012 are estimated to have an impact on expenditures of -23.3 percent. The impact is primarily due to the expiration of the physician fee schedule update specified in statute for CY 2012 only.

(2) Detail on the CY 2012 SGR

A more detailed discussion of our revised estimates of the four elements of the CY 2012 SGR follows.

(a) Factor 1—Changes in Fees for Physicians' Services (Before Applying Legislative Adjustments) for CY 2012

This factor was calculated as a weighted-average of the CY 2012 changes in fees that apply for the

different types of services included in the definition of physicians' services for the SGR in CY 2012.

We estimate that services paid using the PFS account for approximately 90.3 percent of total allowed charges included in the SGR in CY 2012. These services were updated using the CY 2012 percent change in the MEI of 0.6 percent. We estimate that diagnostic laboratory tests represent approximately 12.3 percent of total allowed charges included in the SGR in CY 2012. For CY 2012, diagnostic laboratory tests received an update of 0.7 percent.

Table 81 shows the weighted-average of the MEI and laboratory price changes for CY 2011.

TABLE 81—WEIGHTED-AVERAGE OF THE MEI, AND LABORATORY PRICE CHANGES FOR CY 2012

	Weight	Update
Physician .....	0.903	0.6
Laboratory .....	0.097	0.7
Weighted-average ....	1.000	0.6



After considering the elements described in Table 81, we estimate that the weighted-average increase in fees for physicians' services in CY 2012 under the SGR was 0.6 percent. Our estimate of this factor in the CY 2012 PFS final

rule with comment period was 0.6 percent (76 FR 73271).

(b) Factor 2—The Percentage Change in the Average Number of Part B Enrollees From CY 2011 to CY 2012

We estimate that the average number of Medicare Part B fee-for-service

enrollees (excluding beneficiaries enrolled in Medicare Advantage plans) increased by 1.6 percent in CY 2012. Table 82 illustrates how we determined this figure.

**TABLE 82—AVERAGE NUMBER OF MEDICARE PART B FEE-FOR-SERVICE ENROLLEES FROM CY 2011 TO CY 2012**  
[Excluding beneficiaries enrolled in MA plans]

	2011	2012
Overall .....	44.879 million ..	46.560 million.
Medicare Advantage (MA) .....	12.382 million ..	13.545 million.
Net .....	32.498 million ..	33.016 million.
Percent Increase .....	.....	1.6 percent.

Our estimate of the 1.6 percent change in the number of fee-for-service enrollees, net of Medicare Advantage enrollment for CY 2012 compared to CY 2011, is different than our original estimate of an increase of 3.5 percent in the CY 2012 PFS final rule with comment period. (76 FR 73271). While our current projection based on data from 8 months of CY 2012 differs from our original estimate of 3.5 percent when we had no actual data, it is still possible that our final estimate of this figure will be different once we have complete information on CY 2012 fee-for-service enrollment.

(c) Factor 3—Estimated Real Gross Domestic Product Per Capita Growth in CY 2012

We estimate that the growth in real GDP per capita will be 0.7 percent for CY 2012 (based on the annual growth in the 10-year moving average of real GDP per capita (2003 through 2012)). Our past experience indicates that there have also been differences between our

estimates of real per capita GDP growth made prior to the year's end and the actual change in this factor. Thus, it is possible that this figure will change further as complete actual information on CY 2012 economic performance becomes available to us in CY 2013.

(d) Factor 4—Percentage Change in Expenditures for Physicians' Services Resulting From Changes in Statute or Regulations in CY 2012 Compared With CY 2011

The statutory and regulatory provisions that affected expenditures in CY 2012 relative to CY 2011 are estimated to have an impact on expenditures of 2.8 percent. This is primarily an effect of the statutory requirements surrounding the temporary physician fee schedule update in CY 2012.

(3) Detail on the CY 2011 SGR

A more detailed discussion of our final revised estimates of the four elements of the CY 2011 SGR follows.

(a) Factor 1—Changes in Fees for Physicians' Services for CY 2011

This factor was calculated as a weighted average of the CY 2011 changes in fees that apply for the different types of services included in the definition of physicians' services for the SGR in CY 2011.

We estimate that services paid under the PFS account for approximately 90.7 percent of total allowed charges included in the SGR in CY 2011. These services were updated using the CY 2011 percent change in the MEI of 0.4 percent. We estimate that diagnostic laboratory tests represent approximately 9.3 percent of total allowed charges included in the SGR in CY 2011. For CY 2011, diagnostic laboratory tests received an update of –1.8 percent.

Table 83 shows the weighted-average of the MEI and laboratory price changes for CY 2011.

**TABLE 83—WEIGHTED-AVERAGE OF THE MEI, LABORATORY, AND DRUG PRICE CHANGES FOR CY 2011**

	Weight	Update
Physician .....	0.907	0.4
Laboratory .....	0.093	–1.8
Weighted-average .....	1.00	0.2

After considering the elements described in Table 83, we estimate that the weighted-average increase in fees for physicians' services in CY 2011 under the SGR (before applying any legislative adjustments) was 0.2 percent. This

figure is a final one based on complete data for CY 2011.

(b) Factor 2—The Percentage Change in the Average Number of Part B Enrollees From CY 2010 to CY 2011

We estimate the change in the number of fee-for-service enrollees (excluding

beneficiaries enrolled in MA plans) from CY 2010 to CY 2011 was 1.0 percent. Our calculation of this factor is based on complete data from CY 2011. Table 84 illustrates the calculation of this factor.

TABLE 84—AVERAGE NUMBER OF MEDICARE PART B FROM CY 2010 TO CY 2011  
[Excluding beneficiaries enrolled in MA plans]

	2010	2011
Overall .....	43.871	44.879 million.
Medicare Advantage (MA) .....	11.692	12.382 million.
Net .....	32.179	32.498 million.
Percent Change .....		1.0.

(c) Factor 3—Estimated Real Gross Domestic Product Per Capita Growth in CY 2011

We estimate that the growth in real per capita GDP was 0.6 percent in CY 2011 (based on the annual growth in the 10-year moving average of real GDP per capita (2002 through 2011)). This figure is a final one based on complete data for CY 2011.

(4) Factor 4—Percentage Change in Expenditures for Physicians' Services Resulting From Changes in Statute or Regulations in CY 2011 Compared With CY 2010

Our final estimate for the net impact on expenditures from the statutory and regulatory provisions that affect expenditures in CY 2011 relative to CY 2010 is 2.8 percent. This is primarily an effect of the statutory requirements surrounding the temporary physician fee schedule update in CY 2011.

2. The Update Adjustment Factor (UAF)

Section 1848(d) of the Act provides that the PFS update is equal to the product of the MEI and the UAF. The UAF is applied to make actual and target expenditures (referred to in the statute as "allowed expenditures") equal. As discussed previously, allowed expenditures are equal to actual

expenditures in a base period updated each year by the SGR. The SGR sets the annual rate of growth in allowed expenditures and is determined by a formula specified in section 1848(f) of the Act.

a. Calculation Under Current Law

Under section 1848(d)(4)(B) of the Act, the UAF for a year beginning with CY 2001 is equal to the sum of the following—

• *Prior Year Adjustment Component.*

An amount determined by—

+ Computing the difference (which may be positive or negative) between the amount of the allowed expenditures for physicians' services for the prior year (the year prior to the year for which the update is being determined) and the amount of the actual expenditures for those services for that year;

+ Dividing that difference by the amount of the actual expenditures for those services for that year; and

+ Multiplying that quotient by 0.75.

• *Cumulative Adjustment*

*Component.* An amount determined by—

+ Computing the difference (which may be positive or negative) between the amount of the allowed expenditures for physicians' services from April 1, 1996, through the end of the prior year and the amount of the actual

expenditures for those services during that period;

+ Dividing that difference by actual expenditures for those services for the prior year as increased by the SGR for the year for which the UAF is to be determined; and

+ Multiplying that quotient by 0.33.

Section 1848(d)(4)(E) of the Act requires the Secretary to recalculate allowed expenditures consistent with section 1848(f)(3) of the Act. As discussed previously, section 1848(f)(3) specifies that the SGR (and, in turn, allowed expenditures) for the upcoming CY (CY 2013 in this case), the current CY (that is, CY 2012) and the preceding CY (that is, CY 2011) are to be determined on the basis of the best data available as of September 1 of the current year. Allowed expenditures for a year generally are estimated initially and subsequently revised twice. The second revision occurs after the CY has ended (that is, we are making the second revision to CY 2011 allowed expenditures in this final rule with comment).

Table 85 shows the historical SGRs corresponding to each period through CY 2013. Note that these figures have been revised to reflect a correction to the historical clinical laboratory expenditure data.

TABLE 85—ANNUAL AND CUMULATIVE ALLOWED AND ACTUAL EXPENDITURES FOR PHYSICIANS' SERVICES FROM APRIL 1, 1996 THROUGH THE END OF THE CURRENT CALENDAR YEAR

Period	Annual allowed expenditures (\$ in billions)	Annual actual expenditures (\$ in billions)	Cumulative allowed expenditures (\$ in billions)	Cumulative actual expenditures (\$ in billions)	FY/CY SGR %
4/1/96–3/31/97 .....	47.0	47.0	47.0	47.0	.....
4/1/97–3/31/98 .....	48.5	47.2	95.6	94.3	3.2
4/1/98–3/31/99 .....	50.6	48.1	146.2	142.4	4.2
1/1/99–3/31/99 .....	12.7	12.5	146.2	142.4	.....
4/1/99–12/31/99 .....	40.5	37.2	186.7	179.6	6.9
1/1/99–12/31/99 .....	53.2	49.7	186.7	179.6	.....
1/1/00–12/31/00 .....	57.1	54.4	243.7	234.0	7.3
1/1/01–12/31/01 .....	59.7	61.5	303.4	295.5	4.5
1/1/02–12/31/02 .....	64.6	64.8	368.0	360.3	8.3
1/1/03–12/31/03 .....	69.3	70.4	437.3	430.7	7.3
1/1/04–12/31/04 .....	73.9	78.5	511.2	509.1	6.6
1/1/05–12/31/05 .....	77.0	83.8	588.2	593.0	4.2
1/1/06–12/31/06 .....	78.2	85.1	666.4	678.1	1.5
1/1/07–12/31/07 .....	80.9	85.1	747.2	763.1	3.5
1/1/08–12/31/08 .....	84.5	87.3	831.8	850.4	4.5
1/1/09–12/31/09 .....	89.9	91.1	921.7	941.5	6.4

TABLE 85—ANNUAL AND CUMULATIVE ALLOWED AND ACTUAL EXPENDITURES FOR PHYSICIANS' SERVICES FROM APRIL 1, 1996 THROUGH THE END OF THE CURRENT CALENDAR YEAR—Continued

Period	Annual allowed expenditures (\$ in billions)	Annual actual expenditures (\$ in billions)	Cumulative allowed expenditures (\$ in billions)	Cumulative actual expenditures (\$ in billions)	FY/CY SGR %
1/1/10–12/31/10 .....	97.9	96.0	1,019.6	1,037.4	8.9
1/1/11–12/31/11 .....	102.5	99.4	1,122.2	1,136.9	4.7
1/1/12–12/31/12 .....	107.8	102.0	1,230.0	1,238.9	5.1

<sup>1</sup> Allowed expenditures in the first year (April 1, 1996–March 31, 1997) are equal to actual expenditures. All subsequent figures are equal to quarterly allowed expenditure figures increased by the applicable SGR. Cumulative allowed expenditures are equal to the sum of annual allowed expenditures. We provide more detailed quarterly allowed and actual expenditure data on our Web site at the following address: <http://www.cms.hhs.gov/SustainableGRatesConFact/>. We expect to update the Web site with the most current information later this month.

<sup>2</sup> Allowed expenditures for the first quarter of 1999 are based on the FY 1999 SGR.

<sup>3</sup> Allowed expenditures for the last three quarters of 1999 are based on the FY 2000 SGR.

Consistent with section 1848(d)(4)(E) of the Act, Table 85 includes our second revision of allowed expenditures for CY 2011, a recalculation of allowed expenditures for CY 2012, and our initial estimate of allowed expenditures for CY 2013. To determine the UAF for CY 2013, the statute requires that we

use allowed and actual expenditures from April 1, 1996 through December 31, 2012 and the CY 2013 SGR. Consistent with section 1848(d)(4)(E) of the Act, we will be making further revisions to the CY 2012 and CY 2013 SGRs and CY 2012 and CY 2013 allowed expenditures. Because we have

incomplete actual expenditure data for CY 2012, we are using an estimate for this period. Any difference between current estimates and final figures will be taken into account in determining the UAF for future years.

We are using figures from Table 85 in the following statutory formula:

$$UAF_{13} = \frac{\text{Target}_{12} - \text{Actual}_{12}}{\text{Actual}_{12}} \times 0.75 + \frac{\text{Target}_{4/96-12/12} - \text{Actual}_{4/96-12/12}}{\text{Actual}_{12} \times SGR_{13}} \times 0.33$$

UAF<sub>13</sub> = Update Adjustment Factor for CY 2013 = 0.6 percent  
Target<sub>12</sub> = Allowed Expenditures for CY 2012 = \$107.8 billion

Actual<sub>12</sub> = Estimated Actual Expenditures for CY 2012 = \$102.0 billion  
Target<sub>4/96-12/12</sub> = Allowed Expenditures from 4/1/1996–12/31/2012 = \$1230.0 billion

Actual<sub>4/96-12/12</sub> = Estimated Actual Expenditures from 4/1/1996–12/31/2012 = \$1238.9 billion  
SGR<sub>13</sub> = –19.7 percent (0.803)

$$\frac{\$107.8 - \$102.0}{\$102.0} \times 0.75 + \frac{\$1230.0 - \$1238.9}{\$102.0 \times 0.803} \times 0.33 = 0.6\%$$

Section 1848(d)(4)(D) of the Act indicates that the UAF determined under section 1848(d)(4)(B) of the Act for a year may not be less than –0.07 or greater than 0.03. Since 0.006 (0.6 percent) is between –0.07 and 0.03, the UAF for CY 2013 will be 0.006.

Section 1848(d)(4)(A)(ii) of the Act indicates that 1.0 should be added to the UAF determined under section 1848(d)(4)(B) of the Act. Thus, adding 1.0 to 0.006 yields 1.006.

### 3. The Percentage Change in the Medicare Economic Index (MEI)

The Medicare Economic Index (MEI) is required by section the fourth sentence of 1842(b)(3) of the Act, which states that prevailing charge levels beginning after June 30, 1973 may not exceed the level from the previous year except to the extent that the Secretary finds, on the basis of appropriate economic index data, that the higher level is justified by year-to-year economic changes. The current form of

the MEI was detailed in the CY 2011 PFS final rule with comment period (75 FR 73262) which updated the cost structure of the index from a base year of 2000 to 2006.

The MEI measures the weighted-average annual price change for various inputs needed to furnish physicians' services. The MEI is a fixed-weight input price index, with an adjustment for the change in economy-wide multifactor productivity. This index, which has CY 2006 base year weights, is comprised of two broad categories: (1) Physician's own time; and (2) physician's practice expense (PE).

The physician's compensation (own time) component represents the net income portion of business receipts and primarily reflects the input of the physician's own time into the production of physicians' services in physicians' offices. This category consists of two subcomponents: (1) Wages and salaries; and (2) fringe benefits.

The physician's practice expense (PE) category represents nonphysician inputs used in the production of services in physicians' offices. This category consists of wages and salaries and fringe benefits for nonphysician staff and other nonlabor inputs. The physician's PE component also includes the following categories of nonlabor inputs: Office expenses; medical materials and supplies; professional liability insurance; medical equipment; medical materials and supplies; and other professional expenses.

Table 86 presents a listing of the MEI cost categories with associated weights and percent changes for price proxies for the 2013 update. The CY 2013 final MEI update is 1.8 percent and reflects a 1.9 percent increase in physician's own time and a 1.7 percent increase in physician's PE. Within the physician's PE, the largest increase occurred in chemicals, which increased 7.1 percent,

and rubber and plastic products, which increased 6.1 percent.

For CY 2013, the increase in the MEI is 0.8 percent, which reflects an increase in the non-productivity adjusted MEI of 1.8 percent and a productivity

adjustment of 1.0 percent (which is based on the 10-year moving average of economy-wide private nonfarm business multifactor productivity). The Bureau of Labor Statistics (BLS) is the agency that publishes the official measure of private

non-farm business multi-factor productivity (MFP). Please see <http://www.bls.gov/mfp/>, which is the link to the BLS historical published data on the measure of MFP.

TABLE 86—ANNUAL PERCENT CHANGE IN THE REVISED AND REBASED MEI CY 2013, ALL CATEGORIES

Cost categories	2006 weight <sup>2</sup> %	CY 2013 percent changes
MEI Total, productivity adjusted .....	100.000	0.8
Productivity: 10-year moving average of MFP <sup>1</sup> .....	<sup>5</sup> N/A	1.0
MEI Total, without productivity adjustment .....	100.000	1.8
Physician Compensation (Own Time) <sup>3</sup> .....	48.266	1.9
Wages and Salaries .....	43.880	1.8
Benefits .....	4.386	2.9
Practice Expenses .....	51.734	1.7
Nonphysician Compensation .....	19.153	1.9
Nonphysician Wages .....	13.752	1.7
P&T .....	6.006	1.6
Management .....	1.446	1.8
Clerical .....	4.466	1.8
Services .....	1.834	1.3
Nonphysician Benefits .....	5.401	2.6
Other Practice Expenses .....	26.308	1.6
Office Expenses .....	20.035	2.0
Utilities .....	1.266	1.5
Chemicals .....	0.723	7.1
Paper .....	0.657	1.9
Rubber & Plastics .....	0.598	6.1
Telephone .....	1.501	-0.3
Postage .....	0.898	3.6
All Other Services .....	3.582	1.5
All Other Products .....	0.500	2.1
Fixed Capital .....	8.957	1.8
Moveable Capital .....	1.353	1.5
PLI <sup>4</sup> .....	4.295	0.5
Medical Equipment .....	1.978	-0.6
Medical supplies .....	1.760	0.5
Other Professional Expenses .....	4.513	2.1

<sup>1</sup> The forecasts are based upon the latest available Bureau of Labor Statistics data on the 10-year average of BLS private nonfarm business multifactor productivity published on June 26, 2012. (<http://www.bls.gov/news.release/prod3.nr0.htm>)

<sup>2</sup> The weights shown for the MEI components are the 2006 base-year weights, which may not sum to subtotals or totals because of rounding. The MEI is a fixed-weight, Laspeyres-type input price index whose category weights indicate the distribution of expenditures among the inputs to physicians' services for CY 2006. To determine the MEI level for a given year, the price proxy level for each component is multiplied by its 2006 weight. The sum of these products (weights multiplied by the price index levels) overall cost categories yields the composite MEI level for a given year. The annual percent change in the MEI levels is an estimate of price change over time for a fixed market basket of inputs to physicians' services.

<sup>3</sup> The measures of productivity, average hourly earnings, Employment Cost Indexes, as well as the various Producer and Consumer Price Indexes can be found on the Bureau of Labor Statistics Web site at <http://stats.bls.gov>.

<sup>4</sup> Derived from a CMS survey of several major commercial insurers.

<sup>5</sup> Productivity is factored into the MEI categories as an adjustment; therefore, no explicit weight exists for productivity in the MEI.

#### 4. Medicare Economic Index Technical Advisory Panel

From May 2012 through September 2012, the MEI Technical Advisory Panel conducted a technical review of the MEI, including analyses of the inputs, input weights, price-measurement proxies, and productivity adjustment. Details regarding the Panel's work and documents such as transcripts, meeting summaries, and presentations can be found at the following Web site: <http://cms.gov/Regulations-and-Guidance/Guidance/FACA/MEITAP.html>.

The Panel concluded its public work on July 11, 2012 and submitted a final report complete with its recommendations to the Secretary of Health and Human Services on August 27, 2012.

*Comment:* We received one comment requesting that CMS engage in dialogue with affected parties regarding the analyses and recommendations of the Technical Advisory Panel to the MEI prior to proposed rulemaking to implement any such findings.

*Response:* The MEI Technical Advisory Panel was chartered according to the Federal Advisory Committee Act. As a result, all of the Panel's meetings

were open to the public. In each meeting, including the final meeting where the Panel's findings and recommendations were finalized, time was allotted to allow for any public comment. As we find appropriate, any recommended changes to the MEI will be proposed via the rulemaking process. Given the time made available for public comment during the MEI Technical Advisory Panel's meetings, as well as the opportunity for public comment during rulemaking, we disagree with the commenter's request that we engage in further dialogue prior to proposing possible changes.

#### 5. Physician and Anesthesia Fee Schedule Conversion Factors for CY 2013

The CY 2013 PFS CF is \$25.0008. The CY 2012 national average anesthesia CF is \$15.93.

#### a. Physician Fee Schedule Update and Conversion Factor

##### (1) CY 2013 PFS Update

The formula for calculating the PFS update is set forth in section 1848(d)(4)(A) of the Act. In general, the PFS update is determined by multiplying the CF for the previous year by the percentage increase in the MEI less productivity times the UAF, which is calculated as specified under section 1848(d)(4)(B) of the Act.

##### (2) CY 2013 PFS Conversion Factor

Generally, the PFS CF for a year is calculated in accordance with section 1848(d)(1)(A) of the Act by multiplying the previous year's CF by the PFS update.

We note section 101 of the Medicare Improvements and Extension Act, Division B of the Tax Relief and Health Care Act of 2006 (MIEA-TRHCA) provided a 1-year increase in the CY 2007 CF and specified that the CF for CY 2008 must be computed as if the 1-year increase had never applied. Section 101 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (MMSEA) provided a 6-month increase in the CY 2008 CF, from January 1, 2008, through June 30, 2008, and specified that the CF for the remaining portion of CY 2008 and the CFs for CY 2009 and subsequent years must be computed as if the 6-month increase had never applied. Section 131 of the MIPPA extended the increase in the CY 2008 CF that applied during the first half of the year to the

entire year, provided for a 1.1 percent increase to the CY 2009 CF, and specified that the CFs for CY 2010 and subsequent years must be computed as if the increases for CYs 2007, 2008, and 2009 had never applied. Section 1011(a) of the DODAA and section 5 of the TEA specified a zero percent update for CY 2010, effective January 1, 2010 through March 31, 2010. Section 4 of the Continuing Extension Act of 2010 (CEA) extended the zero percent update for CY 2010 through May 31, 2010. Subsequently, section 101(a)(2) of the PACMBPRA provided for a 2.2 percent update to the CF, effective from June 1, 2010 to November 30, 2010. Section 2 of the Physician Payment and Therapy Relief Act of 2010 (Pub. L. 111-286) extended the 2.2 percent through the end of CY 2010. Section 101 of the MMEA provided a zero percent update for CY 2011, effective January 1, 2011 through December 31, 2011, and specified that the CFs for CY 2012 and subsequent years must be computed as if the increases in previous years had never applied. Section 301 of the Temporary Payroll Tax Cut Continuation Act of 2011 (TPTCCA) provided a zero percent update effective January 1, 2012 through February 29, 2012, and specified that the CFs for subsequent time periods must be computed as if the increases in previous years had never applied. Section 3003 of the Middle Class Tax Relief and Job Creation Act of 2012 (Job Creation Act) provided a zero percent update for effective March 1, 2012 through December 31, 2012, and specified that the CFs for subsequent time periods must be computed as if the increases in previous years had never applied. Therefore, under current law, the CF that would be in effect in CY 2012 had

the prior increases specified above not applied is \$24.6712.

In addition, when calculating the PFS CF for a year, section 1848(c)(2)(B)(ii)(II) of the Act requires that increases or decreases in RVUs may not cause the amount of expenditures for the year to differ by more than \$20 million from what it would have been in the absence of these changes. If this threshold is exceeded, we must make adjustments to preserve budget neutrality. We estimate that CY 2012 RVU changes would result in an increase in Medicare physician expenditures of more than \$20 million. Accordingly, we are decreasing the CF by -0.1% to offset the estimated increase in Medicare physician expenditures due to the CY 2012 RVU changes. We calculate the CY 2013 PFS CF to be \$25.0008. This final rule with comment period announces a reduction to payment rates for physicians' services in CY 2013 under the SGR formula. These payment rates are currently scheduled to be reduced under the SGR system on January 1, 2013. The total reduction in the conversion factor between CY 2012 and CY 2013 under the SGR system will be -26.5 percent. By law, we are required to make these reductions in accordance with section 1848(d) and (f) of the Act, and these reductions can only be averted by an Act of Congress. While Congress has provided temporary relief from these reductions every year since 2003, a long-term solution is critical. We will continue to work with Congress to fix this untenable situation so doctors and beneficiaries no longer have to worry about the stability and adequacy of their payments from Medicare under the Physician Fee Schedule.

We illustrate the calculation of the CY 2013 PFS CF in Table 87.

TABLE 87—CALCULATION OF THE CY 2013 PFS CF

Conversion Factor in effect in CY 2012 .....		\$34.0376
CY 2012 Conversion Factor had statutory increases not applied .....		\$24.6712
CY 2013 Medicare Economic Index .....	0.8 percent (1.008) .....	
CY 2013 Update Adjustment Factor .....	0.6 percent (1.006) .....	
CY 2013 RVU Budget Neutrality Adjustment .....	-0.1 percent (0.99932) .....	
CY 2013 Conversion Factor .....		\$25.0008
Percent Change from Conversion Factor in effect in CY 2012 to CY 2013 Conversion Factor.		-26.5%

We note payment for services under the PFS will be calculated as follows:

$$\text{Payment} = [(\text{RVU work} \times \text{GPCI work}) + (\text{RVU PE} \times \text{GPCI PE}) + (\text{RVU malpractice} \times \text{GPCI malpractice})] \times \text{CF}.$$

#### b. Anesthesia Conversion Factor

We calculate the anesthesia CF as indicated in Table 88. Anesthesia services do not have RVUs like other PFS services. Therefore, we account for any necessary RVU adjustments through an adjustment to the anesthesia CF to simulate changes to RVUs. More specifically, if there is an adjustment to

the work, PE, or malpractice RVUs, these adjustments are applied to the respective shares of the anesthesia CF as these shares are proxies for the work, PE, and malpractice RVUs for anesthesia services. Information regarding the anesthesia work, PE, and malpractice shares can be found at the following: <https://www.cms.gov/center/anesth.asp>.

The anesthesia CF in effect in CY 2012 is \$21.52. As explained previously, in order to calculate the CY 2013 PFS CF, the statute requires us to calculate the CFs for all previous years as if the

various legislative changes to the CFs for those years had not occurred. Accordingly, under current law, the anesthesia CF in effect in CY 2012 had statutory increases not applied is

\$15.60. The percent change from the anesthesia CF in effect in CY 2012 to the CF for CY 2013 is –26.0 percent. We illustrate the calculation of the CY 2013 anesthesia CF in Table 88.

TABLE 88—CALCULATION OF THE CY 2013 ANESTHESIA CF

2012 National Average Anesthesia Conversion Factor in effect in CY 2011 .....	.....	\$21.52
2012 National Anesthesia Conversion Factor had Statutory Increases Not Applied ..	.....	\$15.60
CY 2013 Medicare Economic Index .....	0.8 percent (1.008) .....	.....
CY 2013 Update Adjustment Factor .....	0.6 percent (1.006) .....	.....
CY 2013 Budget Neutrality Work and Malpractice Adjustment .....	– 0.1 percent (0.99932) .....	.....
CY 2013 Anesthesia Fee Schedule change due to Practice Expense .....	0.8 percent (1.008) .....	.....
CY 2013 Anesthesia Conversion Factor .....	.....	\$15.93
Percent Change from 2012 to 2013 .....	.....	– 26.0%

### III. Other Provisions of the Final Rule With Comment Period

#### A. Ambulance Fee Schedule

##### 1. Amendment to section 1834(l) (13) of the Act

Section 146(a) of the Medicare Improvements for Patients and Providers Act of 2008 (Pub. L. 110–275) (MIPPA) amended section 1834(l)(13)(A) of the Act to specify that, effective for ground ambulance services furnished on or after July 1, 2008 and before January 1, 2010, the ambulance fee schedule amounts for ground ambulance services shall be increased as follows:

- For covered ground ambulance transports that originate in a rural area or in a rural census tract of a metropolitan statistical area, the fee schedule amounts shall be increased by 3 percent.
- For covered ground ambulance transports that do not originate in a rural area or in a rural census tract of a metropolitan statistical area, the fee schedule amounts shall be increased by 2 percent.

Sections 3105(a) and 10311(a) of the Affordable Care Act further amended section 1834(l)(13)(A) of the Act to extend the payment add-ons described above for an additional year, such that these add-ons also applied to covered ground ambulance transports furnished on or after January 1, 2010 and before January 1, 2011. In the CY 2011 PFS final rule (75 FR 73385 and 73386, 73625), we revised § 414.610(c)(1)(ii) to conform the regulations to this statutory requirement.

Section 106(a) of the MMEA again amended section 1834(l)(13)(A) of the Act to extend the payment add-ons described above for an additional year, such that these add-ons also applied to covered ground ambulance transports furnished on or after January 1, 2011 and before January 1, 2012. In the CY 2012 End-Stage Renal Disease

Prospective Payment System (ESRD PPS) final rule (76 FR 70228, 70284 through 70285, 70315), we revised § 414.610(c)(1)(ii) to conform the regulations to this statutory requirement. However, in doing so, paragraphs (c)(1)(ii)(A) and (B) were inadvertently deleted from the Code of Federal Regulations. Thus, in the proposed rule, we proposed to reinstate paragraphs (c)(1)(ii)(A) and (B) as further revised below. We did not receive any comments on this proposal. Therefore, we are finalizing our proposal to reinstate paragraphs (c)(1)(ii)(A) and (B), as further revised below to conform to subsequent legislation.

Subsequently, section 306(a) of the Temporary Payroll Tax Cut Continuation Act of 2011 (Pub. L. 112–78) (TPTCCA) amended section 1834(l)(13)(A) of the Act to extend the payment add-ons described above through February 29, 2012; and section 3007(a) of the Middle Class Tax Relief and Job Creation Act of 2012 (Pub. L. 112–96) (MCTRCA) further amended section 1834(l)(13)(A) to extend these payment add-ons through December 31, 2012. Thus, these payment add-ons also apply to covered ground ambulance transports furnished on or after January 1, 2012 and before January 1, 2013. In the proposed rule, we proposed to revise § 414.610(c)(1)(ii) to conform the regulations to these statutory requirements. We did not receive any comments on this proposal. Accordingly, we are finalizing our proposal to revise § 414.610(c)(1)(ii) to conform to the statutory requirements described above. These statutory requirements are self-implementing. A plain reading of the statute requires only a ministerial application of the mandated rate increase, and does not require any substantive exercise of discretion on the part of the Secretary.

##### 2. Amendment to section 146(b)(1) of MIPPA

Section 146(b)(1) of the MIPPA amended the designation of rural areas for payment of air ambulance services. This section originally specified that any area that was designated as a rural area for purposes of making payments under the ambulance fee schedule for air ambulance services furnished on December 31, 2006, must continue to be treated as a rural area for purposes of making payments under the ambulance fee schedule for air ambulance services furnished during the period July 1, 2008 through December 31, 2009.

Sections 3105(b) and 10311(b) of the Affordable Care Act amended section 146(b)(1) of MIPPA to extend this provision for an additional year, through December 31, 2010. In the CY 2011 PFS final rule (75 FR 73385 through 86, 73625 through 26), we revised § 414.610(h) to conform the regulations to this statutory requirement.

Section 106(b) of the MMEA amended section 146(b)(1) of MIPPA to extend this provision again through December 31, 2011. In the CY 2012 ESRD PPS final rule (76 FR 70284 through 70285, 70315), we revised § 414.610(h) to conform the regulations to this statutory requirement.

Subsequently, section 306 (b) of the TPTCCA amended section 146(b)(1) of MIPPA to extend this provision through February 29, 2012; and section 3007(b) of the MCTRCA further amended section 146(b)(1) of MIPPA to extend this provision through December 31, 2012. Thus, we proposed to revise § 414.610(h) to conform the regulations to these statutory requirements. We did not receive any comments on this proposal. Therefore, we are finalizing our proposal to revise § 414.610(h) to conform to the statutory requirements described above. These statutory requirements are self-implementing. A plain reading of the statute requires only

a ministerial application of a rural indicator, and does not require any substantive exercise of discretion on the part of the Secretary. Accordingly, for areas that were designated as rural on December 31, 2006, and were subsequently re-designated as urban, we have re-established the “rural” indicator on the ZIP Code file for air ambulance services through December 31, 2012.

### 3. Amendment to Section 1834(l)(12) of the Act

Section 414 of the Medicare Prescription Drug, Improvement and Modernization Act of 2003 (MMA) added paragraph (12) to section 1834(l) of the Act, which specified that in the case of ground ambulance services furnished on or after July 1, 2004, and before January 1, 2010, for which transportation originates in a qualified rural area (as described in the statute), the Secretary shall provide for a percent increase in the base rate of the fee schedule for such transports. The statute requires this percent increase to be based on the Secretary’s estimate of the average cost per trip for such services (not taking into account mileage) in the lowest quartile of all rural county populations as compared to the average cost per trip for such services (not taking into account mileage) in the highest quartile of rural county populations. Using the methodology specified in the July 1, 2004 interim final rule (69 FR 40288), we determined that this percent increase was equal to 22.6 percent. As required by the MMA, this payment increase was applied to ground ambulance transports that originated in a “qualified rural area”; that is, to transports that originated in a rural area included in those areas comprising the lowest 25th percentile of all rural populations arrayed by population density. For this purpose, rural areas included Goldsmith areas (a type of rural census tract).

Sections 3105(c) and 10311(c) of the Affordable Care Act amended section 1834(l)(12)(A) of the Act to extend this rural bonus for an additional year through December 31, 2010. In the CY 2011 PFS final rule (75 FR 73385 through 73386 and 73625), we revised § 414.610(c)(5)(ii) to conform the regulations to this statutory requirement.

Section 106(c) of the MMEA again amended section 1834(l)(12)(A) of the Act to extend the rural bonus described above for an additional year, through December 31, 2011. Therefore, in the CY 2012 ESRD PPS final rule (76 FR 70284 through 70285, 70315), we revised § 414.610(c)(5)(ii) to conform the

regulations to this statutory requirement.

Subsequently, section 306 (c) of the TPTCCA amended section 1834(l)(12)(A) of the Act to extend this rural bonus through February 29, 2012; and section 3007(c) of the MCTRJCA further amended section 1834(l)(12)(A) of the Act to extend this rural bonus through December 31, 2012. Therefore, we are continuing to apply the 22.6 percent rural bonus described above (in the same manner as in previous years), to ground ambulance services with dates of service on or after January 1, 2012 and before January 1, 2013 where transportation originates in a qualified rural area.

This rural bonus is sometimes referred to as the “Super Rural Bonus” and the qualified rural areas (also known as “super rural” areas) are identified during the claims adjudicative process via the use of a data field included on the CMS-supplied ZIP Code File.

In the proposed rule, we proposed to revise § 414.610(c)(5)(ii) to conform the regulations to the statutory requirements set forth at section 306(c) of the TPTCCA and section 3007(c) of the MCTRJCA. We did not receive any comments on this proposal. Accordingly, we are finalizing our proposal to revise § 414.610(c)(5)(ii) to conform the regulations to these statutory requirements. These statutory requirements are self-implementing. Together, these provisions require a one-year extension of the rural bonus (which was previously established by the Secretary) through December 31, 2012, and do not require any substantive exercise of discretion on the part of the Secretary.

### B. Part B Drug Payment: Average Sales Price (ASP) Issues

Section 1847A of the Act requires use of the average sales price (ASP) payment methodology for payment for drugs and biologicals described in section 1842(o)(1)(C) of the Act furnished on or after January 1, 2005. The ASP methodology applies to most drugs furnished incident to a physician’s service, many drugs furnished under the DME benefit, certain oral anti-cancer drugs, and oral immunosuppressive drugs.

#### 1. Widely Available Market Price (WAMP)/Average Manufacturer Price (AMP) Price Substitution

If the ASP payment limit for a drug or biological exceeds the WAMP or AMP by a threshold percentage, section 1847A(d)(3)(C) of the Act authorizes the Secretary to substitute the lesser of the

widely available market price for the drug or biological, or 103 percent of the average manufacturer price as determined under section 1927(k)(1) of the Act.

The applicable threshold percentage is specified in section 1847A(d)(3)(B)(i) of the Act as 5 percent for CY 2005. For CY 2006 and subsequent years, section 1847A(d)(3)(B)(ii) of the Act authorizes the Secretary to specify the threshold percentage for the WAMP or the AMP, or both. In the CY 2006 (70 FR 70222), CY 2007 (71 FR 69680), CY 2008 (72 FR 66258), CY 2009 (73 FR 69752), and CY 2010 (74 FR 61904) PFS final rules with comment period, we specified an applicable threshold percentage of 5 percent for both the WAMP and AMP. We based this decision on the fact that data was too limited to support an adjustment to the 5 percent threshold. Beginning in CY 2011, we treated the WAMP and AMP based adjustments to the applicable threshold percentages separately.

#### a. WAMP Threshold and Price Substitution

After soliciting and reviewing comments, we finalized proposals to continue the 5 percent WAMP threshold for CY 2011 (75 FR 73469), and CY 2012 (76 FR 73287). For CY 2013, we again had no additional information from OIG studies or other sources that led us to consider an alternative threshold. When making comparisons to the WAMP, we proposed that the applicable threshold percentage remain at 5 percent until such time that a change in the threshold amount is warranted, and we proposed to update § 414.904(d)(3)(iv) accordingly. As mentioned above, the threshold has remained at 5 percent since 2005. Our proposal will eliminate the need for annual rulemaking until a change is warranted.

For CY 2013, we did not propose any WAMP based price substitutions. As we noted in the CY 2011 PFS final rule with comment period (75 FR 73470) and reiterated in CY 2012 PFS final rule with comment period (76 FR 73287), we understand that there are complicated operational issues associated with the WAMP based substitution policy, and we continue to proceed cautiously in this area. We remain committed to providing stakeholders, including providers and manufacturers of drugs impacted by potential price substitutions with adequate notice of our intentions, including the opportunity to provide input with regard to the processes for substituting the WAMP for the ASP.

*Comment:* Several commenters agreed with continuing a cautious approach

regarding WAMP-based price substitutions and agreed with maintaining a 5 percent threshold. One commenter agreed with the elimination of annual rulemaking provided that access to drugs is not impacted and that the value can be modified with advance notice to stakeholders. One commenter suggested a higher threshold for the WAMP substitution due to concern about drug shortages and suggested that CMS study the threshold value issue further.

*Response:* The majority of commenters agreed with maintaining a 5 percent WAMP threshold. Because, as noted in the proposed rule and above, available data are limited, and we continue to have no information that would lead us to believe a different threshold is necessary, we disagree with implementing a higher threshold at this time. We also decline to actively study the matter further until such time as future study is warranted, for example, if better information were available for such study. The threshold can be reviewed as warranted and as WAMP-based price substitution policies develop and it can be modified as needed at a later time through rulemaking. Therefore, we are finalizing § 414.904(d)(3)(iv) as proposed.

#### b. AMP Threshold

The AMP threshold has remained at 5 percent since 2005. As with the WAMP threshold, we had no information that led us to believe that the 5 percent threshold percentage for AMP-based price substitution is inappropriate or should be changed for CY 2013. We proposed that the applicable threshold percentage remain at 5 percent until such time that a change in the threshold amount is warranted, and we proposed to update § 414.904(d)(3)(iii) accordingly. Our proposal eliminates the need for annual rulemaking until a change is warranted.

*Comment:* Two commenters agreed with maintaining the 5 percent AMP price substitution threshold. One commenter suggested a higher threshold for the AMP substitution due to concern that a low threshold would trigger price substitution which would then affect the manufacture of drugs. The commenter suggested that CMS study the threshold value issue further.

*Response:* We disagree with increasing the threshold or studying the threshold value further. Although we acknowledge that the definition of AMP is continuing to evolve, this threshold has been in place since 2005 and we have no specific information that persuades us to believe that a change in the AMP threshold is necessary at this

time. Also, as with the WAMP threshold discussed in the section above, the AMP threshold can be reviewed as warranted, as price substitution policies evolve, and the threshold can be modified as needed at a later time through rulemaking. Therefore, we are finalizing § 414.904(d)(3)(iii) as proposed.

#### c. AMP Price Substitution-Additional Conditions

In the CY 2012 PFS rule, we specified that the substitution of AMP for ASP will be made only when the ASP exceeds the AMP by 5 percent in 2 consecutive quarters immediately prior to the current pricing quarter, or three of the previous four quarters immediately prior to the current quarter, and that matching sets of NDCs had to be used in the comparison (76FR 73289 through 73295). The value of the AMP based price substitution must also be less than the ASP payment limit that is calculated for the quarter in which the substitution is applied. Also, the price substitution remains in effect for one quarter.

We did not apply the price substitution policy in April 2012 because access concerns led us to reconsider whether it was prudent to proceed with price substitution during a developing situation that was related to a drug shortage that had not met the definition of a public health emergency under section 1847A(e) of the Act. In light of recent concerns about drug shortages, the resulting impact on patient care, beneficiary and provider access, as well as the potential for shortages to suddenly affect drug prices for the provider, under the authority in section 1847A(d)(3)(C) of the Act, we proposed adding § 414.904(d)(3)(ii)(C), which would prevent the AMP price substitution policy from taking effect if the drug and dosage form represented by the HCPCS code are reported by the FDA on their Current Drug Shortage list (or other FDA reporting tool that identifies shortages of critical or medically necessary drugs) to be in short supply at the time that ASP payment limits are being finalized for the next quarter. Further, we also clarified that this proposal to add to the safeguards finalized in CY 2012 only applied to calculations under the AMP-based price substitution policy. Our proposal intended to continue the cautious approach described in previous rules and to strike a balance between operational requirements associated with receiving manufacturers' ASP reports, calculating the payment limits, and posting stable payment limits that will be used to pay claims. We believe that this approach also addresses

concerns about access to care, known program issues identified by the OIG, and provides an opportunity for some modest program savings. However, we did not propose any other changes to the safeguards, timing, or notification that identifies the codes that will be substituted each quarter. We asked for comments on our approach as well as comments regarding additional specific safeguards for the AMP price substitution policy.

*Comment:* In general, commenters supported implementation of a safeguard that would prevent AMP-based substitution of drugs that are known to be in short supply. Several commenters supported our proposal that prevents an AMP-based price substitution from taking effect for drugs that are reported to be in short supply. Two comments supported the use of the FDA's drug shortage list while another commenter suggested that the American Society of Health-System Pharmacists (ASHP) shortage list be used because it might better identify impending shortages. One commenter suggested that the provision be expanded to include drugs that are potentially in short supply, but did not provide additional detail. One commenter supported the proposed shortage safeguard if CMS does not further delay the implementation of the AMP substitution policy.

*Response:* We understand the commenters' reasoning for suggesting that we use the ASHP list, which includes information about shortages that may not affect overall supply—for example the unavailability of a certain vial size from one manufacturer. We believe that such detailed information is very useful to clinicians and those who must procure drugs. Nevertheless, we believe that using the FDA list, which is compiled from information that is required to be reported by statute and represents shortages where overall demand is not being met, will provide us with a consistent standard that reflects national drug supply. Thus, we decline to include the ASHP list in our standard. Also, after consultation with the FDA, we are also deleting the phrase "critical or medically necessary" from the proposed regulation text in order to make clear that CMS will not further interpret FDA's drug shortage list. In other words, we are clarifying that a drug's presence on the list will be sufficient to meet the standard in our final rule, and we will not be taking a position as to whether the drug is "critical or medically necessary" for this purpose. We believe that this modification will also help maintain a consistent standard on which we base



our decisions. After reviewing the public comments, we are finalizing our proposal and corresponding regulation text at § 414.904(d)(3)(ii)(C) with the modification described in this paragraph.

*Comment:* Although we did not receive any detailed suggestions for new safeguards, two commenters also suggested creating safeguards that address AMP data errors and calculations be implemented.

*Response:* We are acknowledging these comments, but since no specific recommendations were made, we will not be addressing them at this time.

*Comment:* Several commenters stated that implementation of the AMP-based price substitution should be delayed until the AMP regulation is finalized and/or additional experience with calculating AMPs has been gained. Commenters expressed concerns about the differences in the calculation methodology for ASP and AMP and the uncertainty about how “5i” drugs will be affected.

*Response:* We appreciate these comments; however, delaying the AMP-based substitution process is outside the scope of our proposals and we will not further delay implementation of the AMP-based price substitution policy at this time. In the proposed rule (77 FR 44793), we stated that we are not proposing any other changes to the safeguards, timing or notification procedures for the AMP-based price substitution. We have explained our reasons for proceeding with the AMP-based substitution in the CY 2012 PFS final rule (76 FR 73294–95), where we also discussed the evolving definition of AMP and “5i” drugs. In the CY 2012 PFS final rule we stated that we “understand that the updated definition of AMP encompasses sales of injected, infused, instilled, inhaled, and implanted drugs that are not generally dispensed through a retail community pharmacy, including a wider range of customers and discounted sales to non-pharmacy entities, and commenters’ concerns that implementation of the most recent definition could decrease AMP for certain drugs. However, we do not have any specific information from commenters that persuades us to believe that the AMP-based price substitution policy will be applied frequently or to high cost/high volume items, despite the changes to the definition of AMP.” We also continue to believe that the safeguards finalized in the CY 2012 PFS rule and the additional safeguard finalized in this rule provide assurance that the price substitution policy will be applied only when appropriate. In summary, we appreciate the

commenters’ concerns, but our assessment of the overall situation has not changed.

Additional Part B drug-related comments that are outside the scope of this rule are listed in section 3 below.

## 2. Billing for Part B Drugs Administered Incident to a Physician’s Services.

This section discusses payment policies regarding billing for certain drugs under Medicare Part B. In 2010 and 2011, we issued two change requests (CRs 7109 and 7397) that summarized a number of longstanding drug payment policy and billing requirements. We considered these CRs to be merely clarifying, rather than changing, our policy. However, one item in the CRs, which stated that pharmacies may not bill for drugs that are used incident to physician’s service, has caused some concern. Specifically, we understood that some nonphysician suppliers—operating in part on the basis of erroneous guidance from a Medicare contractor—have been submitting claims for drugs that they have shipped to physicians’ offices for use in refilling implanted intrathecal pumps. In light of concern over its potential effect on suppliers, we delayed implementation of the most recently updated CR (CR 7397 Transmittal 2437, April 4, 2012) until January 1, 2013 so that we could undertake rulemaking, evaluate public comments on this issue, and determine whether CR 7397 should be implemented as planned, revised, or rescinded.

Implanted pumps may qualify as Durable Medical Equipment (DME); however, unlike external pumps used to administer drugs, implanted pumps are typically refilled in a physician’s office. The implanted intrathecal pump is refilled by injecting the drug into a pump’s reservoir, which lies below the patient’s skin. The reservoir is connected to the pump, which delivers the drug to the intrathecal space through a tunneled catheter. The procedure of refilling an intrathecal pain pump is a service that is typically performed by the physician because of risk and complexity.

To be covered by Medicare Part A or Part B, an item or service must fall within one or more benefit categories within such Parts, and must not be otherwise excluded from coverage. Drugs and biologicals paid under Medicare Part B drugs fall into three basic categories as follows:

- *Drugs furnished “incident to” a physician’s services.* These are typically injectable drugs that are bought by the physician, administered in the physician’s office, and then billed by

the physician to the Medicare Administrative Contractor (MAC). By definition, “incident to a physician’s professional service” requires the item or service to be billed by the physician.

- *Drugs administered through a covered item of DME.* These drugs are supplies necessary for the effective use of DME and are typically furnished to the beneficiary by suppliers that are pharmacies (or general DME suppliers that utilize licensed pharmacists) for administration in a setting other than the physician’s office. Most DME drugs are billed to the DME MAC.

- *Drugs specified by the statute.* These include a variety of drugs, such as oral immunosuppressives and certain vaccines.

Depending on the circumstances, drugs used to refill an implanted intrathecal pump can be paid under either the “incident to” or the DME benefit category or Medicare Part D. The CMS Benefit Policy Manual (100–02 Chapter 15 Section 50.3) states that drugs paid under the “incident to” provision are of a form that is not usually self-administered; are furnished by a physician; and are administered by the physician, or by auxiliary personnel employed by the physician and under the physician’s personal supervision. Section 60.1 A requires that “to be covered, supplies, including drugs and biologicals, must represent an expense to the physician or legal entity billing.” In what we believe is a typical situation, when physicians’ services are used to refill an intrathecal pump, the “incident to” requirements can be met because, consistent with our guidance and longstanding policy, the physician or other professional employed by his or her office performs a procedure to inject the drug into the implanted pump’s reservoir (that is, the drug is not self-administered), and the drug represents a cost to the physician because he or she has purchased it.

Conversely, we believe that in the typical situation, payment to a pharmacy or other nonphysician supplier under the DME benefit for a drug dispensed for use in the physician’s office is both inappropriate and inconsistent with existing guidance. For example, DME prosthetics, orthotics, and supplies (POS) policy does not permit payment for prosthetics dispensed prior to the procedure that makes necessary the use of the device. Moreover, in the case of prescription drugs used in conjunction with DME, our guidance is clear that the entity that dispenses the drug needs to furnish it directly to the patient for whom a prescription is written. An arrangement whereby a pharmacy (or supplier) ships

a drug to a physician's office for administration to a patient does not constitute furnishing the drug directly to the patient.

We note that payment to pharmacies (or suppliers) for drugs used to refill an implanted pump can be made under the DME benefit category where the drug is directly dispensed to a patient and the implanted pump is refilled without a physician's service. However, it is our understanding that implanted pumps are rarely refilled without utilizing the service of a physician.

In the proposed rule, we stated our concern about stakeholders' reports that, due to incorrect guidance from a contractor, Medicare payment policy on this issue has been applied in an inconsistent manner. We stated that we consider the contractor's guidance to be erroneous. This inconsistency has permitted supplier claims for drugs dispensed by pharmacies to physicians' offices to be paid in some jurisdictions and denied in others. We understand that the inconsistent application of our payment policy has influenced the business and professional practices of pharmacies/DME suppliers that prepare drugs for implanted pumps. We stated that we do not believe that payment for drugs used to refill implanted DME should continue to be made because such action is not supported under long standing policy and, as discussed above, is not appropriate.

We proposed to clarify that we consider drugs used by a physician to refill an implanted item of DME to be within the "incident to" benefit category and not the DME benefit category. Therefore, for the drug to be paid under Part B, the physician must buy and bill for the drug, and a non-physician supplier that has shipped the drug to the physician's office may not do so. We asked for comments on this proposal and its potential impact on beneficiaries and providers.

*Comment:* One commenter questioned CMS's assumptions in proposing the policy clarification and contends that contrary to these assumptions, pharmacy billing for drugs used by a physician to refill an implanted pump under the DME benefit is appropriate. Specifically, the commenter questioned CMS's assertion that the physician refilling the implanted pump is "administering" the drug, contending instead that the pump administers the drug and that the physician does not exclusively administer the drug. Second, the commenter disagrees with CMS's statement that pharmacies' shipping drugs to physician offices are not furnishing drugs directly to the patient and contends that these

medications are dispensed specifically to the patient at the physician's office.

*Response:* We disagree with these comments. With respect to whether the physician is administering these drugs, we understand that the implanted pump serves to release the drug into a specific region of the patient's body over a prolonged time period. However, the process of refilling the implanted pump, determining the correct pump settings, and making adjustments to those settings as needed is usually carried out by a licensed healthcare provider, typically a physician. In our view, the pump's role is analogous to a drug with a sustained release rate (for example, leuprolide depot injection) that is injected or implanted into the body, which is similarly furnished incident to a physician's professional service. Further, the relevant inquiry is not whether a drug is "exclusively" administered by a physician, but rather whether the drug is "not usually self-administered by the patient" and furnished incident to a physician's professional service. Thus, even if the physician did not "exclusively" administer the drug because of the action of the pump, it does not follow that a more appropriate benefit category for such a drug would be the DME benefit category.

Under the incident to provision, we associate payment for the drug with the physician's professional service, and the drug is a key component of the billable procedure that is paid incident to a physician's professional service. As we have described earlier, when an implanted article of DME is refilled in the physician's office, the drug required for the service must meet the three conditions of the incident to benefit described in the Claims Processing manual, Chapter 15, Section 50.1, where the drug or biological must be of a form that is not usually self-administered; must be furnished by the physician; and must be administered by the physician, or by auxiliary personnel employed by the physician and under the physician's personal supervision. Based on discussion with stakeholders, it is our understanding that most refills of implanted DME that are done in the physician's office meet these conditions. In contrast, under the DME benefit category, a pharmacist dispenses the drug as a supply necessary for the effective use an item of DME (including, an implanted pump) and a physician's service is not utilized for the drug administration process.

In addition, we disagree with the commenter's assertion that by sending a drug to the physician's office for a specific patient, it is furnishing the drug

directly to the patient, because such delivery would not be made without the physician's being at the delivery location to administer the drug in his or her office. It is notable that the commenter neglected to describe what happens to the drug that it asserts is delivered "directly" to the patient at the physician's office if the patient cannot receive a pump refill at the time of such delivery. Presumably the physician's office or the pharmacy, rather than the patient, would be responsible for the storage of the drug until it could be safely used or for disposal or return of an unused and unopened dose, which would indicate that at no time did the patient take "delivery" of the drug. In any event, in light of the physician's integral role in receipt and administration of the drug, the DME benefit category does not appropriately apply to this situation. Moreover, the incident to benefit category does not permit pharmacy billing for the incident to drug. Pharmacy/DME supplier dispensed drugs that are to be used incident to a physician's service do not meet the "incident to" conditions because the pharmacist does not refill the implanted pump.

However, we believe that it is important to preserve the potential for paying a pharmacy for a drug that is used to refill implanted pumps in certain limited instances where a physician's service is not used. Although patients and caregivers do not typically refill implanted pumps, it is our understanding that in rare situations persons other than a physician (as defined by section 1861(r) of the Act) could refill the pump, for example, when a patient cannot be transported to a physician's office, but a suitably trained individual is available at the home. We believe that this situation is very uncommon, but we also believe that in certain situations, for example in remote locations, it may facilitate the administration of refills of implanted durable medical equipment in situations where a beneficiary cannot be transported to the office, but a qualified individual is available to fill the pump and the drug is dispensed directly to the patient at home. In these situations, the drug is not being administered by the physician, and therefore the drug cannot be billed incident to a physician's service. As there is no service incident to a physician's service and the drug is being dispensed directly to the beneficiary in the home for use in an implanted item of DME, the pharmacy may bill and be paid for the drug.

*Comment:* Several commenters note that the proposed rule describes the error as being associated with only one

contractor, but that several others since have allowed for and paid direct pharmacy claims for drugs used by physicians to refill implanted pumps. A comment from a group of pharmacies that compounds drugs for use in implanted pumps states that four contractors across 13 States have paid pharmacies directly in these instances. Commenters located in other states supported adoption of the erroneous approach in their states. One commenter stated that the majority of pharmacies in the country are in compliance with the buy and bill approach.

*Response:* Although the proposed rule (77 FR 44793) stated that erroneous guidance came from “one contractor,” in the same paragraph we acknowledged that payments were made in some jurisdictions and denied in others. Thus, the proposed rule indicated that we understood that several contractors had paid pharmacies under the erroneous approach. Although we understand that the use of the erroneous approach has expanded, this does not persuade us to make a national policy decision that incorporates a payment policy that is based on contractor error simply because it has become utilized in some areas. Moreover, the commenters recommending adoption of the erroneous approach notably did not assert that the physician “buy and bill” method has been problematic in their states, and these comments, in our view, support our belief that the erroneous approach is not a widespread problem.

*Comment:* Several comments mentioned that regulation text at § 424.57 permits pharmacy suppliers to be paid for drugs used with DME. One comment stated that administrative law judge (ALJ) decisions favorable to pharmacies that furnished drugs under the erroneous guidance were based on this regulation text.

*Response:* We agree that pharmacy suppliers can be paid for drugs used as supplies for DME. This provision applies most frequently to situations like drugs used with nebulizers or external pumps where multiple doses of drugs are dispensed and delivered to a patient for use over a given time period. However, instances in which direct billing by a pharmacy or DME supplier for these drugs, which are self-administered via an item of DME, are distinguishable from the situation here, where a licensed healthcare provider’s professional service is required to ensure that the drug may be used with the item of DME. Physicians who refill these pumps in the office are generally not acting as DME suppliers.

With respect to the assertion about ALJ decisions, we are persuaded only

that they are evidence that our payment policy has been applied inconsistently, and do not consider them to be indicators of what the correct payment policy is or should be.

*Comment:* Several commenters believe that our proposed clarification is in conflict with state and federal laws regarding the dispensing and/or distribution of controlled substances and Food and Drug Administration (FDA) guidance. Specifically, commenters asserted that our proposed clarification is inconsistent with Drug Enforcement Administration (DEA) rules that apply to dispensing of controlled substances and that operating under a distribution model would require them to register with the DEA as manufacturers, which would raise concerns under applicable state law. Further, two commenters suggested that our Part B drug billing policy instructs pharmacies to sell compounded products to physicians for resale to the patient in contravention of FDA guidance regarding pharmacy compounding compliance. Commenters noted that FDA’s policy guidance delineates “acts of drug manufacturing” that would apply to pharmacies complying with our proposed clarification because it would require them to sell compounded products to third parties who resell to individual patients, and it would cause them to fail to operate in conformance with applicable state law regulating the practice of pharmacy. Commenters, including one state board of pharmacy, also contended that with respect to compounded controlled substances used to refill implanted pumps, the procedures that would be required under our proposed clarification would not be allowable under state law.

*Response:* We understand that the laws and regulations pertaining to how compounded doses of drugs used to refill implanted DME are obtained by the office are complex and may include requirements from a variety of sources, including the DEA, the FDA, and the states. This rule does not seek to interpret applicable laws, regulations, or guidance from these and other relevant sources, nor does it seek to distinguish among the varying uses of terms by these agencies, including terms such as compound, manufacture, distribute, or resell, which may have context-dependent, specific definitions that are important, but also can confuse issues related to Medicare Part B payment policy. This rule pertains solely to Part B payment policy, and we take no position on any issue other than which party must bill for a drug used by a physician to refill an implanted item of

DME. Thus, this rule does not address whether a pharmacy, for example, should be dispensing or distributing a drug used to refill implanted DME. Indeed, we do not have authority to interpret or apply FDA, DEA or state laws or regulations.

That being said, we wish to respond to these comments as fully as we can, in the interest of transparency. We do not agree with the suggestions that the buy and bill approach for obtaining drugs used by physician for refilling implanted pumps in the office is strictly prohibited, because if it were, our payment policy for drugs used to refill implanted DME, with which the majority of physician offices and pharmacies already comply, would have raised concerns from stakeholders across the country long before we issued the two CRs last year.

Further, we disagree that our policy is in conflict with laws pertaining to controlled substances. First, we note that our policy is not specific to controlled substances, and the comments do not persuade us to adopt a different policy for controlled substances used by a physician to refill an implanted item of DME from the Part B payment policy for all other controlled substances administered incident to a physician’s professional service. It has long been our policy that drugs furnished incident to a physician’s professional service must be purchased and billed by the physician, and in general physicians buy and bill for controlled substances furnished under the incident to benefit without being in violation of DEA requirements. We have consulted with DEA about the issue of controlled substances used in implanted DME, and they have confirmed our understanding of DEA rules as discussed below.

It is our understanding from discussions with the DEA that it is a criminal violation of the law when a DEA-registered pharmacy dispenses a controlled substance and knowingly or intentionally delivers that substance to any person other than the patient or a member of the patient’s household. We understand that the DEA provides for registration of entities, including pharmacies, as DEA registered manufacturer/distributors that may distribute controlled substances to providers under conditions outlined by the DEA. We understand that the DEA’s “5 percent rule” may apply to pharmacies that are not manufacturers and that wish to provide these drugs to the office; however, we also understand that the 5 percent rule may not apply to situations where a drug must be compounded from bulk chemicals. In

any event, we have confirmed with the DEA that pharmacies can register with the DEA as a distributor/manufacturer and under such a registration, can sell these drugs to a physician's office. The office would order the drugs using DEA Form 222 (<http://www.deadiversion.usdoj.gov/fdq/dea222.htm>) which facilitates purchasing and tracking of controlled substances between registrants and accountability at the pharmacy and the office. We also note that the DEA provides its own specific definition of a manufacturer. Additional information is at [http://www.deadiversion.usdoj.gov/drugreg/reg\\_apps/225/225\\_instruct.htm](http://www.deadiversion.usdoj.gov/drugreg/reg_apps/225/225_instruct.htm).

Thus, we believe pharmacies can be in compliance with the DEA regulations in providing controlled substances to physicians who can then bill Medicare under the "incident to" benefit category. Indeed, we are concerned that current practices described by some commenters are inconsistent with DEA regulations. Some commenters described dispensing activities that appear to deliver the drugs to the office on behalf of the patient (that is, "dispensing for a patient") in a manner that may not be consistent with DEA regulations, which require that controlled substances be dispensed directly to the patient, and not to an agent, person, or other entity that is acting on the patient's behalf. We also have concerns about the ad hoc record keeping methods (like delivery logs) for controlled substance prescription delivery that were described in some comments. Such an approach does not appear to comply with practices that are required by the DEA for transfers or sales of drug between registrants. This process involves the use of DEA Form 222 and related record keeping that is described in DEA regulation.

We also note that not all of the drugs used in implanted pumps are drugs are controlled substances. Some of the analgesics (for example, ziconitide and clonidine) often used in implanted pumps are not opiates, and are not always used in conjunction with opiates. Agents used to treat spasticity (baclofen) are also not opiates. These medications are not controlled substances, and the DEA provisions discussed above do not apply.

With respect to comments about conflicts with FDA guidance, we cannot make statements about when the FDA may require that compounding pharmacies be considered manufacturers; as noted above, this is outside of CMS's scope of authority and expertise. Nevertheless, we disagree that our proposed clarification would, in itself, require that compounding

pharmacies be considered manufacturers. The FDA Compliance Policy Guidance on pharmacy compounding (<http://www.fda.gov/ICECI/ComplianceManuals/CompliancePolicyGuidanceManual/ucm074398.htm>) states that the guidance "does not create or confer any rights for or on any person and does not operate to bind FDA or the public." The policy states that in determining whether to take enforcement action the FDA "will consider whether the pharmacy engages in \* \* \* [certain] acts." Points 7 and 9 in the list of acts referred to by one commenter include the act of reselling a drug and State law. The use of an individualized dose of a drug that has been prepared by a pharmacy for use upon a physician's order for a specific patient and is administered by a physician in an office incident to a procedure in the office is not reselling a drug.

Finally, many of the comments pertaining to State law involved dispensing activities. However, our proposal did not address, and we do not take a position now, with respect to whether a pharmacy should dispense or distribute a drug used by a physician to refill an implanted item of DME in the physician office. We understand that State laws pertaining to dispensing of prescriptions may be problematic because they are not uniform across States and the interpretation of all requirements may vary. However, the comments did not foreclose the possibility that an appropriately registered and licensed pharmacy could sell the drug to the physician's office, for example when the pharmacy does not act as a dispenser of a prescription, but acts as a distributor of a drug. In response to the state board of pharmacy's comment, we note that the comment appears to indicate that prescriptions in the state must be dispensed in accordance with DEA requirements. As stated above, we believe it is possible to comply with DEA requirements under the buy-and-bill method.

Our approach also minimizes program integrity concerns and avoids a situation where billing for a procedure and an item necessary for the procedure is done by two different entities that may submit claims with two dates of service. Such corresponding services are difficult to match during claims processing and the presumption that a drug that has been dispensed in advance of the pump refill will always be administered to the beneficiary may not always be correct. In other words, our approach minimizes the opportunity for fraud and abuse caused by splitting up

payment for related components of a service between providers that bill separately.

Further, as noted above and as borne out by our experience administering and overseeing the Medicare program, the buy and bill approach does not appear to be problematic in a majority of the country. Therefore, in considering these comments, we continue to believe that it is appropriate for Medicare payment policy to be uniform, in spite of the fact that suppliers in certain states may need to adjust their regulatory standing with the state in order to comply with our payment rules. As stated above, inconsistent application of the policy has influenced the business and professional practices of pharmacies/DME suppliers that prepare drugs for implanted pumps. Specifically, pharmacies that have been allowed to bill directly to Medicare have marketed this approach to physicians at the expense of pharmacies that have not been allowed to direct bill. Inconsistent application of the policy has given a distinct economic advantage to some pharmacies relative to others that we do not believe is equitable. A uniform policy is more fair and predictable for beneficiaries and health care providers, and is easier to administer and oversee and, as stated above, is consistent with longstanding Medicare law and regulations and minimizes the potential for fraud and abuse.

Nevertheless, if a physician does not have a cost for these drugs, the physician does not meet the requirements to bill for these drugs under Medicare Part B as an "incident to" drug. As explained above, these drugs are also not billable under Part B as DME supplies because the drugs are not being furnished directly to the beneficiary. However, these drugs may be payable to the pharmacy under Part D if the ingredients that are being compounded independently meet the definition of a Part D drug—generally a commercial FDA approved drug product.

We have considered the implications of the proposed clarification on patient care and Medicare providers (including physicians and pharmacies). Review of the comments also indicated that the issue is not national, but does affect the south central region of the contiguous United States more than other regions and therefore we believe that providers in most states follow the proposed approach and most states' laws do not create insurmountable barriers for physician offices that administer refills of implanted DME equipment to obtain drugs. We do not believe that major revisions to policy should be based on

erroneous guidance that originated from a single contractor, nor do we believe that we should permit an inconsistent practice to continue indefinitely, because the delay is affecting both those who are in compliance with national payment policy, as well as those who are not.

*Comment:* We received several comments on the potential impact of our proposal. Most commenters expressed concern about the financial impact of our proposal on physician practices, especially small practices. Three major concerns stated were the financial impact of having to buy potentially expensive drugs, the labor involved in submitting claims, and the time that elapses between the administration of the drug and when the drug claim is paid. Physicians and office staff that currently are obtaining the drugs through pharmacies that also bill for the drug were concerned that obtaining these drugs using a buy and bill approach is not financially sustainable and would lead practices to discontinue providing pump refills. Several commenters stated that practices relied on the pharmacy-dispensed and pharmacy-billed approach. Two groups of pharmacies asserted that this clarification will affect their ability to be paid under Medicare Part B for providing intrathecal pain medications, especially medications that contain Schedule II controlled substances.

Comments about the potential impact to beneficiaries included suggestions that some practices would charge beneficiaries up front, that some physicians might convert medication regimens to the oral route—which may not be as well tolerated or as efficacious, or that access could be impaired.

*Response:* We acknowledge that our policy clarification will affect physicians, suppliers and beneficiaries in cases where the pharmacies have been billing for drugs used by the physician to refill implanted DME. Based on the comments on our proposal, we do not believe that these pharmacies represent all or the majority of pharmacies or the providers who obtain pharmacy prepared drugs in their offices. As we have discussed elsewhere, we believe that the drug distribution pathway is available for physician offices to purchase these drugs from appropriately licensed and registered pharmacies in cases where the drugs cannot be dispensed.

We do not believe we should incorporate a change or permit continued inconsistent application of our policies based on erroneous guidance. As we have stated above and

in the proposed rule, the erroneous guidance significantly conflicts with longstanding national policies for drugs provided incident to physicians' services and items furnished under the DME benefit.

Based on the comments, we understand that many pharmacies that prepare drugs used to refill implanted pumps and the providers with whom they have a relationship are unaffected by the policy clarification in the CRs and this rule. Based on publicly available information, we understand that some pharmacies that prepare doses of intrathecally administered medications for Medicare beneficiaries (including some of the commenters who opposed our clarification) are already registered with the DEA as drug distributors. We understand that these entities can receive orders for controlled substances via the DEA 222 form and can sell (that is, distribute) the individually prepared doses to the physician provider, who in turn administers the drug and bills Medicare Part B.

As discussed above, our approach also minimizes program risk that arises from billing for a procedure and an item necessary for the procedure by two different entities that may submit claims with two dates of service. We believe fraud and abuse risk is minimized by requiring the same entity to bill for the drug and its administration.

We are concerned by comments that suggested that some practices may charge Medicare patients up front. We would like to remind physicians that Medicare providers who accept assignment may not charge up front, and note that section 1842(o)(3)(A) of the Act requires these drugs to be paid on an assignment-related basis. Also, the routine use of advance beneficiary notices (ABNs) is not allowed (See the Medicare Claims Processing Manual, chapter 30, Section 40.3.6 at <http://www.cms.gov/Regulations-and-Guidance/Guidance/Manuals/downloads/clm104c30.pdf>).

*Comment:* Several comments stated that CMS' proposed approach will cause physicians to discontinue the use of intrathecal pain managements and to switch to oral analgesics, thereby increasing the risk of diversion.

*Response:* We do not believe this policy clarification will increase the risk of drug diversion. We acknowledge that diversion can occur, perhaps particularly in instances where an individual receives high doses of analgesics, but we do not believe that either the oral or injectable approach is entirely risk free. The risk of drug diversion and pump tampering also

exists with implanted pumps and has been reported in literature.

*Comment:* One commenter stated that CMS policy, as reflected in the Benefit Policy Manual, allows a physician to be paid for administering a drug that has not been bought by the office. The commenter suggests that CMS policy would permit the physician to bill for administration of a drug used to refill an implanted pump even if the physician did not incur the cost for it, and for this reason, the drug should be payable under the DME benefit.

*Response:* We disagree with the commenter's conclusion. The Benefit Policy Manual the commenter cites (Chapter 15, section 60.1A) uses the example of drug administration in the case where the patient has purchased the drug, stating that the drug administration service would be covered, even though drug would not be. We do not believe it follows from this example that drugs used by a physician to refill an implanted item of DME should be included in the DME benefit category. In fact, we believe the manual provision cited by the commenter actually supports our position—namely, that the drug in question is not covered under Part B if the physician administering it incident to a professional service has not incurred the cost for it.

*Comment:* Two commenters expressed support for our clarification. One commenter described the policy as longstanding and believed that most pharmacies are in compliance with this standard. Another commenter stressed the importance of consistent payment policy and expressed concern that pharmacies that billed under the incident to provision not be subject to audits or recoupment if they were acting on good faith based on contractor guidance.

*Response:* We agree with the comments that supported our policy clarification. We thank those who commented on additional issues for their thoughts. As we have stated previously, we believe Medicare's policy on this issue has been longstanding. However, we acknowledge that there are pharmacies that were relying on incorrect contractor guidance to bill Medicare directly for these drugs. For these reasons, we do not plan to take enforcement action for incorrect billing of drugs used to refill an implanted item of DME furnished in a physician's office by pharmacies prior to January 1, 2013 if that incorrect billing stemmed directly from guidance from a Medicare contractor.

*Comment:* Some commenters expressed concerns that the clarification

is a change in policy. Another commenter believes that the fact that we delayed the CR amounts to a tacit approval of pharmacy billing for drugs used by physicians to refill implanted pumps.

*Response:* We disagree that this is a change in our policy. As we stated in the proposed rule, we consider the contractor guidance on pharmacy billing of drugs used to refill implanted items of DME to be erroneous. We believe it was erroneous for other contractors to adopt similar processes. Nevertheless, in light of stakeholder concerns, we delayed the implementation of two CRs and undertook this rulemaking process to ensure that even if our clarification were considered a change in policy, potentially affected parties would have notice and a meaningful opportunity to comment. Thus, our decision to delay the CRs' implementation was not because we approved of, or even condoned, pharmacy billing for these drugs. Rather, we delayed the CRs' implementation to permit further consideration of this issue and ultimately, this rulemaking process. As we undertake rulemaking with respect to payment for Part B drugs generally on an annual basis, we proposed this clarification at the earliest available opportunity.

Moreover, in addition to the other indications discussed elsewhere, our claims processing structure indicates that these drugs generally are billed by physicians incident to their professional service. CMS Change Request 2227 dated July 22, 2002 required that "bills for implanted DME \* \* \* accessories and supplies for the implanted DME must be billed to local carriers." This instruction removed claims processing for drugs used to refill implanted DME from the DME MAC environment (where pharmacy-based Part B claims are typically submitted) and assigned the responsibility to the local carrier, now referred to as a Medicare Administrative Contractor (MAC) (where physicians' claims are typically submitted). This instruction, now 10 years old, indicates that we have long intended that payment for drugs used to refill implanted pumps in the physician's office be received primarily by the physician's office rather than non-physician providers/DME suppliers.

Finally, we wish to clarify one other point. In the proposed rule, we stated that in the case of drugs used to refill an implantable item of DME, "the physician must buy and bill for the drug, and a nonphysician supplier that has shipped the drug to the physician's office may not do so (except as may be

permitted pursuant to a valid reassignment)." Our reference to a "valid reassignment" was intended to refer only to the fact that in certain limited cases, as specified in section 1842(b)(6) of the Act and its implementing regulations, a physician may reassign a claim for Medicare payment. To the extent that our reference to a "valid reassignment" in the proposed rule implied that a physician could permissibly reassign a claim for a drug used to refill an implanted item of DME to a pharmacy supplier, it was in error.

*Conclusion:* After considering the comments and the potential impact on beneficiaries, health care providers and Medicare payment policy for DME and drugs used incident to a physician's service, we are finalizing the provision as proposed. We are finalizing the clarification that we consider drugs used by a physician to refill any implanted item of DME to be within the "incident to" benefit category and not the DME benefit category, and we are adding regulation text at § 410.26 to codify our policy. Therefore, to bill under the "incident to" benefit, the physician must buy and bill for the drug, and a non-physician supplier that has shipped the drug to the physician's office may not do so. In certain circumstances, for example if the physician does not incur an expense for the drug, Medicare Part D may be able to provide payment to the pharmacy for these drugs. We believe that our position is straightforward, is consistent with how national Part B drug payment policy is applied in the physician office setting, and is already adhered to across most of the country. Consistent with this final rule, CR 7397 will go into effect on January 1, 2013.

We maintain that CR 7397 (and its predecessor CR 7109) does not change longstanding Part B drug payment policy for drugs paid under section 1847A of the Act, in particular, that a drug provided incident to a physician's service must represent an expense to the physician. Neither laws nor regulations that authorize such payment have been changed since the erroneous guidance was brought to CMS' attention. Corresponding instructions in the Benefit Policy Manual (Publication 100-02, Chapter 15, sections 50.3 and 60.1) also have not changed. The instructions in the CRs that clarified that payment for drugs furnished incident to the filling or refilling of an implanted pump or reservoir are determined under section 1847A of the Act and pharmacies (including DME suppliers that utilize pharmacists to dispense medications) may not bill Medicare Part

B for drugs provided to a physician for administration to a Medicare beneficiary also have not changed. We believe that these facts confirm that our policy clarification is consistent with longstanding statute, regulation, and manual instructions that pertain to Medicare national policy and that our policy remains the appropriate one.

### 3. Out of Scope Comments

In addition to comments requesting us to delay AMP-based price substitution that were discussed at the end of Section 1.c., we received comments pertaining to the creation of unique HCPCS codes for new branded drugs and biologicals, the payment amount for part B drugs, supply and dispensing fees, concerns about the timeliness of claims processing and claims denials, payment incentives that would decrease the impact of drug shortages, the duration of the quarterly AMP-based price substitution, notice of price substitution for manufacturers, and safeguards for WAMP-based price substitution.

In the proposed rule, we stated that we are not proposing any other changes to the safeguards, timing or notification procedures for the AMP-based price substitution. Comments on these and other issues listed in the paragraph above are outside the scope of this rule, and therefore, are not addressed in this final rule with comment period.

### C. Durable Medical Equipment (DME) Face-to-Face Encounters and Written Orders Prior to Delivery

#### 1. Background

Sections 1832, 1834, and 1861 of the Act establish that the provision of durable medical equipment, prosthetic, orthotics, and supplies (DMEPOS) is a covered benefit under Part B of the Medicare program.

Section 1834(a)(11)(B)(i) of the Act, as redesignated by the Affordable Care Act, authorizes us to require, for Specified Covered Items, that payment may only be made under section 1834(a) of the Act if a physician has communicated to the supplier a written order for the item, before delivery of the item. Section 1834(h)(3) of the Act states that section 1834(a)(11) applies to prosthetic devices, orthotics, and prosthetics in the same manner as it applies to items of durable medical equipment (DME). In a December 7, 1992 final rule (57 FR 57675), we implemented this provision in § 410.38(g), for DME items and § 410.36(b) for prosthetic devices, orthotics, and prosthetics. Together these sections state that as a requirement for payment, CMS, a

carrier, or, more recently, a Medicare Administrative Contractor (MAC) may determine that an item of durable medical equipment, and prosthetic and orthotic supplies (DMEPOS) requires a written physician order before delivery. In addition to the regulations listed at § 410.38(g) and § 410.36(b), we have stated in Chapter 5, Section 5.2.3.1 of the Program Integrity Manual, that the following items require a written order prior to delivery: (1) Pressure reducing pads, mattress overlays, mattresses, and beds; (2) seatlift mechanisms; (3) transcutaneous electrical nerve stimulation (TENS) units; (4) power operated vehicles (POVs) and power wheelchairs.

Section 6407(b) of the Affordable Care Act amended section 1834(a)(11)(B) of the Act. The Affordable Care Act added language to the Act that requires for certain items of DME, a physician documenting that a physician, a physician assistant (PA), a nurse practitioner (NP), or a clinical nurse specialist (CNS) has had a face-to-face encounter with the beneficiary pursuant to the written order. Under section 1834(h)(3) of the Act, the items that require a written order verifying a face to face encounter may also include prosthetic devices, orthotics, and prosthetics. The encounter must occur during the 6 months prior to the written order for each item or during such other reasonable timeframe as specified by the Secretary.

## 2. Provisions of the Proposed Regulations and Summary of the Public Comments

We have made a series of modifications to the rule based on response to comments. As a result of comments, we are implementing several changes and clarifications to limit burden and still protect the Medicare Trust Funds. We have clarified that this requirement will begin only for new orders written after the effective date. We believe it is important to apply this requirement prospectively and not retroactively. To allow sufficient time for implementation, the effective date of this provision is July 1, 2013. Therefore, covered items ordered on or after July 1, 2013 will require a face-to-face encounter. Additionally, we have modified the timeline to require that a face-to-face encounter occur within 6 months before the written order. We have also added an additional criterion to remove items from the list of covered items. This is discussed in further detail below.

*Comment:* Several commenters questioned if these requirements adequately address the central drivers of

fraud in the home health care and DME supply industries. If the goal is to eliminate the situation where a physician signs a DME order for a patient they know little about, having a physician sign off on a PA note does little to meet the goal.

*Response:* We believe that increasing physician involvement will help limit waste, fraud, and abuse while encouraging beneficiaries to maintain access to the necessary services. We believe physician involvement will not only assist in reducing waste, fraud and abuse but it will also help to ensure that beneficiaries receive high quality DME to meet their specific needs. Further, because a face-to-face encounter documented by a physician is a statutory requirement, CMS is required to implement this provision.

*Comment:* One commenter noted that the proposed rule does not address the role of the Certificate of Medical Necessity (CMN) under the DME face-to-face policy.

*Response:* The commenter is correct that the face-to-face requirement addressed in this regulation does not change existing policy related to CMNs. The face-to-face requirement does not change the CMN process for those items that require a face-to-face. The face-to-face encounter can be completed at the same time as the CMN.

*Comment:* A commenter noted that, the rule requiring face-to-face encounters and written orders prior to DME delivery uses the terms “physician” and “practitioner” inconsistently. Specifically, physician is the only term used to describe those authorized to order DME, which seems to imply that physicians are the only practitioners who may order DME. The proposal then goes on to state that PAs, NPs and physicians may perform the face-to-face visit for DME.

*Response:* We would like to clarify that under section 1834(a)(11)(B)(ii) of the Act, physicians, physician assistants, clinical nurse specialists and nurse practitioners are authorized to conduct the face-to-face encounter. We collectively refer to physicians, NPs, PAs and CNSs as “practitioners.” However, according to the statute, the physician must document that the face-to-face encounter occurred when performed by the PA, NP, or CNS. Items of DME can be ordered as outlined in the scope of practice for the respective practitioners subject to applicable Medicare rules. However, the face-to-face must be performed by the physician, PA, NP or CNS and documented by a physician.

*Comment:* Several commenters requested that CMS clarify whether the

hospitalist ordering the DME for the inpatient and who has the face-to-face encounter with the patient prior to discharge must meet the face-to-face encounter requirement.

*Response:* Medicare beneficiaries discharged from a hospital do not need to receive a separate face-to-face encounter, as long as the physician or treating practitioner who performed the face-to-face encounter in the hospital issues the DME order within 6 months after the date of discharge.

*Comment:* Several commenters requested clarification that this requirement is for *new* DME orders and not for existing orders. Commenters were concerned that if the proposed face-to-face encounter requirements were to apply retroactively to orders already written (that is, each new shipment after the effective date of the final rule would need to comply with the requirements), suppliers may be required to obtain new physician orders for all of the Medicare beneficiaries whom they serve.

*Response:* We clarify that this requirement is for new DME orders only. That is, items that have been ordered on or after the effective date of this final rule.

*Comment:* Several commenters requested that the effective date of the rule be delayed until July 1, 2013, or such later date as found reasonable to provide adequate education to patients and suppliers about the new requirements. Commenters recommended that CMS provide extensive education on the documentation requirements, and alert beneficiaries to the new co-payment possibility associated with the face-to-face encounter while emphasizing the improved quality of care aspect of this rule.

*Response:* We agree, and are, therefore, delaying the implementation date until July 1, 2013. We believe that provides sufficient time to prepare for implementation.

*Comment:* A few commenters stated that to ensure the integrity of the competitive bidding program’s single payment amounts, CMS must either (1) ensure that the final rule adopts provisions that are wholly consistent with the current documentation requirements dictated by the LCDs; (2) exempt items subject to competitive bidding from the proposed documentation requirements during the bid program; or (3) permit suppliers to resubmit bids for these items that take these additional costs into account.

*Response:* This requirement is a condition of payment that applies uniformly to these items regardless of



whether they are paid for under the fee schedule or the competitive bidding program. There are no exceptions for items that are furnished in a competitive bidding area. Moreover, as noted in the impact analysis, we believe that this requirement will not result in significant costs for suppliers.

#### a. DME Face-to-Face Encounters

##### (1) General Requirements

We had proposed to revise § 410.38(g) to require, as a condition of payment for certain covered items of DME, that a physician must have documented and communicated to the DME supplier that the physician or a PA, an NP, or a CNS has had a face-to-face encounter with the beneficiary no more than 90 days before the order is written or within 30 days after the order is written. As described in the CY 2013 PFS proposed rule (77 FR 44794), we outlined the rationale for the 90 days before or 30 days after the order was written.

During the face-to-face encounter, the physician, a PA, NP, or CNS must have evaluated the beneficiary, conducted a needs assessment for the beneficiary or treated the beneficiary for the medical condition that supports the need for each covered item of DME. As a matter of practice, this information would be part of the beneficiary's medical record and include the identity of the practitioner who provided the face-to-face assessment. We believe that requiring a face-to-face encounter to document the medical condition that supports the need for the covered item of DME reduces the risk of fraud, waste, and abuse since these visits help ensure that a beneficiary's condition warrants the covered item of DME.

Section 1834(a)(11)(B)(ii) of the Act, as amended by section 6407(b) of the Affordable Care Act, states that a physician must document that the physician, a PA, NP, or CNS has had a face-to-face encounter (other than with respect to encounters in which "incident to" services are involved) with the beneficiary. "Incident to" services are defined in section 1861(s)(2)(A) of the Act. Likewise, for the purpose of this regulation, a face-to-face encounter must be documented by a physician and any encounter that is covered as an "incident to" service does not satisfy the requirements of this regulation.

The following is a summary of the comments we received regarding the documentation of a face-to-face encounter and the timeframe in which it must occur.

*Comment:* Many commenters suggested that CMS revise the rule to

require that face-to-face encounters occur only *before* the date of the written order, and not after the written order is issued.

*Response:* After consideration of these comments we have removed the option for the face-to-face encounter to occur 30 days after the written order. We believe it is critical that the face-to-face be conducted *before* the item is delivered to the beneficiary's home. Allowing face-to-face encounters to occur 30 days after the order could result in medically unnecessary items being delivered to beneficiaries. Further, suppliers could deliver the item but then be unable to bill Medicare if the face-to-face encounter does not occur.

*Comment:* Many commenters believed the timeframe should be revised to allow the face-to-face encounter to occur in the 6-month period preceding the order, as authorized by the statute.

*Response:* In response to comments, CMS is modifying the encounter timeframe so that the face-to-face encounter must now occur 6 months prior to the written order, as opposed to the 3 months we previously had proposed. We believe this modified timeframe best balances the need to protect the Medicare Trust Funds by limiting waste, fraud and abuse while limiting burden.

*Comment:* Many commenters stated that the 30 days after the written order specifically puts the suppliers at financial risk. Many commenters expressed concern that it is not reasonable to expect suppliers to furnish the item without documentation that the in-person encounter took place. Once a beneficiary has received the Specified Covered Item of DME, he or she has little incentive to see a doctor. The supplier, meanwhile, will not be paid for the item unless it has obtained a signed Advance Beneficiary Notice of Noncoverage (ABN) from the beneficiary. Therefore, many commenters suggested that the face-to-face encounter should not be allowed to occur after the written order and delivery of the Specified Covered Item. They believed neither the beneficiary, nor the physician will have much impetus to follow through with the encounter once the equipment is delivered, and the supplier will then be unable to bill Medicare. A few commenters suggested that if the timeframe is not revised, CMS should compensate suppliers for the first 30 days if the physician does not present documentation.

*Response:* We concur that it is critical that the face-to-face encounter be conducted before the item is furnished to the beneficiary's home. We are

revising the timeframe for the face-to-face encounter to occur and removing the 30 days after the written order. The face-to-face encounter must occur in the 6 months before the order is written. We will not offer any compensation or liability waivers because the supplier should be able to obtain the documentation before supplying the item.

*Comment:* A few commenters suggested that if the timeframe is not revised, CMS must make clear that suppliers would be entitled to payment under the waiver of liability provisions in section 1879(a)(1) of the Act in the event that the beneficiary does not follow through with the face-to-face visit, as the DME supplier would have no way to know that the visit would not take place. According to the commenters, section 1879(a)(1) clearly states that if a contractor denies payment because of a determination that the services was medically unnecessary, which would include a denial for a lack of a face-to-face encounter, the supplier should nonetheless be paid if the supplier did not know and had no reason to know that the payment would be denied.

*Response:* As noted previously, we are revising the encounter timeframe to be in the 6 months before the DME order is written. We believe it is critical that the face-to-face encounter be conducted before the item is delivered to the beneficiary's home. Since we have removed the 30 days after the order requirement, the waiver of liability provisions do not need to be addressed.

*Comment:* Several practitioner organizations supported the proposed 90 days before or 30 days after the order is written timeframe for the face-to-face encounter. These commenters believed it was a reasonable timeframe for the face-to-face to occur.

*Response:* The vast majority of commenters expressed concerns about the proposed timeframe. The supplier industry specifically expressed serious concerns regarding the provision in the proposed rule that allowed the face-to-face order to occur 30 days after the written order. Therefore, with this final rule with comment period, we are eliminating the option for the face-to-face encounter to occur 30 days after the written order and revising the timeframe for a face-to-face encounter to occur 6 months preceding the written order.

We will monitor the implementation of this rule to ensure there are no unintended consequences that negatively impact the practitioner, supplier, and beneficiary communities. In addition, we do not believe the new timeframe will have a significant impact



on beneficiaries' access to medically necessary, quality DME, since we believe that many beneficiaries already see their practitioner during a 6-month period of time. We believe the new timeframe will make it easier for beneficiaries to access DME than the previously proposed timeframe.

*Comment:* A few commenters cautioned that this proposal will cause a certain amount of confusion since certain DME items, such as power mobility devices (PMDs) as outlined in § 410.38(c), have a 45 day face-to-face encounter requirement as opposed to the proposed 90 day requirement for other DME items. Commenters believe greater consistency among face-to-face requirements for DME will reduce confusion and improve compliance by healthcare professionals. Several commenters expressed a desire to have this regulation supersede the PMD face-to-face regulation.

*Response:* This regulation implements section 1834(a)(11)(B) of the Act. It does not supersede the PMD regulation as specified in § 410.38(c), which we issued under different authority. We believe that a longer timeframe is necessary for these DME items than the 45-day timeframe for PMDs because of the wide variety of DME items covered by this rule. This regulation does not apply to PMDs and does not supersede other regulations specific to PMDs. We look forward to engaging in extensive education to help to clarify the requirements.

*Comment:* Several commenters suggested that CMS should consider a risk-based approach where specified conditions would be excluded from the face-to-face encounter requirement within the proposed timeframe. Prior to finalizing the proposed rule, most commenters suggested that CMS should work more closely with physicians and supplier stakeholders to determine the best approach in establishing a timeframe for the face-to-face encounter.

*Response:* In response to comments, we have removed the requirement allowing the face-to-face encounter to occur 30 days after the written order and instead are requiring the face-to-face to be conducted in the 6 months preceding the written order. However, we are not using a risk based approach to determine the methodology and timeframe for the DME face-to-face requirement. We believe that a risk based approach would be difficult to implement and would create undue confusion. We further believe that it is unnecessary particularly in light of the longer timeframe.

*Comment:* Several commenters expressed concerns that the

longstanding Medicare policy allows beneficiaries to receive items they urgently need by allowing verbal communication between practitioners and suppliers; then a written order is required before billing. Commenters caution that the coverage policy should not prevent Medicare beneficiaries from receiving statutorily-covered, medically necessary items.

*Response:* We do not believe this provision will prevent Medicare beneficiaries from receiving medically necessary DME. Regarding the longstanding policy, outlined in the Program Integrity Manual, Chapter 5, for items that do not require a written order before delivery, suppliers are allowed to dispense DME to the beneficiary based upon a verbal order, however a supplier must have a written order before submitting a claim for payment. For items that do require a written order before delivery, a supplier must have a written order (with the face-to-face documentation) prior to delivery when submitting a claim for payment. This provision will ensure that beneficiaries are only receiving medically necessary DME. We encourage open communication between the practitioners and suppliers to ensure that beneficiaries receive medically necessary items in a timely fashion. In addition, we will monitor the implementation of this rule to ensure there are no unintended consequences that negatively impact the beneficiary, practitioner and supplier communities.

*Comment:* Several commenters believe that the agency is implementing a flawed statute, and urge the Secretary to carefully consider the impact on patients, particularly in rural and urban underserved areas. These commenters were especially concerned that NPs and Clinical Nurse Midwives (CNMs) are not able to fulfill the face-to-face requirement for DME. Commenters cautioned that ordering DME is clearly an activity that is within the scope of practice of nurse practitioners. They believed that a statutory barrier preventing nurse practitioners from independently documenting face-to-face encounters limits the agency and, most importantly, the patient's ability to receive timely and important care.

*Response:* We recognize the concerns commenters have expressed regarding the impact that this statute might have on beneficiaries, particularly in rural and urban underserved areas if NPs are not allowed to fulfill the face-to-face requirement. NPs, PAs, and CNSs can still conduct the face-to-face encounter and order DME within their scope of practice. However, in this final rule, we are implementing the statutory

requirement in section 1834(a)(11)(B)(ii) of the Act, that a physician must document that the face-to-face encounter occurred when performed by a PA, NP, or CNS. CNMs are not listed in the statute as a practitioner that may conduct the face-to-face encounter. Moreover, we believe that CNMs are distinct from CNSs.

*Comment:* A few commenters expressed concerns that NPs have no control over how quickly physicians will actually document the face-to-face encounters that they conduct. The commenters were concerned that there may be instances in which it will be difficult to ensure documentation is submitted by the physician to the supplier within 30 days after an order is written, potentially delaying patient access to the equipment they need while documentation is being completed.

*Response:* We have removed the ability for the face-to-face encounter to occur up to 30 days after the order. We are implementing a statutory requirement that the physician must document the face-to-face encounter even when performed by a PA, NP or CNS within the 6 months preceding the written order. We urge physicians, PAs, NPs and CNSs to work together to ensure that all beneficiaries receive needed DME. Additionally, we believe that 6 months prior to the written order provides sufficient time for coordination between the NP, PA, or CNS and the physician to document the face-to-face encounter. In addition, we will monitor the implementation of this rule to ensure there are no unintended consequences that negatively impact the practitioner, supplier, and beneficiary communities.

*Comment:* Several commenters stated that CMS should assume that practitioners' medical judgment determined that the face-to-face encounter is valid.

*Response:* We appreciate the commenters' recommendation that physicians/treating practitioners should be given the presumption that their medical judgment determined that the face-to-face encounter is valid or medically necessary. However, we must ensure that all CMS requirements are met, and cannot accept this recommendation. Therefore, just because a face-to-face encounter is performed does not mean that all CMS requirements are met, including medical necessity.

*Comment:* Several commenters expressed concern that there is no evidence that requirements for physician oversight or supervision increases quality or reduces fraud. The commenter further stated that during

the past 15 years, there is little evidence that NPs and CNSs engaged in fraudulent or abusive ordering of DME and there is little efficiency or true accountability in relying on documentation by a physician who has not evaluated the patient rather than the NP or CNS who has performed that examination.

*Response:* This rule does not address the ordering practices of NPs and CNSs. Rather, the statute requires that physicians document the face-to-face encounters of NPs, CNSs and PAs with beneficiaries for certain covered items of DME. Section 1834(a)(11)(B)(ii) of the Act requires that a physician must document that the face-to-face encounter occurred when performed by a PA, NP, or CNS. The degree to which NPs and CNSs are engaged in fraudulent or abusive ordering of DME is not specifically addressed by this Affordable Care Act provision; however, as we stated earlier and also in the proposed rule, we believe that requiring a face-to-face encounter that supports the need for the covered item of DME will reduce the risk of fraud, waste, and abuse since these visits help ensure that a beneficiary's condition warrants the covered item of DME.

*Comment:* Several commenters stated that for some beneficiaries needing items such as transcutaneous electrical nerve stimulation (TENS), it is common for physical therapists, occupational therapists, chiropractors, and other participating Medicare health care professionals to conduct the face-to-face encounter while physicians continue to be responsible for producing the written order and documenting that the face-to-face encounter has occurred. A few commenters stated that it should be sufficient for a speech pathologist to conduct the face-to-face encounter for items such as a speech generating device. A few commenters stated that sleep physicians should also be allowed to provide DME.

*Response:* We appreciate these commenters' suggestions regarding including additional types of practitioners that could potentially provide DME face-to-face encounters. It is important to keep in mind that chiropractors are not allowed to bill Medicare for DME items. Other practitioners must be working within their scope of practice. The statute specifies that while the physician must document his or her own face-to-face encounter, only a physician, NP, PA, or CNS may conduct the face to face encounter, however it must be documented by a physician. Moreover, a sleep physician who meets the Medicare definition of physician can be

considered a physician for purposes of this face-to-face encounter.

*Comment:* Several commenters stated that if this rule is to prevent fraud on the physician/non-physician side, then having a strong rationale for the DME equipment in their encounter note should provide sufficient documentation to determine the medical need for the DME. The commenters believe this documentation establishes the trail of the request and justification for each piece of DME. No additional paperwork should be transmitted and no interpretation of the encounter note (by non-clinician DME suppliers) would need to be done. The process could create a clear auditing trail for investigators.

*Response:* We appreciate these comments; however, we must implement the regulation based on the provisions of section 1834(a)(11)(B)(ii) of the Act, which requires a physician to document the occurrence of a face-to-face encounter for covered items of DME. Throughout the development of the proposed rule and based on comments, we attempted to balance the implementation of the statute while limiting burden on providers, suppliers and beneficiaries, and while ensuring that beneficiaries continued to have access to medically necessary DME.

In response to comments, we removed language that allowed the face-to-face encounter to occur 30 days after the written order and modified the timeframe to now be within the 6 months preceding the written order. We believe that this will allow suppliers to deliver medically necessary DME while trying to eliminate the possibility that the face-to-face encounter will never be conducted.

In the proposed rule, we noted that a face-to-face encounter may be accomplished via a telehealth encounter if all Medicare telehealth requirements as defined under section 1834(m) of the Act and the implementing regulations in § 410.78 and § 414.65 are met as described in more detail in the CY 2013 PFS proposed rule (77 FR 44794). Further, a single face-to-face encounter, including those facilitated through the appropriate use of telehealth, can support the need for multiple covered items of DME as long as it is clearly documented in the pertinent medical record that the beneficiary was evaluated or treated for a condition that supports the need for each covered item, during the specified timeframe.

As described in more detail in the CY 2013 PFS proposed rule (77 FR 44795), we proposed requirements for a written order as a condition of payment. For purposes of this final rule with

comment period, which is focused on implementing section 1834(a)(11)(B) of the Act and reducing fraud, waste, and abuse, an order without minimum elements would be considered incomplete and would not support a claim for payment.

The following is a summary of the comments we received regarding the written order proposal.

*Comment:* Many commenters expressed a belief that instructions and requirements related to the order need to be clear and less burdensome. Commenters expressed the need for clarity and/or requested removal of the need for physicians to describe "necessary and proper usage instructions", diagnosis codes, and the National Provider Identifier (NPI) in the written order.

*Response:* We appreciate the commenters' recommendation. We agree that instructions that limit burden are important. We have removed the proposed requirement for orders to include: "necessary and proper usage instructions" and the diagnosis. Due to the large number of covered DME items and the fact that there could be many diagnoses and usage instructions for each, we agree that these proposed requirements may be overly burdensome. While this information will not be required on the DME order under this regulation, we will still expect to see related diagnoses included in the beneficiary's medical record. We would also expect "necessary and proper usage instructions" to be provided to the beneficiary or care giver for proper usage of the item. The remaining five elements listed: (1) The beneficiary name; (2) the item of DME ordered; (3) prescribing practitioner NPI; (4) the signature of the prescribing practitioner; and (5) the date of the order are the minimum needed for CMS to consider the order valid. This does not supersede other requirements.

*Comment:* Several commenters stated that for some DME items, the proposed face-to-face encounter requirements represent a significant change for Medicare beneficiaries, providers and DME suppliers. Commenters noted that even though some of the proposals are relatively minor, such as requiring the prescribing practitioner's NPI to be included on the written orders, they require providers and suppliers to change their standard practices. Such "minor" changes are significant since non-compliance may adversely affect the payment for DME.

*Response:* We appreciate these comments. Our goal is to limit provider and supplier burden while still preventing waste, fraud and abuse. To

that end, in response to comments, we have removed the requirement that instructions for necessary and proper usage, and the diagnosis be included on the order. However, we are retaining the other requirements as a way to limit waste, fraud and abuse.

As a result of the comments, we are requiring at a minimum, the written order contains: (1) The beneficiary name; (2) the item of DME ordered; (3) the signature of the prescribing practitioner; (4) prescribing practitioner NPI; (5) the date of the order. Orders should still comply with standards of practice and therefore may be more detailed.

As noted previously, section 1834(h)(3) of the Act incorporates by cross reference prosthetic devices, orthotics, and prosthetics to the items encompassed by section 1834(a)(11)(B) of the Act. At this time, we are not implementing the proposed changes to § 410.36(b) to require documentation of a face-to-face encounter for prosthetic devices, orthotics, and prosthetics that, according to § 410.36(b), require a written order before delivery in this final rule. We intend to use future rulemaking to determine which prosthetic devices, orthotics, and prosthetics, require, as a condition of payment, a written order before delivery supported by documentation of a face-to-face encounter with the beneficiary consistent with section 1834(a)(11)(B)(ii) of the Act.

The following is a summary of comments we received regarding prosthetic devices, orthotics, and prosthetics.

*Comment:* In many cases, the acute condition (for example, amputation, stroke, polio, etc.) that caused the initial medical need for the prosthesis or orthotics no longer requires specific medical treatment by a physician. In this scenario, Medicare beneficiaries often look to their orthotist or prosthetist to continue to provide the prosthetics or orthotics (P & O) necessary to restore and maintain functional abilities. Commenters were concerned that if applied to P & O patients, the face-to-face requirement for P & O care would result in extensive administrative burdens for P & O clinicians and the physicians who prescribe these services, as well as pose a significant impediment for their patients.

*Response:* We appreciate this comment and will consider it as we contemplate future rule making for P & O.

*Comment:* For prosthetic devices, orthotics, and prosthetics, commenters urged CMS to conduct an evaluation of

the impact of the requirements for selected DME items before deciding whether there should be any expansion to other product categories. Second, commenters believed that CMS should limit any such requirement to items for which there is sufficient evidence of fraud and abuse, and not based solely on the reimbursement amount of the item. Commenters continued to have concerns about what data CMS used to establish and verify the level of fraud among Medicare physicians, specifically as related to that data comparing physician suppliers vs. commercial suppliers, and by specialty area within physician suppliers.

Several commenters noted that when CMS considers whether to apply the new face-to-face encounter requirements to enteral nutrition, CMS should be mindful of the existing requirements and not impose redundant requirements or request duplicative information.

*Response:* We appreciate these comments, and will consider them, including physician vs. commercial suppliers, as we consider future rule making for P & O.

We also stated in the proposed rule that none of our proposals superseded any regulatory requirements that more specifically address a face-to-face encounter requirement for a particular item of DME.

#### (2) Physician Documentation

The statute requires that a physician document that the physician or a PA, NP or CNS has had a face-to-face encounter with the beneficiary. As described in the CY 2013 PFS proposed rule (77 FR 44795), we proposed two options for how this could be done.

The following is a summary of the comments we received regarding the physician documentation proposal.

*Comment:* Several commenters believed a standardized form that documents the elements CMS and its contractors require for coverage of a DME item should be recognized by CMS as part of the beneficiary's medical record and should establish the beneficiary's medical need for the item.

*Response:* The amount of necessary clinical information needed to demonstrate that all coverage and coding requirements are met will vary depending on the item/service. For example, we have National and Local Coverage Determinations which address many of these items/services. The commenters appear to be describing a template. However, we do not prohibit the use of templates to facilitate record-keeping. We also do not endorse or approve any particular templates. A physician or practitioner may choose

any template to assist in documenting medical information.

We do caution, however, that some templates provide limited options and/or space for the collection of information such as by using "check boxes," predefined answers, and limited space to enter information. We discourage the use of such templates. Our experience with claim review shows that 'limited space' templates often fail to capture sufficient detailed clinical information to demonstrate that all coverage and coding requirements are met. Furthermore, physicians or practitioners should be aware that templates designed to gather selected information primarily for reimbursement purposes are often insufficient to demonstrate that all coverage and coding requirements are met. These 'limited space' documents often do not provide sufficient comprehensive information to adequately show that the medical necessity criteria for the item/service have been met.

*Comment:* A few commenters expressed a belief that the documentation requirements should be the same for physicians as they are for nurse practitioners and other non-physician providers.

*Response:* We agree that the documentation requirements for the face-to-face encounter should be the same. However, it is duplicative to have the physician document that the face-to-face occurred when they themselves conducted the face-to-face encounter. Therefore, we are not requiring additional documentation requirements for the physician in addition to what they are required to document during the actual face-to-face encounter.

As a result of the comments, the submission of the pertinent portion of the medical record documented by the physician is sufficient to document that the face-to-face encounter has occurred, when the physician conducts the face-to-face encounter. Documentation of the face-to-face encounter must include an evaluation of the beneficiary, needs assessment for the beneficiary, or treatment of the beneficiary for the medical condition that supports the need for each covered item of DME. A written order is still required for these covered items of DME.

#### (3) Physician Documentation of Face-to-Face Encounters Performed by a Physician Assistant, Nurse Practitioner, or Clinical Nurse Specialist

As described in the CY 2013 PFS proposed rule (77 FR 44795), we had considered four options for the physician documentation of a face-to-

face encounter performed by a PA, NP, or CNS.

The following is a summary of the comments we received regarding how physician documentation requirements should be handled when the face-to-face encounter with the beneficiary is conducted by a PA, NP, or CNS.

*Comment:* Many commenters believed that CMS should allow each of the outlined options so that practices may choose which option will best meet their needs and those of the patient.

*Response:* We believe there needs to be a standard accepted practice for documenting the face-to-face encounter when performed by a PA, NP or CNS. We believe that this will promote consistency and ensure that there is clear guidance on the requirements.

*Comment:* Some commenters believe that if an ordering physician certifies the date of a face-to-face encounter on the signed written order that should be sufficient documentation for the supplier to establish medical necessity for the DME items. This method of documentation is most efficient for physicians, and it is easily verified by DME suppliers when establishing that medical necessity requirements are met.

*Response:* While we appreciate this comment, a verification of a date added to a written order does not prove that an adequate face-to-face occurred. Detailed face-to-face documentation is required to ensure the item of DME is medically necessary and appropriate for the individual beneficiary.

*Comment:* Commenters believe there is no justification for requiring less information on the beneficiary's medical need for DME if a physician personally conducts the evaluation than if a nurse practitioner assesses the patient. Typically, the physician communicates the order directly to the supplier who, in turn, initiates intake and assessment based on a written confirmation of the physician's verbal order, which is later ratified by the physician's signature and date.

*Response:* We are not requiring less information on the need for DME if a physician conducts the evaluation than would be deemed appropriate if a nurse practitioner assesses the patient. We are not requiring additional documentation requirements for the physician above what they are required to perform in documenting the actual face-to-face encounter.

*Comment:* Many commenters expressed a desire to limit their burden. Commenters expressed that overly unnecessary copying, drafting, and distribution of records from the MD/DO to the physician supplier is burdensome at the very least, interferes with the

physician-patient relationship, and is generally not in the best interests of the Medicare beneficiary.

*Response:* We have worked to develop a rule that weighs our responsibility to implement the statutory provision, while minimizing provider and supplier burden. As a result of comments, we are allowing flexibility on how the supplier is notified of the face-to-face encounter. We have tried to limit the burden by requiring that the physician sign/cosign the pertinent portion of the medical record to document when a face-to-face encounter was performed by a NP, PA or CNS. This step is not needed when the physician personally conducts the face-to-face encounter.

As a result of the comments, we are requiring the physician documenting the face-to-face encounter performed by a NP, PA or CNS, must sign or cosign the pertinent portion of the medical record indicating the occurrence of a face-to-face encounter for the beneficiary for the date of the face-to-face encounter, thereby documenting that the beneficiary was evaluated or treated for a condition relevant to an item of DME on that date of service. Other signature requirements described in the manual, such as those for determining a legible signature remain in force. This option provides evidence that the physician reviewed the relevant documentation to support that a face-to-face encounter occurred for that date of service. A signed order (in contrast to a signed medical record) would not satisfy the requirement described in this option that the physician "sign/cosign the pertinent portion of the medical record."

#### (4) Supplier Notification

Since the supplier submits the claims for the covered items of DME, the supplier must have access to the documentation of the face-to-face encounter. All documentation to support the appropriateness of the item of DME ordered, including documentation of the face-to-face encounter, must be available to the supplier. As with certain other items and services submitted for Medicare payment, we require the entity submitting the claim to maintain access to the written order and supporting documentation relating to written orders for covered items of DME and provide them to us upon our request or at the request of our contractors.

As described in CY 2013 PFS proposed rule (77 FR 44795), we had considered four options for the supplier notification of the face-to-face encounter.

The following is a summary of the comments we received regarding the supplier notification proposal.

*Comment:* Several commenters expressed concerns that physicians have reported deceptive practices by DME suppliers who have sent letters to physicians on letterhead appearing to be co-branded with CMS but without CMS authorization. The letters have indicated that because the DME supplier is undergoing a CMS audit, the physician must produce extensive and costly medical record documentation and submit it to the DME supplier.

*Response:* Suppliers are required to have the documentation available upon request by CMS. CMS has worked to limit the burden associated with this regulation. However, the CMS seal and logo are for the official use of CMS and its authorized contractors only and must not be used by suppliers or others within the private sector. Under section 1140 of the Act, individuals or organizations may be subject to a civil money penalty for the misuse of words, symbols, or emblems or names in reference to Social Security or Medicare. If physicians have information about suppliers or others who are misusing CMS words, symbols, or emblems, they should contact the HHS Office of Inspector General. Organizations or individuals concerned about suppliers who may be misrepresenting themselves or CMS should contact the contractor that processes their claims. CMS requires that suppliers have access to the documentation to support their claims. Suppliers may request supporting documentation, including documentation of a face-to-face encounter, from the physician, but suppliers must not misuse CMS words, symbols, or emblems when making those requests. Suppliers may, of course, share unaltered CMS educational material.

*Comment:* Commenters suggested that CMS clarify in its regulation that after a physician or beneficiary has submitted a medical record and documentation of the face-to-face visit to the DME supplier, the DME supplier must retain a copy of that already-submitted record, and the physician is not required to supply subsequent medical records or documentation to the DME supplier.

*Response:* The face-to-face encounter is a condition of payment for the supplier. Suppliers must make this information available to CMS upon request.

*Comment:* Commenters urged CMS to give physicians and other practitioners maximum flexibility by allowing them to choose among the options CMS has proposed. To avoid creating new

burdens for physicians, commenters recommend that the new process for communicating documentation to suppliers resemble, as closely as possible, current processes used by physicians. Commenters believe that this may be similar to the second option discussed in the proposed rule, and, if this is the case, they recommended using that option.

*Response:* In response to comments, we are not requiring a particular method of transmission for supplier notification that the face-to-face encounter has occurred in order to limit burden and not create a hindrance to access to care. Practitioners and suppliers can communicate the information and requirements through existing business processes for transmitting this information. CMS will monitor the effects of this provision on beneficiaries' access to medically necessary DME. We also note that this documentation must be made available to suppliers to allow them to ensure all requirements are met. Suppliers must make this documentation available to CMS upon request.

*Comment:* Many commenters believe that the adopted rules should give adequate protection to downstream DME suppliers who act in good faith in response to information communicated by physician practices. Commenters believe that whatever documentation and communication policies CMS adopts for face-to-face encounters should give suppliers absolute peace of mind that their subsequent dispersing of DME items will not later be second-guessed by CMS or its contractors.

*Response:* We believe that by removing the ability for the face-to-face encounter to occur 30 days after the written order suppliers will be afforded more protection as all documentation will be available at the time of order. Completion of the face-to-face requirement is a condition of payment and could be subject to audit. Therefore, this documentation must be available to CMS on request. CMS will monitor the effects of this provision on beneficiaries' access to medically necessary DME.

*Comment:* A few commenters strongly opposed the fourth option of requiring the physician to provide a copy of the face-to-face documentation to the beneficiary and disagreed with the reasoning that this option would, "ensure that the supplier receives the documentation of face-to-face encounter directly and limits the supplier's need to rely on the PA, NP, or CNS to receive this documentation completed by the physician."

*Response:* We appreciate this concern, and therefore, will not require this

particular method for transmission of this communication.

*Comment:* Several commenters expressed a concern that the ordering practitioner has little interest or incentive to ensure the necessary paperwork is provided to the supplier since the practitioner/physician still gets reimbursed for their services regardless of whether they have inadequate documentation and fail to provide such documentation to the suppliers. A few commenters stated that the DME supplier should not be responsible for scheduling the face-to-face visits to ensure the requirement is met. Commenters also believed physicians who are continually noncompliant with the rule should be subject to corrective action.

*Response:* We encourage suppliers and practitioners to work together to ensure that beneficiaries receive necessary and appropriate care. Completion of the face-to-face requirement is a condition of payment. Therefore, this documentation must be available to CMS upon request. We believe that by removing the 30 days after the order is written timeframe for the face-to-face encounter, the supplier will be able to know before delivery if all requirements have been met. CMS does provide education on documentation requirements to physicians and other practitioners including through MLN articles.

As a result of the comments received, we are not requiring a particular method of supplier notification. Instead, since this is a condition of payment, we only require that the supplier must have all documentation to support the claim upon request. We believe this will limit the burden on practitioners and suppliers while helping to ensure beneficiary access to DME.

#### b. Covered Items

Section 1834(a)(11)(B)(i) of the Act (as redesignated by the Affordable Care Act) authorizes us to specify covered items that require a written order prior to delivery of the item. Under section 1834(a)(11)(B)(ii) of the Act, these orders must be written pursuant to a physician documenting that a face-to-face encounter has occurred. Accordingly, to reduce the risk of fraud, waste, and abuse, we proposed a list of Specified Covered Items that would require a written order prior to delivery. Our final list of Specified Covered Items is in Table 89. In future years, updates to this list will appear annually in the **Federal Register** and the full updated list will be available on the CMS Web site.

As highlighted in the January 2007 Government Accountability Office (GAO) report entitled, "Improvements Needed to Address Improper Payments for Medical Equipment and Supplies," it is estimated that there were \$700 million in improper payments across the spectrum of DMEPOS from April 1, 2005, through March 31, 2006. GAO did not specifically recommend the use of DME face-to-face encounters as a remedial action in its report. However, the GAO did recommend making improvements to address improper payments in the DMEPOS arena. This final rule with comment period is one way in which we are working to prevent DME improper payments.

Though we initially considered making all items encompassed by section 1834(a)(11)(B) of the Act (including prosthetic and orthotic items described in section 1834(h)(3) of the Act) subject to a face-to-face encounter requirement, we have first proposed a more limited criteria-driven list to balance a comprehensive face-to-face requirement to prevent fraud, waste, and abuse while mitigating any undue negative effect on practitioners and suppliers by including all items. We welcomed comments on limiting the associated burden of this proposed rule by refining the number of items subject to a face-to-face encounter, while still protecting the Medicare Trust Funds.

The following is a summary of the comments we received regarding the covered items proposal.

*Comment:* Commenters appreciated CMS's efforts to reduce fraud, waste, and abuse. Commenters expressed that "as CMS implicitly acknowledges" in the preamble to the proposed rule that the statute does not compel the Secretary to require a written order prior to delivery for all DME. Rather, the Secretary "is authorized" to require a written order prior to delivery for DME items that are "specified covered items". However, for any DME items that are Specified Covered Items, the Secretary is obligated to require documentation by a physician that the order is based on a face-to-face encounter between the beneficiary and an authorized practitioner. Commenters stated that CMS should apply the new encounter and documentation requirements initially to a smaller number of HCPCS codes and first evaluate the impact of the requirements on beneficiary access to DME and costs to providers before expanding the list in the future. Commenters suggested the new face-to-face encounter requirements should not apply to instances where a physician is ordering an item of DME

that is substantially similar to the item already being used by the beneficiary.

*Response:* We believe that this is an important provision aimed at reducing fraud, waste, and abuse. We used a criterion driven approach to select these items, and did not receive sufficiently detailed alternative criteria to those proposed. We believe limiting new face-to-face encounter requirements only to instances where a physician is ordering an item of DME that is substantially similar to the item already being used by the beneficiary is insufficiently broad to make significant inroads into reducing fraud, waste and abuse. It would also be difficult to determine and what qualifies as “substantially similar.”

*Comment:* Commenters stated that requiring that a physician sign-off on commonly prescribed items, such as blood glucose monitors and standard wheelchairs that are currently ordered by NP, PA, and Advance Practice Nurses including CNSs may create a barrier for consumers, many of whom routinely receive this needed equipment from nonphysician practitioners, and runs contrary to current Medicare reimbursement practice. Several commenters raised concerns that the agency’s broad list of proposed covered items includes several items that NPs and CNSs order routinely for frequent conditions and diagnoses, such as glucose monitors. Commenters stated that requiring physician documentation before these items may be supplied is likely to delay patient care and potentially lead to serious complications and more severe conditions.

*Response:* We are implementing the statutory requirements of this provision to require a physician has to document the occurrence of a face-to-face encounter for certain covered items of DME. Face-to-face encounters conducted by NPs, PAs, and CNS are allowed, but as the statute states these encounters must be documented by a physician. CMS does not believe that this regulation will create a barrier to beneficiaries including those who are prescribed orders from PAs, NPs and Advance Practice Registered Nurses including CNSs.

We use a criterion driven approach to select these items and are implementing this provision in accordance with the statute. We do not believe that this requirement will delay a beneficiary from getting necessary care particularly with the longer timeframe. In addition, we will monitor the implementation of this rule to ensure there are no unintended consequences that

negatively impact the practitioner, supplier, and beneficiary communities.

*Comment:* Commenters recommended that CMS exercise its discretion and create a smaller list. Commenters suggested excluding from the list of Specified Covered Items any DME covered under an NCD or LCD that requires a physician to see the beneficiary before ordering the item. These include oxygen and oxygen equipment (E0441, E0442, E0443, and E0444) and all ventilators including CPAPs and RADs.

Additionally, commenters recommended any items necessary to ensure a safe discharge from an inpatient stay and preserve continuity of care, including wheelchairs, infusion pumps, hospital beds and accessories, negative pressure wound therapy (NPWT), and ambulatory items, be excluded from the list of Specified Covered Items.

Commenters stated that the need for glucometers and nebulizers (E0570, E0575, E0580) for this population is obvious; if translated to office or clinic visits needed to monitor then in the absence of the availability of this equipment, or even the extra time it will take physicians and nurse practitioners to obtain the extra documentation to order these items. This represents a significant amount of unnecessary time and cost with poorer patient outcomes.

Many commenters expressed the view that a face-to-face encounter for speech generating device (SGD) should be excluded since it will adversely affect an aphasia patient’s ability to obtain the equipment required for function communication. They believe the face-to-face encounter requirement is an undue hardship for people needing a speech generating device. A SGD already requires a Certificate of Medical Necessity before ordering.

Commenters noted the current proposed list of Specified Covered Items includes equipment that have a fee schedule amount well below \$1000, including accessories to the primary equipment. To require a separate face-to-face encounter to document need for an accessory for primary equipment already vetted in a previous face-to-face encounter and currently in the possession of the beneficiary seems unduly burdensome. To that point, commenters stated, that wheelchair accessories should not be included on the Specified Covered Item list. Section 410.38(c)(3)(ii) states that accessories for PMDs may be ordered by the physician/ treating practitioner without conducting a face-to-face encounter with the beneficiary.

*Response:* In areas where a face-to-face is required by the NCD or LCD the documentation requirements of this regulation are in addition to those documents for the NCD or LCD. The face-to-face should comply with the requirements of the applicable NCD/ LCD and its occurrence must be documented by a physician. CMS reminds providers and suppliers that multiple items can be supported by a single face-to-face encounter.

For a beneficiary who is discharged from the hospital, the face-to-face encounter may occur in that setting. This mitigates the concern of items needed to safely discharge the beneficiary.

We are removing items from the covered list of items where regulations explicitly state that a face-to-face encounter is not necessary such as power wheelchair accessories. We used a criteria-driven approach in order to create this list, and speech generating devices specifically are items meet one of our criteria. There are items below \$1,000 on the list because these items still have an aggregate effect on the Medicare Trust Funds. While commenters recommended we remove individual items, we are not convinced that any of our criteria are inappropriate.

*Comment:* Some commenters supported the inclusion of ventilators, respiratory assist device CPAP/BiPAP, and chest wall oscillators on the list of items that require a face-to-face encounter.

*Response:* We agree and have included these items on the Specified Covered Item list.

*Comment:* Commenters questioned if aggregate rental cost was included in the \$1,000 threshold.

*Response:* The threshold criterion does not include aggregate rental costs of DME.

*Comment:* Many commenters believe the overwhelming majority of orders for DME are already made in an appropriate medical context. That is, DME is typically ordered as part of a beneficiary’s routine medical care consistent with coverage determinations issued by CMS and its contractors. Consequently, they believe it is unnecessary for CMS to require additional in-person evaluations or documentation for many categories of DME. Moreover, when DME is ordered on discharge from an inpatient stay, they believe it is likewise unnecessary for CMS to impose an additional face-to-face physician visit or documentation requirement because the beneficiary’s need for equipment would have been evaluated during the stay. Other similar

comments are that the face-to-face encounter requirements will generate considerable additional administrative burden for physicians, patients and suppliers, and overall healthcare costs due to increases patient morbidities as a result of expired prescriptions or inability to obtain documentation that will delay getting DME. Finally, commenters believed there is no hard evidence that this provision will have a positive impact.

*Response:* We are implementing the statutory requirement using a criteria-driven approach in order to create this list. We have taken into account many of the comments received in revising the rule to address the potential burden concerns, extending the proposed timeline to 6 months, removing the 30 days post written order option, and allowing face-to-face encounters to occur at the hospital prior to discharge. While commenters recommended removal of individual items, there was no mention of removing any of the specific criteria, nor was a detailed alternative methodology provided. While commenters recommended individual items to remove, we must maintain a criteria-driven approach our criteria were outlined in 77 FR 44797.

*Comment:* Commenters were very concerned that the proposed rule does not make clear that the burden to obtain documentation of face-to-face encounters will not be placed on pharmacies.

*Response:* We worked to implement this statute in a way that limits burden to providers and suppliers while ensuring beneficiary access to care. All entities billing Medicare for a covered item of DME are subject to this provision. CMS does not believe that it is appropriate to carve out an exception for pharmacies. If a pharmacy bills Medicare for one of these covered items then this documentation must be available upon request.

*Comment:* Commenters encouraged the Agency to (1) assess regularly how additional documentation requirements could limit patient access to DME items and increase the documentation burden

on providers, (2) describe what types of educational programs it will develop to help providers understand the DME documentation requirements necessary for Medicare coverage, and (3) evaluate what incentives could be offered to encourage providers to focus on reducing documentation error rates.

*Response:* We do not believe that this requirement will limit patient access to necessary DME particularly in light of the longer timeframe. We balanced the need to protect the Medicare Trust Funds while limiting burden. We are not being prescriptive on how the face-to-face encounter must be communicated to the supplier and believe this will help limit provider burden. CMS will issue an MLN article regarding this requirement. Incentives for document error rate are outside the scope of this regulation.

As a result of the comments, we are maintaining our criteria-driven list, however, we are removing items from the covered list of items where regulations explicitly state that a face-to-face encounter is not necessary.

As described in the CY 2013 PFS proposed rule (77 FR 44796), we described our proposed criteria, as well as the reasons we selected these criteria. We first noted that our proposed list of Specified Covered Items contains DME items only. We intended to use future rulemaking to apply section 1834(a)(11)(B)(ii) of the Act to add prosthetics and orthotics. We believe that our proposed current focus on DME items is an appropriate way of balancing our goals of reducing fraud, waste, and abuse and limiting burden on beneficiaries and the supplier community. We also proposed to focus initially on DME items for several reasons.

We welcomed comments on limiting the associated burden of this proposed regulation by refining the number of items subject to a face-to-face encounter, while still meeting the requirements of the statute.

The proposed list of Specified Covered Items contains items that meet at least one of the following four criteria: (1) Items that currently require

a written order prior to delivery per instructions in our Program Integrity Manual; (2) items that cost more than \$1,000; (3) items that we, based on our experience and recommendations from the Durable Medical Equipment Medicare Administrative Contractors, believe are particularly susceptible to fraud, waste, and abuse; (4) items determined by CMS as vulnerable to fraud, waste and abuse based on reports of the HHS Office of Inspector General, Government Accountability Office or other oversight entities. We are adding a criterion to remove any items where regulations explicitly state that a face-to-face encounter is not necessary. As described in the CY 2013 PFS proposed rule (77 FR 44796), we outlined each of these criteria.

Our final list of Specified Covered Items is in Table 89 of this final rule with comment period. We further proposed to update this list of Specified Covered Items annually to add any new items that are described by a HCPCS code for the following types of DME:

- TENS unit
- Rollabout chair
- Manual Wheelchair accessories
- Oxygen and respiratory equipment
- Hospital beds and accessories
- Traction-cervical

Note that the list does not include power mobility devices (PMDs), which are subject to already existing face-to-face requirements, as previously discussed. In addition, we proposed to add to the list any item of DME that in the future appears on the DMEPOS Fee Schedule with a price ceiling at or greater than \$1,000. Items not included in one of the proposed automatic pathways would be added to the list of Specified Covered Items through notice and comment rulemaking.

Through updates in the **Federal Register**, we propose removing HCPCS codes from the list that are no longer covered by Medicare or that are discontinued HCPCS codes.

The DME list of Specified Covered Items are as follows, the original list was at 77 FR 44798:

TABLE 89—DME LIST OF SPECIFIED COVERED ITEMS

HCPCS code	Description
E0185 .....	Gel or gel-like pressure mattress pad.
E0188 .....	Synthetic sheepskin pad.
E0189 .....	Lamb's wool sheepskin pad.
E0194 .....	Air fluidized bed.
E0197 .....	Air pressure pad for mattress standard length and width.
E0198 .....	Water pressure pad for mattress standard length and width.
E0199 .....	Dry pressure pad for mattress standard length and width.
E0250 .....	Hospital bed fixed height with any type of side rails, mattress.
E0251 .....	Hospital bed fixed height with any type side rails without mattress.



TABLE 89—DME LIST OF SPECIFIED COVERED ITEMS—Continued

HCPSC code	Description
E0255 .....	Hospital bed variable height with any type side rails with mattress.
E0256 .....	Hospital bed variable height with any type side rails without mattress.
E0260 .....	Hospital bed semi-electric (head and foot adjustment) with any type side rails with mattress.
E0261 .....	Hospital bed semi-electric (head and foot adjustment) with any type side rails without mattress.
E0265 .....	Hospital bed total electric (head, foot and height adjustments) with any type side rails with mattress.
E0266 .....	Hospital bed total electric (head, foot and height adjustments) with any type side rails without mattress.
E0290 .....	Hospital bed fixed height without rails with mattress.
E0291 .....	Hospital bed fixed height without rail without mattress.
E0292 .....	Hospital bed variable height without rail without mattress.
E0293 .....	Hospital bed variable height without rail with mattress.
E0294 .....	Hospital bed semi-electric (head and foot adjustment) without rail with mattress.
E0295 .....	Hospital bed semi-electric (head and foot adjustment) without rail without mattress.
E0296 .....	Hospital bed total electric (head, foot and height adjustments) without rail with mattress.
E0297 .....	Hospital bed total electric (head, foot and height adjustments) without rail without mattress.
E0300 .....	Pediatric crib, hospital grade, fully enclosed.
E0301 .....	Hospital bed Heavy Duty extra wide, with weight capacity 350–600 lbs with any type of rail, without mattress.
E0302 .....	Hospital bed Heavy Duty extra wide, with weight capacity greater than 600 lbs with any type of rail, without mattress.
E0303 .....	Hospital bed Heavy Duty extra wide, with weight capacity 350–600 lbs with any type of rail, with mattress.
E0304 .....	Hospital bed Heavy Duty extra wide, with weight capacity greater than 600 lbs with any type of rail, with mattress.
E0424 .....	Stationary compressed gas Oxygen System rental; includes contents, regulator, nebulizer, cannula or mask and tubing.
E0431 .....	Portable gaseous oxygen system rental includes portable container, regulator, flowmeter, humidifier, cannula or mask, and tubing.
E0433 .....	Portable liquid oxygen system.
E0434 .....	Portable liquid oxygen system, rental; includes portable container, supply reservoir, humidifier, flowmeter, refill adaptor, content gauge, cannula or mask, and tubing.
E0439 .....	Stationary liquid oxygen system rental, includes container, contents, regulator, flowmeter, humidifier, nebulizer, cannula or mask, and tubing.
E0441 .....	Oxygen contents, gaseous (1 month supply).
E0442 .....	Oxygen contents, liquid (1 month supply).
E0443 .....	Portable Oxygen contents, gas (1 month supply).
E0444 .....	Portable oxygen contents, liquid (1 month supply).
E0450 .....	Volume control ventilator without pressure support used with invasive interface.
E0457 .....	Chest shell.
E0459 .....	Chest wrap.
E0460 .....	Negative pressure ventilator portable or stationary.
E0461 .....	Volume control ventilator without pressure support node for a noninvasive interface.
E0462 .....	Rocking bed with or without side rail.
E0463 .....	Pressure support ventilator with volume control mode used for invasive surfaces.
E0464 .....	Pressure support vent with volume control mode used for noninvasive surfaces.
E0470 .....	Respiratory Assist Device, bi-level pressure capability, without backup rate used non-invasive interface.
E0471 .....	Respiratory Assist Device, bi-level pressure capability, with backup rate for a non-invasive interface.
E0472 .....	Respiratory Assist Device, bi-level pressure capability, with backup rate for invasive interface.
E0480 .....	Percussor electric/pneumatic home model.
E0482 .....	Cough stimulating device, alternating positive and negative airway pressure.
E0483 .....	High Frequency chest wall oscillation air pulse generator system.
E0484 .....	Oscillatory positive expiratory device, non-electric.
E0570 .....	Nebulizer with compressor.
E0575 .....	Nebulizer, ultrasonic, large volume.
E0580 .....	Nebulizer, durable, glass or autoclavable plastic, bottle type for use with regulator or flowmeter.
E0585 .....	Nebulizer with compressor & heater.
E0601 .....	Continuous airway pressure device.
E0607 .....	Home blood glucose monitor.
E0627 .....	Seat lift mechanism incorporated lift-chair.
E0628 .....	Separate Seat lift mechanism for patient owned furniture electric.
E0629 .....	Separate seat lift mechanism for patient owned furniture non-electric.
E0636 .....	Multi positional patient support system, with integrated lift, patient accessible controls.
E0650 .....	Pneumatic compressor non-segmental home model.
E0651 .....	Pneumatic compressor segmental home model without calibrated gradient pressure.
E0652 .....	Pneumatic compressor segmental home model with calibrated gradient pressure.
E0655 .....	Non-segmental pneumatic appliance for use with pneumatic compressor on half arm.
E0656 .....	Non-segmental pneumatic appliance for use with pneumatic compressor on trunk.
E0657 .....	Non-segmental pneumatic appliance for use with pneumatic compressor chest.
E0660 .....	Non-segmental pneumatic appliance for use with pneumatic compressor on full leg.
E0665 .....	Non-segmental pneumatic appliance for use with pneumatic compressor on full arm.
E0666 .....	Non-segmental pneumatic appliance for use with pneumatic compressor on half leg.
E0667 .....	Segmental pneumatic appliance for use with pneumatic compressor on full-leg.
E0668 .....	Segmental pneumatic appliance for use with pneumatic compressor on full arm.
E0669 .....	Segmental pneumatic appliance for use with pneumatic compressor on half leg.
E0671 .....	Segmental gradient pressure pneumatic appliance full leg.
E0672 .....	Segmental gradient pressure pneumatic appliance full arm.
E0673 .....	Segmental gradient pressure pneumatic appliance half leg.
E0675 .....	Pneumatic compression device, high pressure, rapid inflation/deflation cycle, for arterial insufficiency.



TABLE 89—DME LIST OF SPECIFIED COVERED ITEMS—Continued

HCPSC code	Description
E0692 .....	Ultraviolet light therapy system panel treatment 4 foot panel.
E0693 .....	Ultraviolet light therapy system panel treatment 6 foot panel.
E0694 .....	Ultraviolet multidirectional light therapy system in 6 foot cabinet.
E0720 .....	Transcutaneous electrical nerve stimulation, two lead, local stimulation.
E0730 .....	Transcutaneous electrical nerve stimulation, four or more leads, for multiple nerve stimulation.
E0731 .....	Form fitting conductive garment for delivery of TENS or NMES.
E0740 .....	Incontinence treatment system, Pelvic floor stimulator, monitor, sensor, and/or trainer.
E0744 .....	Neuromuscular stimulator for scoliosis.
E0745 .....	Neuromuscular stimulator electric shock unit.
E0747 .....	Osteogenesis stimulator, electrical, non-invasive, other than spine application.
E0748 .....	Osteogenesis stimulator, electrical, non-invasive, spinal application.
E0749 .....	Osteogenesis stimulator, electrical, surgically implanted.
E0760 .....	Osteogenesis stimulator, low intensity ultrasound, non-invasive.
E0762 .....	Transcutaneous electrical joint stimulation system including all accessories.
E0764 .....	Functional neuromuscular stimulator, transcutaneous stimulations of muscles of ambulation with computer controls.
E0765 .....	FDA approved nerve stimulator for treatment of nausea & vomiting.
E0782 .....	Infusion pumps, implantable, Non-programmable.
E0783 .....	Infusion pump, implantable, Programmable.
E0784 .....	External ambulatory infusion pump.
E0786 .....	Implantable programmable infusion pump, replacement.
E0840 .....	Tract frame attach to headboard, cervical traction.
E0849 .....	Traction equipment cervical, free-standing stand/frame, pneumatic, applying traction force to other than mandible.
E0850 .....	Traction stand, free standing, cervical traction.
E0855 .....	Cervical traction equipment not requiring additional stand or frame.
E0856 .....	Cervical traction device, cervical collar with inflatable air bladder.
E0958 .....	Manual wheelchair accessory, one-arm drive attachment.
E0959 .....	Manual wheelchair accessory-adaptor for Amputee.
E0960 .....	Manual wheelchair accessory, shoulder harness/strap.
E0961 .....	Manual wheelchair accessory wheel lock brake extension handle.
E0966 .....	Manual wheelchair accessory, headrest extension.
E0967 .....	Manual wheelchair accessory, hand rim with projections.
E0968 .....	Commode seat, wheelchair.
E0969 .....	Narrowing device wheelchair.
E0971 .....	Manual wheelchair accessory anti-tipping device.
E0973 .....	Manual wheelchair accessory, adjustable height, detachable armrest.
E0974 .....	Manual wheelchair accessory anti-rollback device.
E0978 .....	Manual wheelchair accessory positioning belt/safety belt/pelvic strap.
E0980 .....	Manual wheelchair accessory safety vest.
E0981 .....	Manual wheelchair accessory Seat upholstery, replacement only.
E0982 .....	Manual wheelchair accessory, back upholstery, replacement only.
E0983 .....	Manual wheelchair accessory power add on to convert manual wheelchair to motorized wheelchair, joystick control.
E0984 .....	Manual wheelchair accessory power add on to convert manual wheelchair to motorized wheelchair, Tiller control.
E0985 .....	Wheelchair accessory, seat lift mechanism.
E0986 .....	Manual wheelchair accessory, push activated power assist.
E0990 .....	Manual wheelchair accessory, elevating leg rest.
E0992 .....	Manual wheelchair accessory, elevating leg rest solid seat insert.
E0994 .....	Arm rest.
E1014 .....	Reclining back, addition to pediatric size wheelchair.
E1015 .....	Shock absorber for manual wheelchair.
E1020 .....	Residual limb support system for wheelchair.
E1028 .....	Wheelchair accessory, manual swing away, retractable or removable mounting hardware for joystick, other control interface or positioning accessory.
E1029 .....	Wheelchair accessory, ventilator tray.
E1030 .....	Wheelchair accessory, ventilator tray, gimbaled.
E1031 .....	Rollabout chair, any and all types with castors 5" or greater.
E1035 .....	Multi-positional patient transfer system with integrated seat operated by care giver.
E1036 .....	Patient transfer system.
E1037 .....	Transport chair, pediatric size.
E1038 .....	Transport chair, adult size up to 300lb.
E1039 .....	Transport chair, adult size heavy duty >300lb.
E1161 .....	Manual Adult size wheelchair includes tilt in space.
E1227 .....	Special height arm for wheelchair.
E1228 .....	Special back height for wheelchair.
E1232 .....	Wheelchair, pediatric size, tilt-in-space, folding, adjustable with seating system.
E1233 .....	Wheelchair, pediatric size, tilt-in-space, folding, adjustable without seating system.
E1234 .....	Wheelchair, pediatric size, tilt-in-space, folding, adjustable without seating system.
E1235 .....	Wheelchair, pediatric size, rigid, adjustable, with seating system.
E1236 .....	Wheelchair, pediatric size, folding, adjustable, with seating system.
E1237 .....	Wheelchair, pediatric size, rigid, adjustable, without seating system.
E1238 .....	Wheelchair, pediatric size, folding, adjustable, without seating system.
E1296 .....	Special sized wheelchair seat height.
E1297 .....	Special sized wheelchair seat depth by upholstery.

TABLE 89—DME LIST OF SPECIFIED COVERED ITEMS—Continued

HCPCS code	Description
E1298 .....	Special sized wheelchair seat depth and/or width by construction.
E1310 .....	Whirlpool non-portable.
E2502 .....	Speech Generating Devices prerecord messages between 8 and 20 Minutes.
E2506 .....	Speech Generating Devices prerecord messages over 40 minutes.
E2508 .....	Speech Generating Devices message through spelling, manual type.
E2510 .....	Speech Generating Devices synthesized with multiple message methods.
E2227 .....	Rigid pediatric wheelchair adjustable.
K0001 .....	Standard wheelchair.
K0002 .....	Standard hemi (low seat) wheelchair.
K0003 .....	Lightweight wheelchair.
K0004 .....	High strength ltwt wheelchair.
K0005 .....	Ultra Lightweight wheelchair.
K0006 .....	Heavy duty wheelchair.
K0007 .....	Extra heavy duty wheelchair.
K0009 .....	Other manual wheelchair/base.
K0606 .....	AED garment with electronic analysis.
K0730 .....	Controlled dose inhalation drug delivery system.

### c. Physician Payment

We understand that there is a burden associated with the requirement placed on the physician to document that a face-to-face encounter has occurred between a PA, a NP or a CNS, and the beneficiary. As discussed in section III.M.3 of this final rule with comment period, we are establishing work and malpractice RVUs for HCPCS codes for G0454 by crosswalking to the work and malpractice RVUs for CPT code 99211 ((Level 1 office or other outpatient visit, established patient). With regard to practice expense RVUs, we are not including any direct practice expense inputs for clinical labor, disposable medical supplies, or equipment in the direct PE input database for this code; practice expense RVUs will reflect resources for overhead costs only. The work, malpractice, and practice expense RVUs for HCPCS code G0454 are reflected in Addendum B of this CY 2013 PFS final rule with comment period [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/). A complete list of the interim final times assigned to HCPCS code G0454 is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

This code is to compensate a physician who documented that a PA, a NP, or a CNS practitioner has performed a face-to-face encounter for the list of Specified Covered Items. This G-code becomes effective when this provision of the regulation becomes effective. We believe that the existing Evaluation and Management (E&M) codes are sufficient for practitioners furnishing face-to-face encounters. This new G-code will be specifically designed and mapped only for a physician who completes the documentation of the face-to-face encounter furnished by a PA, NP, or

CNS. Only a physician who does not bill an associated E&M code for the beneficiary in question would be eligible for this G-code. If multiple written orders for covered items of DME originate from one visit, the physician can receive the G-code payment only once for documenting that the face-to-face encounter has occurred. The G-code would be mapped so that only eligible DME items would be covered. Upon request, we will need to see documentation of the face-to-face encounter in order to verify the appropriateness of the G-code payment.

The following is a summary of the comments we received regarding the physician payment proposal.

*Comments:* One commenter recommended against adoption of the new G-code, seeing little or no difference in the proposed documentation requirement for face-to-face encounters conducted by a physician practice's nonphysicians than other documentation requirements already imposed upon physicians. A few commenters stated that if CMS believes that physicians should be reimbursed for documenting face-to-face patient encounters conducted by nonphysicians in their employ, then the agency should more systematically determine all instances in which CMS-imposed administrative burdens on physicians warrant Medicare reimbursement and seek Congressional (statutory) authority for such reimbursement policies.

*Response:* In this final rule, we were only addressing additional work involved with documenting face-to-face encounters furnished by a PA, NP, or CNS for certain DME items. Other areas of CMS-imposed administrative burden on physicians are beyond the scope of our regulation. The work, malpractice,

and practice expense RVUs for this code (HCPCS code G0454) are reflected in Addendum B of this CY 2013 PFS final rule with comment period at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/).

*Comment:* Several commenters supported the creation of a G-code, with a proposed payment of \$15 to reimburse physicians for the work involved in documenting face-to-face encounters with Physician Assistants or Nurse Practitioners. Commenters believed that it is important to properly reimburse physicians for time and effort. Some commenters request more information on how the dollar figure was arrived at and whether it is truly budget neutral.

*Response:* The work, malpractice, and practice expense RVUs for this code (HCPCS code G0454) are reflected in Addendum B of this CY 2013 PFS final rule with comment period at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/). This code is subject to budget neutrality under the physician fee schedule and has been accommodated for in the final rule. This code is cross walked to 99211.

*Comment:* Many commenters raised concerns about the statement that according to CMS, "only a physician who does not bill an E & M code for the beneficiary in question would be eligible for this G-code." Commenters believed appropriate policy should allow for the billing of an E & M service that is clearly unrelated to the patient's need for, and documentation of, DME authorization.

*Response:* We will clarify in the final rule that this code is only for use when a physician documents the face-to-face encounter performed by a PA, NP, or CNS for certain DME items.

*Comment:* Several commenters believed that there should be an additional payment for the suppliers in addition to the additional payment for

the practitioners conducting the face-to-face encounter.

*Response:* The only area available for additional payment is the physician documenting that a face-to-face encounter occurred by a PA, NP, or CNS. We believe that the other documentation of the face-to-face encounter is within the normal scope of practice. The supplier receives the payment for the item and this face-to-face encounter is a condition of payment.

*Comment:* This proposal fails to acknowledge the additional burden imposed on nurse practitioners and other providers who are required to coordinate with physicians to ensure the additional documentation of patient encounters in which the physician was not involved. If this unnecessary and burdensome documentation requirement cannot be eliminated, then nurse practitioners and other nonphysician providers who are required to attempt to ensure that it is complied with should also be able to bill for the proposed additional payment.

*Response:* We must follow the statute which states that a physician must document that the face-to-face encounter occurred. In this instance, we are recognizing the additional physician work that may be involved through the addition of a new G-code to compensate providers for this documentation requirement. We believe any necessary coordination with a physician following a face-to-face encounter with a beneficiary is covered appropriately under the corresponding E/M code that would be billed by the PA, NP, or CNS for documenting the occurrence.

#### *D. Elimination of the Requirement for Termination of Non-Random Prepayment Complex Medical Review (§ 421.500 Through § 421.505)*

Medical review is the process performed by Medicare contractors to ensure that billed items or services are covered and are reasonable and necessary as specified under section 1862(a)(1)(A) of the Act. We enter into contractual agreements with contractors to perform medical review functions. On December 8, 2003, the Congress enacted the MMA. Section 934 of the MMA amended section 1874A of the Act by adding a new subsection (h)—regarding random prepayment reviews and non-random prepayment complex medical reviews and requiring us to establish termination dates for non-random prepayment complex medical reviews. Although section 934 of the MMA set forth requirements for random prepayment review, our contractors do

not perform random prepayment review. However, our contractors do perform non-random prepayment complex medical review.

On September 26, 2008, we published a final rule in the **Federal Register** (73 FR 55753) entitled, “Medicare Program; Termination of Non-Random Prepayment Complex Medical Review” that specified the criteria contractors would use for the termination of providers and suppliers from non-random prepayment complex medical review as required under the MMA. The final rule required contractors to terminate the non-random prepayment complex medical review of a provider or supplier no later than 1 year following the initiation of the complex medical review or when calculation of the error rate indicates the provider or supplier has reduced its initial error rate by 70 percent or more. (For more detailed information, see the September 26, 2008 final rule (73 FR 55753)).

On March 23, 2010, the Congress enacted the Patient Protection and Affordable Care Act (Pub. L. 111–148) and the Health Care and Education Reconciliation Act of 2010 (HCERA) (Pub. L. 111–152) (together known as the Affordable Care Act). Section 1302 of the HCERA, repealed section 1874A(h) of the Act.

Section 1302 of the HCERA repealed section 1874A(h) of the Act, and therefore, removed the statutory basis for our regulation. Thus, we proposed to remove the regulatory provisions in 42 CFR part 421, subpart F, that require contractors to terminate a provider or supplier from non-random prepayment complex medical review no later than 1 year following the initiation of the medical review or when the provider or supplier has reduced its initial error rate by 70 percent or more. As a result of this proposal, contractors would not be required to terminate non-random prepayment medical review by a prescribed time but would instead terminate each medical review when the provider or supplier has met all Medicare billing requirements as evidenced by an acceptable error rate as determined by the contractor.

The following is a summary of the public comments received and our responses:

*Comment:* Commenters stated that the lack of statutory authority is not a valid reason for withdrawing the regulation establishing requirements for termination of non-random prepayment complex review. CMS continues to possess the general regulatory authority to maintain the regulation.

*Response:* We believe that the repeal of section 1874A(h) of the Act reflects

Congressional intent to require CMS to repeal the regulation CMS issued under that authority. Regardless of whether or not CMS could promulgate a different regulation establishing termination dates for non-random prepayment review based on its general rulemaking authority, we nonetheless believe that the existing regulation must be removed. We also believe that sections 1815(a), 1833(e), 1862(a)(1)(A), and 1893 of the Act provide the statutory authority to conduct non-random prepayment complex medical review and we do not need to have another regulation in place for oversight of this work. We strive to balance our need to protect the integrity of the Medicare Trust Fund and our need to reduce improper payments against our interest in limiting provider and supplier burden.

*Comment:* Some commenters expressed concerns about the Agency’s proposal to remove all protections for practitioners undergoing non-random prepayment review and the discretion of each contractor to determine an acceptable error rate for eliminating non-random prepayment review. Other commenters expressed concern that Medicare contractors will have too much power and authority. They suggested that contractors do not or cannot articulate the thresholds that must be met to be taken off prepayment review. They recommended that CMS have a uniform, rational, and predictable process that permits providers/suppliers to be removed from non-random prepayment complex medical review.

*Response:* We provide guidance to our contractors on the medical review process. The guidance is provided in Chapter 3 of the Program Integrity Manual (Pub. 100–08). This guidance requires contractors to minimize potential future losses to the Medicare Trust Fund through targeted claims review and through progressive corrective actions that are tailored to the types of errors contractors identify related to provider and supplier specific behavior. This requirement reflects CMS’ goal to limit the burden on providers and suppliers while aiming to achieve efficiencies in the Medicare Program.

*Comment:* Commenters stated that the prepayment review process is burdensome and that reviews are often inconsistent and result in costly, unorganized compliance efforts for suppliers.

*Response:* We believe that sections 1815(a), 1833(e) and 1862(A)(1)(a) of the Act provide authority for the collection of documentation as may be necessary

to determine the amounts due to a provider or supplier and to determine medical necessity of the services rendered. We strive to balance our need to protect the integrity of the Medicare Trust Fund and our need to reduce improper payments against our interest in limiting provider burden.

*Comment:* Commenters suggested that CMS consider broader contractor reforms to assess contractors' activities and evaluate the appropriateness of their use of prepayment review. Commenters also suggested that CMS publish guidelines on contractor requirements, public reports of contractor initiatives, have a public complaint and resolution process (or an independent entity to review and appeal by the provider or supplier for lifting the non-random prepayment complex medical review), and increase methods of communications with suppliers and beneficiaries.

*Response:* CMS has many activities underway that can be found at [www.cms.hhs.gov](http://www.cms.hhs.gov) Web site to monitor contractor oversight and compliance with national guidelines. We welcome all suggestions on how to improve the Medicare prepayment complex medical review process.

*Comment:* Commenters are concerned that the entire prepayment medical review process will now be subject to agency guidelines set forth in manuals rather than formal regulation.

*Response:* Section 1893 of the Act provides that contractors will perform medical review of claims to promote the integrity of the Medicare program. We do not believe another regulation is necessary and that the guidance to contractors on the medical review process is set forth in statute and manuals is adequate. The guidance is provided primarily in Chapter 1 and Chapter 3 of the Program Integrity manual (Pub. 100-08).

*Comment:* Commenters encouraged CMS to employ greater physician education and outreach to solve the issue of improper billing before placing physicians under prepayment review.

*Response:* We provide physician education and outreach through various avenues including educational articles and Open Door Forums. Contractors are also instructed to provide education to physicians that are placed on prepayment review and more details can be found on the contractor's individual Web sites.

After reviewing the public comments, we are finalizing these provisions as proposed. We believe we need to do so in order to balance protection of the integrity of the Medicare Trust Fund

and reduction of improper payments against limiting provider burden.

#### *E. Ambulance Coverage—Physician Certification Statement*

We proposed to revise § 410.40(d)(2) by incorporating nearly the same provision found at § 410.40(d)(3)(v) to clarify that a physician certification statement (PCS) does not, in and of itself, demonstrate that a non-emergency, scheduled, repetitive ambulance service is medically necessary for Medicare coverage. The Medicare ambulance benefit at section 1861(s)(7) of the Act allows for coverage of an "ambulance service where the use of other methods of transportation is contraindicated by the individual's condition, but \* \* \* only to the extent provided in regulations." In other words, the definition of the benefit itself embodies the clinical medical necessity requirement that other forms of transportation must be contraindicated by a beneficiary's condition. Section 410.40(d) interprets the medical necessity requirement. Notably, even aside from the requirements of section 1861(s)(7), section 1862(a)(1)(A) of the Act dictates that any service that is not medically necessary under the Act and regulations is not a covered benefit.

Despite these statutory provisions and the language of the present regulation at § 410.40(d)(2) that we believe already requires both medical necessity and a PCS, some courts have recently concluded that § 410.40(d)(2) establishes that a sufficiently detailed and timely order from a beneficiary's physician, to the exclusion of any other medical necessity requirements, conclusively demonstrates medical necessity with respect to nonemergency, scheduled, repetitive ambulance services.

Absent explicit statutorily-based exceptions, we have consistently maintained that the Secretary is the final arbiter of whether a service is reasonable and necessary and qualifies for Medicare coverage. For example, in HCFA Ruling 93-1, we said "[i]t is HCFA's ruling that no presumptive weight should be assigned to the treating physician's medical opinion in determining the medical necessity of inpatient hospital or SNF services under section 1862(a)(1) of the Act. A physician's opinion will be evaluated in the context of the evidence in the complete administrative record. Even though a physician's certification is required for payment, coverage decisions are not made based solely on this certification; they are made based on objective medical information about the patient's condition and the services

received. This information is available from the claims form and, when necessary, the medical record which includes the physician's certification."

Medical necessity is not just an integral requirement of Medicare's ambulance benefit in particular, but, as noted above, section 1862(a)(1)(A) of the Act dictates that services must be reasonable and necessary to qualify for any Medicare coverage. Numerous U.S. Circuit Courts of Appeal have held that PCSs or certificates of medical necessity do not, in and of themselves, conclusively demonstrate medical necessity. The same applies in the context of non-emergency, scheduled, repetitive ambulance services—the PCS is not, in and of itself, the sole determinant of medical necessity, and, as we discuss below, we believe the existing regulation at § 410.40(d)(2) already demonstrates that. To erase any doubt, however, we proposed a revision to § 410.40(d)(2) to explicitly clarify this principle.

Since being finalized in the February 27, 2002 **Federal Register** (67 FR 9100, 9132), § 410.40(d)(2) has stated that "Medicare covers medically necessary non-emergency, scheduled, repetitive ambulance services if the ambulance provider or supplier, before furnishing the service to the beneficiary, obtains a written order from the beneficiary's attending physician certifying that the medical necessity requirements of paragraph (d)(1) of this section are met." Although a physician certifies with respect to medical necessity, the Secretary is the final arbiter of whether a service is medically necessary for Medicare coverage. As demonstrated by the inclusion of the phrase "medically necessary," and by various other clarifying points, we made clear that a PCS, while necessary, does not on its own conclusively demonstrate the medical necessity of non-emergency, scheduled, repetitive ambulance services.

The preamble to the February 27, 2002 final rule (Medicare Program; Fee Schedule for Payment of Ambulance Services and Revisions to the Physician Certification Requirements for Coverage of Nonemergency Ambulance Services (67 FR 9100)) and the 1999 final rule with comment (FRC) (Medicare Program; Coverage of Ambulance Services and Vehicle and Staff Requirements (64 FR 3637)) support this interpretation.

For example, in describing comments regarding medical necessity and physician certification in the 1999 FRC, we said: "[t]wo ambulance suppliers commented that physicians are unaware of the coverage requirements for

ambulance services and that their decisions to request ambulance services may be based on 'family preference or the inability to safely transport the beneficiary by other means rather than on the medical necessity requirement imposed by Medicare.' We responded that section 1861(s)(7) of the Act allows coverage only under certain limited circumstances, and suggested that "[t]o facilitate awareness of the Medicare rules as they relate to the ambulance service benefit, ambulance suppliers may need to educate the physician (or the physician's staff members) when making arrangements for the ambulance transportation of a beneficiary." We continued that "[s]uppliers may wish to furnish an explanation of applicable medical necessity requirements, as well as requirements for physician certification, and to explain that the certification statement should indicate that the ambulance services being requested by the attending physician are medically necessary." (76 FR 3637, 3641) Since we recognize the significant program vulnerability—that the physicians writing PCSs might not be fully cognizant of the Medicare ambulance benefit's medical necessity requirements (and encourage suppliers to help remedy that by educating physicians), it would not be reasonable to vest exclusively in the PCS the authority to demonstrate an ambulance transport's medical necessity. We made a similar point in response to a separate comment: "It is always the responsibility of the ambulance supplier to furnish complete and accurate documentation to demonstrate that the ambulance service being furnished meets the medical necessity criteria." (76 FR 3637, 3639).

In the section of the February 27, 2002 final rule preamble describing the PCS requirements, we said: "[i]n all cases, the appropriate documentation must be kept on file and, upon request, presented to the carrier or intermediary. It is important to note that the presence of the signed physician certification statement does not necessarily demonstrate that the transport was medically necessary. The ambulance supplier must meet all coverage criteria for payment to be made." (67 FR 9100, 9111) Although we incorporated that passage into the final rule only at § 410.40(d)(3)(v), we intended, and we believe our intent was clear from the preamble narrative, that the principle apply equally to all nonemergency ambulance transports.

The OIG report entitled "Medicare Payments for Ambulance Transports" (OEI-05-02-00590) (January 2006) also supports our position. Based on its

analysis of a sample of calendar year 2002 claims, the OIG reported that "27 percent of ambulance transports to or from dialysis facilities did not meet Medicare's coverage criteria." The OIG added "the ongoing and repetitive nature of dialysis treatment makes transports to and from such treatment vulnerable to abuse. Although the condition of some patients warrants repetitive, scheduled ambulance transports for dialysis treatment, many dialysis transports do not meet coverage criteria." The OIG recommended that we instruct our contractors to implement prepayment edits with respect to dialysis transports and have them request wide-ranging documents when conducting postpayment medical review. The fact that we agreed with the OIG's recommendations demonstrated our belief that the PCS was not the sole determinant of medical necessity. Likewise, the fact that the OIG mentioned our ambulance coverage regulations, including the PCS requirement, but did not recommend altering or clarifying the regulations with respect to medical necessity demonstrated that we were of like mind; that, while a physician certifies with respect to medical necessity, the Secretary is the final arbiter of whether a service is medically necessary.

Accordingly, we proposed to revise § 410.40(d)(2) to add nearly the same provision presently found at § 410.40(d)(3)(v), except for the reference to a "signed return receipt" that does not pertain to non-emergency, scheduled, repetitive ambulance services. We proposed to accomplish this by redesignating the current language as § 410.40(d)(2)(i), and adding the clarifying language to a new § 410.40(d)(2)(ii). The proposed § 410.40(d)(2)(ii) clarifies that a signed physician certification statement does not, in and of itself, demonstrate that an ambulance transport was reasonable and necessary. Rather, for all ambulance services, providers, and suppliers must retain on file all appropriate documentation and present such documentation upon request to a Medicare contractor. A CMS contractor may use such documentation to assess, among other things, whether the service satisfied Medicare's medical necessity, eligibility, coverage, benefit category, or any other criteria necessary for Medicare payment to be made. For example, the patient's condition must be such that other means of transportation would be contraindicated, and the services provided must be reasonable and

necessary for the diagnosis or treatment of illness or injury.

We also proposed to fix the typographical error "fro," which should be "from", in the existing § 410.40(c)(3)(ii).

The following is a summary of the comments received on the physician certification statement proposal and our responses:

*Comment:* Several commenters stated that it appears that CMS believes that the provider, not the physician signing the PCS, is responsible for the content of the PCS and that CMS does not intend to hold the physician signing the PCS responsible for the content of the PCS. Commenters also questioned whether the proposed rule would mean that the ambulance provider/supplier cannot rely on a properly physician-signed PCS as a tool in the process of proving medical necessity. The commenters disagreed with CMS' statement that 'no presumptive weight' should be assigned to the treating physician's medical opinion in determining medical necessity, recommending instead that CMS adopt a presumption that a repetitive transport is medically necessary when the ambulance provider/supplier has a valid physician-signed PCS. The commenters stated that CMS is not only requiring ambulance providers/suppliers to police themselves, but physicians as well. As a result, it is the ambulance provider/supplier who must bear the sole risk of not being reimbursed for a claim that CMS deems does not meet medical necessity.

*Response:* Ambulance providers are not responsible for the content of a properly prepared PCS, but, to the extent ambulance providers wish to be reimbursed by Medicare, they are responsible for ensuring they provide ambulance transports to eligible beneficiaries that meet Medicare's ambulance coverage and medical necessity criteria. We believe the PCS is one safeguard to help ensure that the medical necessity criteria of Medicare's ambulance transport benefit is met, but it is not the only safeguard. Indeed, especially since a PCS may be written as much as 2 months before the service is provided, we must be mindful of other safeguards including the totality of the medical record and the physical presentation of the beneficiary when the service is rendered. Furthermore, the ambulance provider/supplier is not obligated to provide a service in the absence of a properly signed PCS. There is no expectation by CMS that ambulance providers/suppliers police physician practice.

*Comment:* Several commenters stated that while the proposed rule focuses on revisions to the PCS regulations in the case of repetitive transports, they strongly urged CMS to modify the requirements for non-repetitive, non-emergency transports and to address the burden of the PCS in that context by eliminating it. Current PCS requirements, they asserted, impose unreasonable burdens on providers/suppliers that far outweigh any benefit of the PCS to the Medicare Program.

*Response:* We disagree because, as we note repeatedly in these responses, we believe the PCS is a valuable safeguard and an important tool that helps ensure that we pay only for claims that meet all Medicare coverage and payment criteria, and will not be making any changes in this final rule to the requirements for non-repetitive, non-emergency transports.

*Comment:* Several commenters stated that CMS gives ambulance providers/suppliers no assurance that Medicare will cover the service, even if they have an attending physician's order for the ambulance service. They are concerned that ambulance providers/suppliers have to decide whether they are going to disregard an order from a beneficiary's attending physician simply because the patient's insurer might not give any weight to that order.

*Response:* By statute and regulation, Medicare may only pay for medically necessary ambulance transports and as with any service, we have the discretion to review a claim to ensure it satisfies all Medicare coverage and payment criteria. To satisfy coverage criteria, medical necessity must be supported by adequate medical record documentation.

*Comment:* Several commenters stated that the DOJ strategy for pursuing ambulance providers/suppliers should not have any bearing on CMS policy for coverage of claims, that the requirement for ambulance providers/suppliers to obtain a PCS should be based on the need for medical judgment on the level of care required by the patient, and that ambulance providers/suppliers should be able to rely on the PCS for such. These commenters noted that if the PCS requirement is for some other non-medical purpose such as DOJ policy, or is simply a CMS requirement for an exercise in futility, the PCS requirement should be struck in its entirety.

*Response:* As noted in the responses above and by virtue of its statute and regulations, Medicare only pays for medically necessary ambulance transports. The PCS is an important tool that we use as a safeguard to help ensure medical necessity, but as we

mention above, it is not the only tool, nor, in and of itself, is it a conclusive determinant of medical necessity.

*Comment:* Several commenters stated that CMS should also exempt from PCS requirements the two following types of transports: Ground intercepts with air ambulance; and hospital-to-hospital transports. These commenters noted that these modifications to the PCS requirement would apply for non-emergency, non-repetitive transports, thus limiting its application.

*Response:* Not only do we disagree since we believe the PCS is a valuable safeguard, but we note that we did not propose to relax or exempt PCS requirements in any situation.

*Comment:* Several commenters stated that the proposed rule ignores the fact that when ambulance providers/suppliers are contacted to transport a patient for a non-emergency transport, they are often given little information about the patient's condition.

Ambulance providers/suppliers must rely on information from the attending physician who has intimate knowledge about the patient's ambulatory state.

*Response:* While we appreciate that obtaining information may sometimes be challenging, this does not alter our responsibility to only pay Medicare claims that satisfy all Medicare coverage and payment criteria. As we noted in the preamble to the proposed rule and in an earlier response, it may be incumbent upon ambulance providers/suppliers to help educate physicians or their staff members regarding the rules pertaining to Medicare's ambulance service benefit and to request additional information at the time ambulance transport is requested to gauge whether the transport meets Medicare's coverage and payment criteria.

*Comment:* Several commenters believed that a PCS from an attending physician obtained before the ambulance service should carry the same weight as physician orders that prescribe other Medicare-covered services. When a physician signs the PCS, these commenters noted, he or she is providing the same support that auditors rely upon to determine medical necessity.

*Response:* Although we do not disagree that a physician PCS carries the same weight as physician orders that prescribe other Medicare-covered services, we note that we similarly audit physician orders for medical necessity based on supporting medical record documentation as those orders, like the PCS in the ambulance context, in and of themselves are not determinative.

*Comment:* Several commenters stated that since CMS already requires

ambulance providers/suppliers to maintain documentation that demonstrates medical necessity for all ambulance transports, they believe that CMS should likewise rely on documentation from ambulance providers/suppliers for the types of non-emergency transports for which a PCS is currently required, and therefore, requested that CMS eliminate the PCS requirement for all non-emergency ambulance transports and all scheduled, repetitive ambulance transports completely.

*Response:* We do rely on the medical documentation for ambulance transports, but, as described both in the preamble and in other responses, believe the PCS is an additional important safeguard that helps ensure medical necessity.

*Comment:* Several commenters expressed that obtaining a PCS remains challenging for ambulance providers/suppliers because, among other reasons, physicians may refuse to sign a PCS or because facilities and physicians sometimes confuse the PCS requirements for repetitive and non-repetitive transport patients, requiring the ambulance provider/supplier to spend substantial time justifying why they are seeking the PCS and what is required.

*Response:* While we understand the challenges providers/suppliers may face in obtaining a PCS, as noted above our primary responsibility is ensuring we pay only properly payable Medicare claims and we believe that the PCS is a necessary tool in helping to determine medical necessity.

*Comment:* Several commenters believed that CMS does not intend to hold physicians accountable for their signed certifications about medical necessity. Despite the fact that a signed PCS must be obtained from a physician, these commenters noted that ambulance providers/suppliers bear the sole burden of determining whether Medicare's medical necessity criteria have been met.

*Response:* The fact that ambulance providers/suppliers, just like other providers/suppliers, may face some risk of non-payment when submitting claims for Medicare payment cannot alter our primary responsibility to only pay claims that meet all Medicare coverage and payment criteria. Although, as we have explained, we cannot rely exclusively upon the PCS as a determinant of medical necessity, the PCS is an important tool to help establish medical necessity for the ambulance transport of a Medicare beneficiary.

*Comment:* Several commenters recommended that CMS allow additional facility personnel, such as LPNs, social workers, or case managers to be authorized signatories for the PCS requirement.

*Response:* We are limiting the changes in this final rule to those outlined in the proposed rule. We did not propose to revise our policy regarding who may sign a PCS. As a result, we take no position at this time on whether LPNs or other additional facility personnel should be authorized signatories.

After reviewing the public comments, we are finalizing the revisions to § 410.40(c)(3)(ii) and § 410.40(d)(2) as proposed.

#### F. Physician Compare Web Site

##### 1. Background and Statutory Authority

Section 10331(a)(1) of the Affordable Care Act requires that, by no later than January 1, 2011, we develop a Physician Compare Internet Web site with information on physicians enrolled in the Medicare program under section 1866(j) of the Act, as well as information on other eligible professionals who participate in the Physician Quality Reporting System (PQRS) under section 1848 of the Act.

CMS launched the first phase of Physician Compare (<http://www.medicare.gov/find-a-doctor/provider-search.aspx>) on December 30, 2010. The initial phase included the posting of the names of eligible professionals that satisfactorily submitted quality data for the 2009 PQRS, consistent with section 1848(m)(5)(G) of the Act. Since the initial launch of the Web site, we have continued to build and improve Physician Compare. Currently users can search by selecting a location and specialty for physicians or other healthcare professionals. Search results provide basic information about approved Medicare providers, such as primary and secondary specialties, practice locations, group practice affiliations, hospital affiliations, Medicare Assignment, education, languages spoken, and gender. As required by section 1848(m)(5)(G) of the Act, we have added the names of those eligible professionals who are successful electronic prescribers under the Medicare Electronic Prescribing (eRx) Incentive Program. As such, physician and other healthcare professional profile pages indicate if professionals satisfactorily participated in the PQRS and/or are successful electronic prescribers under the eRx Incentive Program based on the most recent data available for these two quality initiatives.

##### 2. Public Reporting of Physician Performance

Section 10331(a)(2) of the Affordable Care Act also requires that, no later than January 1, 2013, and for reporting periods that begin no earlier than January 1, 2012, we implement a plan for making publicly available through Physician Compare, information on physician performance that provides comparable quality and patient experience measures. This plan is outlined below.

*Comment:* We received several comments requesting that CMS clarify its plans with respect to making PQRS data publicly available through Physician Compare no later than January 1, 2013.

*Response:* We appreciate the commenters' interest in public reporting on Physician Compare. Please note that CMS has met the Affordable Care Act requirements to implement a plan prior to January 1, 2013 for making physician performance information available on Physician Compare, and intends to continue to outline elements of that plan through rulemaking.

To the extent that scientifically sound measures are developed and are available, we are required to include, to the extent practicable, the following types of measures for public reporting:

- Measures collected under the PQRS.
- An assessment of patient health outcomes and functional status of patients.
- An assessment of the continuity and coordination of care and care transitions, including episodes of care and risk-adjusted resource use.
- An assessment of efficiency.
- An assessment of patient experience and patient, caregiver, and family engagement.
- An assessment of the safety, effectiveness, and timeliness of care.
- Other information as determined appropriate by the Secretary.

As required under section 10331(b) of the Affordable Care Act, in developing and implementing the plan, we must include, to the extent practicable, the following:

- Processes to ensure that data made public are statistically valid, reliable, and accurate, including risk adjustment mechanisms used by the Secretary.
- Processes for physicians and eligible professionals whose information is being publicly reported to have a reasonable opportunity, as determined by the Secretary, to review their results before posting to Physician Compare.
- Processes to ensure the data published on Physician Compare

provides a robust and accurate portrayal of a physician's performance.

- Data that reflects the care provided to all patients seen by physicians, under both the Medicare program and, to the extent applicable, other payers, to the extent such information would provide a more accurate portrayal of physician performance.

- Processes to ensure appropriate attribution of care when multiple physicians and other providers are involved in the care of the patient.

- Processes to ensure timely statistical performance feedback is provided to physicians concerning the data published on Physician Compare.

- Implementation of computer and data infrastructure and systems used to support valid, reliable, and accurate reporting activities.

Section 10331(d) of the Affordable Care Act requires us to consider input from multi-stakeholder groups in selecting quality measures for Physician Compare, which we seek to accomplish through rulemaking and focus groups. In developing the plan for making information on physician performance publicly available through Physician Compare, section 10331(e) of the Affordable Care Act requires the Secretary, as the Secretary deems appropriate, to consider the plan to transition to value-based purchasing for physicians and other practitioners that was developed under section 131(d) of the Medicare Improvements for Patients and Providers Act of 2008.

We are required, under section 10331(f) of the Affordable Care Act, to submit a report to the Congress by January 1, 2015, on Physician Compare development, and include information on the efforts and plans to collect and publish data on physician quality and efficiency and on patient experience of care in support of value-based purchasing and consumer choice. Section 10331(g) of the Affordable Care Act provides that any time before that date, we may continue to expand the information made available on Physician Compare.

We believe section 10331 of the Affordable Care Act supports our overarching goals of providing consumers with quality of care information to make informed decisions about their healthcare, while encouraging clinicians to improve on the quality of care they provide to their patients. In accordance with section 10331 of the Affordable Care Act, we intend to utilize Physician Compare to publicly report physician performance results.

In implementing our plan to publicly report physician performance, we will



use data reported under the existing PQRS as an initial step for making physician “measure performance” information public on Physician Compare. By “measure performance” in relation to the PQRS, we mean the percent of times that a particular clinical quality action was reported as being performed, or a particular outcome was attained, for the applicable persons to whom a measure applies as described in the denominator for the measure. For measures requiring risk adjustment, “measure performance” refers to the risk adjusted percentage of times a particular outcome was attained.

We previously finalized a decision to make public on Physician Compare the performance rates on the quality measures that group practices submit under the 2012 PQRS group practice reporting option (GPRO) (76 FR 73417). Therefore, we are targeting to post performance information collected through the GPRO web interface for group practices participating in the 2012 PQRS GPRO on Physician Compare in 2013 or early 2014. Specifically, we will make public performance information for measures included in the 2012 PQRS GPRO that meet the minimum sample size, and that prove to be statistically valid and reliable. As we previously established, if the minimum threshold is not met for a particular measure, or the measure is otherwise deemed not to be suitable for public reporting, the group’s performance rate for that measure will be suppressed and not publicly reported. We previously established a minimum threshold of 25 patients for reporting performance information on Physician Compare (76 FR 73418). Although we considered keeping the threshold for reporting performance data on Physician Compare at 25 patients, we proposed to change the minimum patient sample size, from 25 patients to 20 patients, beginning with data collected for services furnished in 2013 (77 FR 44803).

The following is summary of the comments we received regarding the new minimum patient sample size proposal:

*Comment:* We received comments related to the reduction in patient threshold for public reporting. Most commenters opposed the reduction, stating that the lower threshold may be less accurate and statistically valid. One commenter pointed to literature supporting the previous threshold of 25, and suggested that CMS maintain this threshold, though the commenter did not expressly state which literature they were referencing, and one suggested a patient size of 30. We received comments stating that this reduced

sample size was insufficient to apply across all measures, and that the sample size should be determined based on the measure to which it is applied. One commenter requested further detail on what it would mean for a measure to be suitable for public reporting. Several comments were supportive of the proposal stating that this may increase participation.

*Response:* We appreciate the commenters’ feedback regarding reducing the patient sample size for public reporting from 25 patients to 20 patients. We are committed to reporting quality of care data that is statistically valid, reliable, and accurate, and will only post data that meet this standard of reliability regardless of threshold, and regardless of measure type. Should we find a measure meeting the minimum threshold to be invalid or unreliable for any reason, the measure will not be reported.

We appreciate the comment that this reduction may increase participation; however we note that this proposal only relates to Physician Compare. While the decreased threshold may increase participation for other quality reporting programs, we do not believe it will have an impact on Physician Compare.

We believe this threshold of 20 patients to be sufficient to protect patient privacy for reporting on the site, and should thus be applied to every measure reported on Physician Compare. Currently, this is the reliability threshold being finalized for both the Value-Based Modifier (VBM) and the proposed PQRS criteria for reporting measure groups. As we work to align quality initiatives and minimize reporting burden on physicians and other healthcare professionals, we will finalize our proposal to reduce the reporting threshold from 25 to 20 patients.

In the Shared Savings Program final rule (76 FR 67948), we finalized Accountable Care Organization (ACO) public reporting provisions in the interest of promoting greater transparency regarding the ACOs participating in the program. We finalized requirements for ACOs to publicly report certain data, as well as data that we would publicly report. Because ACO providers/suppliers that are eligible professionals are considered to be group practices for purposes of qualifying for a PQRS incentive under the Shared Savings Program, we indicated that performance on quality measures reported by ACOs at the ACO TIN level, on behalf of their ACO providers/suppliers who are eligible professionals, using the GPRO web interface would be reported on

Physician Compare in the same way as for the groups that report under the PQRS.

In April 2012, we added functionality to Physician Compare allowing users to search for group practices in preparation for the addition of 2012 PQRS GPRO data. A full Web site redesign is slated for early 2013 to further prepare the site for the introduction of quality data and ACO information. With each enhancement, we work to improve the usability and functionality of the site, providing consumers with more tools to help them make informed healthcare decisions.

In CY 2012, we intend to enhance the accuracy of “administrative” information displayed on the eligible professional’s profile page, and to add additional data. By administrative data, we are referring to information about eligible professionals that is pulled from the Provider Enrollment, Chain, and Ownership System (PECOS) and other readily available external data sources. Specifically, we intend to add whether a physician or other health care professional is accepting new Medicare patients, board certification information, and to improve the foreign language and hospital affiliation data. We also intend to include the names of those eligible professionals who participated in the Medicare EHR Incentive Program, as authorized by section 1848(o)(3)(D) of the Act, and the names of those eligible professionals who satisfactorily participated under the PQRS GPRO for 2011. We will continue to update the names of those eligible professionals and group practices who satisfactorily participated under the PQRS, and those who are successful electronic prescribers under the eRx Incentive Program based on the most recent program year data available.

*Comment:* We received one comment in support of the inclusion of eRx and PQRS Incentive Program Data or Administrative data on the site, and one comment requesting that participation information for PQRS be limited to those who satisfactorily report this information.

*Response:* We appreciate the commenter’s feedback and support for including eRx and PQRS Incentive Program participation data on Physician Compare. We intend to continue to post the names of those eligible professionals and group practices who satisfactorily participated under the PQRS, and those who are successful electronic prescribers under the eRx Incentive Program on the Web site as we are required to report this information publicly, and Physician Compare offers



an excellent venue for making this information available to consumers.

*Comment:* We received comments regarding the posting of Medicare EHR Incentive Program participation and Meaningful Use participation information on Physician Compare. One commenter requested that CMS post the names of all those who participate in the Medicare EHR Incentive Program, not just those who did so successfully. One commenter requested that we add a note to distinguish what stage of Meaningful Use the eligible professional is taking part.

*Response:* We intend to post the names of those eligible professionals who successfully participated in the Medicare EHR Incentive Program on Physician Compare, when feasible. We will further evaluate the suggestion regarding stages of Meaningful Use, but at this time CMS does not intend to distinguish between stages of participation.

In support of the HHS-wide Million Hearts Initiative, we proposed to post the names of the eligible professionals who report the PQRS Cardiovascular Prevention measures group (77 FR 44803). This is consistent with the requirements under section 10331 of the Affordable Care Act to provide information about physicians and other eligible professionals who participate in the PQRS.

The following is a summary of the comments received regarding the proposal to post the names of eligible professionals who report the PQRS Cardiovascular Prevention measures group in support of the Million Hearts Initiative:

*Comment:* Commenters generally supported our proposal. Some commenters pointed out that the PQRS Cardiovascular Prevention measures group may not apply to all professionals or all specialties, and were therefore in support of the proposal only if those professionals who did not report on the measures group were not negatively represented for their lack of participation. One commenter requested that the mechanism of data submission also be reported on the site.

*Response:* At this time, we are targeting posting the names of eligible professionals who satisfactorily report PQRS Cardiovascular Prevention measures group in support of the Million Hearts Initiative in 2014 for the 2013 reporting period. As with all participation data of this nature on Physician Compare, if a professional is participating in this program by satisfactorily reporting on the PQRS Cardiovascular Prevention measures group, an indicator will be noted on

their profile page; if a professional is not satisfactorily reporting on this measures group, no indicator will be included. We believe this approach serves to acknowledge those who participate without negative reflection on those who do not. While we appreciate the comment that data submission mechanism also be reported on the site, it is not technically feasible to report that information at this time.

### 3. Future Development of Physician Compare

Consistent with Affordable Care Act requirements, it is our intent to phase in an expansion of Physician Compare over the next several years by incorporating quality measures from a variety of sources, as technically feasible. For our next phase, we proposed to make public on Physician Compare, performance rates on the quality measures that group practices submit through the GPRO web interface under the 2013 PQRS GPRO and the Medicare Shared Savings Program (77 FR 44803). We indicated that we anticipated the 2013 PQRS GPRO web interface measures data would be posted no sooner than 2014. These data would include measure performance rates for measures included in the 2013 PQRS GPRO web interface that met the proposed minimum sample size of 20 patients, and that proved to be statistically valid and reliable.

When technically feasible, and targeted for posting on the site in 2014, we proposed to publicly report composite measures that reflect group performance across several related measures (77 FR 44803). As an initial step we intend to develop disease module level composite scores for PQRS GPRO measures. Under the Medicare Shared Savings Program, ACOs are required to report on composite measures for Diabetes Mellitus (DM) and Coronary Artery Disease (CAD) (76 FR 67891). Accordingly, in an effort to align the PQRS GPRO measures with the GPRO measures under the Shared Savings Program, we proposed to add composite measures for DM and CAD into the PQRS starting in reporting year 2013. We also indicated we would consider future development of composites for the remaining disease level modules within the GPRO web interface. As more data are added to Physician Compare over time, we stated we would consider adding additional disease level composites across measure types as technically feasible and statistically valid.

The following is a summary of the comments received regarding our proposal to post performance rates on

the quality measures that group practices submit through the GPRO web interface under the 2013 PQRS GPRO and the Medicare Shared Savings Program, and to report composite measures at the disease module level for 2013 GPRO data:

*Comment:* One commenter supported our proposal to post PQRS GPRO and ACO performance rates as it was limited to measures reported through the GPRO web interface, and suggested CMS not expand reporting to data collected via other reporting mechanisms at this time. Another commenter expressed support of our proposal to post composite measures at the disease module level, but requested that CMS postpone the posting of these composites until physicians and groups have time to review their performance as it pertains to individual elements of the composite.

*Response:* We are dedicated to providing quality of care data on Physician Compare as soon as feasible so that healthcare consumers have access to information to help them make informed healthcare decisions. We are finalizing our proposal to post performance rates on the quality measures that group practices submit through the GPRO web interface under the 2013 PQRS GPRO and the Medicare Shared Savings Program. In an effort to align PQRS GPRO measures with the GPRO measures under the Shared Savings Program, we are finalizing our proposal to generate composite measures for DM and CAD based on measures reported through the GPRO web interface for groups participating in program year 2013 PQRS GPRO and ACOs participating in the Shared Savings Program. This requirement regarding posting of ACO data is finalized at § 425.308. We target posting these data in 2014 for the 2013 reporting period, as technically feasible, as we believe these data are valuable to consumers in evaluating group practices and ACOs. We will provide a 30-day preview period prior to publication of quality data on Physician Compare so that ACOs and group practices can view their data as it will appear on Physician Compare before it is publicly reported.

Consistent with the requirement under section 10331(a)(2) of the Affordable Care Act to implement a plan to make comparable information on patient experience of care measures publicly available, we proposed to post patient experience survey-based measures from the Clinician and Group Consumer Assessment of Healthcare Providers and Systems (CG-CAHPS) (77 FR 44804). As discussed in section G.6.c. of this final rule with comment period, we proposed to collect the

following patient experience of care measures for group practices participating in the PQRS GPRO (77 FR 44964):

- CAHPS: Getting Timely Care, Appointments, and Information
- CAHPS: How Well Your Doctors Communicate
- CAHPS: Patients' Rating of Doctor
- CAHPS: Access to Specialists
- CAHPS: Health Promotion and Education

These measures capture patients' experiences with clinicians and their staff, and patients' perception of care. We proposed, no earlier than 2014, to publicly report 2013 patient experience data for all group practices participating in the 2013 PQRS GPRO, not limited to those groups participating via the GPRO web interface, on Physician Compare. At least for 2013, we noted that we intended to administer and collect patient experience survey data on a sample of the group practices' beneficiaries. As we intend to administer and collect the data for these surveys, we indicated that we did not anticipate any notable burden on the groups.

For ACOs participating in the Shared Savings Program, consistent with the PQRS proposal to publicly report patient experience measures on Physician Compare starting in 2013, we proposed to publicly report patient experience data in addition to the measure data reported through the GPRO web interface (77 FR 44804). Specifically, the patient experience measures that would be reported for ACOs include the CAHPS measures in the Patient/Caregiver Experience domain finalized in the Shared Savings Program final rule (76 FR 67889):

- CAHPS: Getting Timely Care, Appointments, and Information
- CAHPS: How Well Your Doctors Communicate
- CAHPS: Patients' Rating of Doctor
- CAHPS: Access to Specialists
- CAHPS: Health Promotion and Education
- CAHPS: Shared Decision Making

For patient experience data reported under either the PQRS GPRO or the Medicare Shared Savings Program, we also considered an alternative option of providing confidential feedback to group practices and ACOs using 2013 patient experience data before publicly reporting patient experience data on Physician Compare (77 FR 44804). In lieu of publicly reporting the patient experience data relating to 2013 PQRS GPRO and ACOs participating in the Shared Savings Program, we considered using the 2013 results as a baseline to

be shared confidentially with the group practices and ACOs, during which time the group practices and ACOs would have the opportunity to review their data, and implement changes to improve patient experience scores. Under this alternative option, program year 2014 patient experience data would be the first to be publicly reported on Physician Compare, and we would publicly report 2014 patient experience data for ACOs and group practices participating in the 2014 PQRS GPRO on Physician Compare no earlier than 2015. We invited public comment on our proposal to begin publicly reporting patient experience data for program year 2013, and also the alternative option of delaying public reporting of patient experience of care data on Physician Compare until program year 2014 in order to give group practices and ACOs the opportunity to make changes to the processes used in their practices based on the review of their data from program year 2013 (77 FR 44804).

The following is a summary of the comments we received regarding our proposal to publicly report patient experience data:

*Comment:* Many commenters supported the alternate proposal to post 2014 data in 2015, and to use 2013 data as confidential feedback for providers to review their results. Most commenters believed this would give groups a chance to improve their results before they are publically reported, and some commenters suggested that groups have the opportunity to resurvey patients prior to the posting of results.

*Response:* We appreciate the commenters' feedback regarding the posting of patient experience data for 2014 in 2015 and using the results of patient experience data collected for program year 2013 as a confidential reporting period so that physicians can review their data and improve on their performance before the start of public reporting. We are dedicated to providing patient experience data on Physician Compare as soon as feasible so that healthcare consumers can have access to this important information to help them make informed decisions. After considering the public comments, our final decision is to provide all ACOs and group practices an opportunity to see their patient experience data in reports provided by the data collection vendor before it is published. A 30-day preview period prior to publication will allow ACOs and group practices to see their data as it will appear on Physician Compare before it is reported. This 30-day period is in line with the preview period provided for other public

reporting programs such as Hospital Compare.

Understanding the strong desire from consumers for these data, and given our commitment to public reporting, we are finalizing our proposal to target the reporting of patient experience data, collected no earlier than 2013, on Physician Compare in 2014, if technically feasible, for groups of one hundred or more eligible professionals reporting via the GPRO web interface, including ACOs participating in the Shared Savings Program. The requirement regarding posting of ACO data is finalized at § 425.308. We believe that by limiting this posting requirement to group practices and ACOs participating via the GPRO web interface, and by allowing group practices and ACOs to preview their data during a 30-day preview period, we are able to address the concerns of the provider community while making this data available to healthcare consumers and meeting the mandates set forth by the Affordable Care Act. Due to patient privacy and confidentiality, we will not implement the suggestion that groups have the opportunity to resurvey patients prior to the posting of results.

*Comment:* Some commenters expressed concern over the cost of implementing a patient experience survey, and others questioned whether the surveys were adequately tailored to certain types of groups and settings, such as emergency departments, stating that the survey used should be validated for a variety of settings. Some of these commenters suggested that different surveys, such as S-CAHPS for surgical settings should be used based on setting. One commenter also suggested that the entire CAHPS survey should be used as opposed to only using certain domains.

*Response:* We are dedicated to accurate, valid, and reliable public reporting on Physician Compare and are aware that each group practice is unique in size and scope. We have closely evaluated the available data collection mechanisms, and are confident that CG-CAHPS is a well-tested collection mechanism with strong support from the healthcare community, and that it provides the best opportunity to collect useful and accurate data for the largest number of group practices. We will use only those survey domains that are applicable to group practices or ACOs respectively, and believe that these domains have been well tested, and will therefore provide the best data for the largest number of groups.

We are dedicated to supporting group practices in the reporting of these important data. Thus, we are finalizing a policy under which CMS will

administer the patient experience of care survey for calendar year 2013 and 2014 for all group practices of 100 or more eligible professionals that sign up for the PQRS GPRO web interface.

Similarly, as discussed in the Shared Savings Program Final Rule, CMS will fund and administer the CAHPS survey for ACOs participating in the Shared Savings Program in 2013 (76 FR 67875).

As we continue to improve administrative and provider level data, we proposed posting the names of those physicians who earned a PQRS Maintenance of Certification Program Incentive as data becomes available, and targeted for 2014 (77 FR 44804).

The following is a summary of the comments we received related to posting the names of physicians who earned a PQRS Maintenance of Certification Program Incentive:

*Comment:* Many commenters were supportive so long as there were no negative reflections on those who did not receive the incentive; however, one commenter did not believe this information was relevant to Physician Compare.

*Response:* We are finalizing our proposal to include the names of eligible professionals who earned an incentive in the PQRS Maintenance of Certification Program Incentive as data are available, and targeted for 2014. To address concerns regarding negative impact, as with all data of this nature currently on Physician Compare, if an eligible professional is participating in the program, an indicator will be noted on their profile page; if a professional is not participating, no indicator or negative indication will be included. We believe this approach serves to acknowledge those who earned a PQRS Maintenance of Certification Program Incentive without reflecting negatively on those who did not. We also believe that this information will be helpful to healthcare consumers as they work to make informed healthcare decisions and is thus relevant to Physician Compare.

*Comment:* We received one comment requesting that ABMS Maintenance of Certification status be posted on the site, and one suggesting that information about ABMS Maintenance of Certification also be posted.

*Response:* We appreciate the commenter's feedback regarding including ABMS Maintenance of Certification data on Physician Compare. At this time, we are targeting to post the names of eligible professionals who earned a PQRS Maintenance of Certification Program incentive as data are available, and targeted for 2014. We do not currently have plans to also include the ABMS

MOC information, but will consider this for future rulemaking.

We considered allowing measures that have been developed and collected by approved and vetted specialty societies to be reported on Physician Compare, as deemed appropriate, and as they are found to be scientifically sound and statistically valid (77 FR 44804). We proposed including additional claims-based process, outcome and resource use measures on Physician Compare, and noted that we intend to align measure selection for Physician Compare with measures selected for the Value Based Modifier (VBM) (section III.K).

We received several comments related to reporting measures developed and collected by specialty societies. The following is a summary of the comments we received:

*Comment:* Many commenters believe this was a good way to identify measures that are most appropriate for certain specialties, and to reduce the reporting burden on those specialties as the measures are already being collected, and their data are already available. Several commenters offered to assist CMS in gathering these data. A few commenters requested clarification on what measures would be posted, how CMS would vet these measures.

*Response:* We appreciate the commenters' feedback regarding reporting of measures developed by specialty societies on Physician Compare. We understand the importance of publicly reporting measures that are most appropriate for all specialties, and believe working with specialty societies to identify quality measure data that are already collected and available reduces the reporting burden on these specialties while providing accurate, reliable, and valid data on the site. This approach also provides an opportunity to expand public reporting to specialties and types of physicians not currently represented. We intend to work with specialty societies to identify the most appropriate data sources and mechanism for inclusion on Physician Compare.

We will work to ensure that any specialty society data included on Physician Compare is approved, vetted, scientifically sound, and statistically reliable. As with PQRS measures and other measures posted on Physician Compare, any measures under consideration will be subjected to the Measures Application Partnership (MAP) pre-rulemaking process prior to being considered for posting on the site. Please note that such measures will be addressed in future rulemaking.

We received comments related to our proposed alignment of Physician Compare with the VBM. The following is a summary of the comments we received:

*Comment:* One commenter did not support our proposal to align with PQRS or the VBM as they believed this data may be overwhelming to healthcare consumers. The commenter went on to say that Physician Compare should distinguish itself as a site committed to communicating validated and meaningful information, and not try to align with these programs.

*Response:* We appreciate the commenters' feedback regarding the proposal to align public reporting on Physician Compare with elements of PQRS and the VBM. We are committed to working toward reporting measures that are accurate and complete. Please note that not all measures collected will be posted on the site, and only those measures that are deemed appropriate for public reporting and useful to consumers will be posted. We believe alignment with PQRS and the VBM on Physician Compare provides significant opportunities as we move toward a payment model related to quality and cost efficiencies. Aligning quality initiatives also provides an opportunity for publically reporting more quality data while also minimizing the reporting burden on eligible professionals. We will continue to align our public reporting goals with these programs.

*Comment:* One commenter questioned how CMS is able to report performance data on Physician Compare within one year, but points out the technical infeasibility of calculating performance-based payments within that same time frame.

*Response:* We appreciate the commenter's feedback regarding a timeline for public reporting on Physician Compare in relation to the timeline for calculating performance-based payments. We are working on a phased approach to public reporting across a number of data sources and are looking to do so in a way that does not increase reporting burden, allows accurate reporting, and supports the agency's mission and goals. For these reasons, we are working to align the measures reported on Physician Compare with other CMS quality initiatives, such as PQRS and VBM as technically feasible. Please note that not all measures included in these other initiatives will be publicly reported on the site, and that the programs have distinct timelines. Performance-based payments require additional calculation beyond that which we proposed to

publicly report. While Physician Compare has a plan to report performance data as soon as technically feasible, we will not report that data before it has been accurately calculated, and has proved to be statistically valid and reliable.

We proposed to include group level ambulatory care sensitive condition admission measures of potentially preventable hospitalizations developed by the HHS Agency for Healthcare Research and Quality (AHRQ) that meet the proposed minimum sample size of 20 patients, and that prove to be statistically valid and reliable (measure details are available at <http://www.qualitymeasures.ahrq.gov/content.aspx?id=27275>) (77 FR 44804). We proposed reporting these measures on Physician Compare no earlier than 2015 for those group practices composed of 2–99 eligible professionals participating in the proposed 2014 PQRS GPRO, and for ACOs.

We received comments related to our proposal to post group level ambulatory care sensitive condition admission measures of potentially preventable hospitalizations developed by AHRQ. The following is a summary of the comments we received:

*Comment:* Most commenters opposed the posting of these measures, and one commenter stated that they strongly opposed the addition of these measures. One commenter requested clarification as to what testing and validation had been done around these measures.

*Response:* We are committed to only including quality of care measures on Physician Compare that are properly vetted and tested, as well as statistically valid and reliable. We have decided to allow other programs within CMS to work with these measures, gather the data, and provide feedback to the groups prior to posting on Physician Compare. We will not finalize our proposal to post group level ambulatory care sensitive condition admission measures of potentially preventable hospitalizations at this time. Instead, we will consider the input we received as we further evaluate the inclusion of such measures on Physician Compare, and address this issue in future rulemaking.

We also proposed to publicly report performance rates on quality measures included in the 2015 PQRS and VBM for individual eligible professionals (77 FR 44804). We indicated, however, that further details on what measures would be included in the 2015 reporting period will be addressed in future rulemaking. We also proposed that public reporting of 2015 PQRS and administrative claims-based quality measures for

individuals would occur no earlier than 2016.

We received several comments related to the posting of individual-level measures on Physician Compare. The following is a summary of the comments we received:

*Comment:* Some commenters supported our proposal, and one requested that this information be made available as soon as technically feasible stating the information was valuable to consumer decision making. One commenter requested that CMS consider including data that is reported through a variety of reporting mechanisms such as claims and registries to ensure all reporting individuals would be represented regardless of reporting mechanism.

*Response:* We agree that individual-level measure data is important in helping consumers make informed healthcare decisions, and agree that this information should be posted on the site as soon as technically feasible. We will move up this plan and target posting individual-level measure data in 2015 using 2014 data if technically feasible. Please note that further discussion of this topic, and the measures to be included will be addressed in future rulemaking.

*Comment:* One commenter opposed the posting of individual-level measure data stating this data may be overwhelming to consumers. The commenter went on to caution that measures posted on Physician Compare should be selected based on how well they resonate with consumers. Another commenter expressed concerns regarding the different reporting mechanisms available in PQRS, and how measures reported through the different mechanisms would be represented.

*Response:* We appreciate the commenter's concerns around the posting of these measures. We are committed to including only the most accurate, statistically reliable and valid quality of care measure data on Physician Compare when the data are publicly reported. Any data found to be invalid or inaccurate for any reason will not be publicly reported. We will ensure that these data are collected and presented appropriately, regardless of the mechanism through which they are collected, and that they accurately reflect performance. Measures to be posted on the site will be selected based on a variety of criteria including consumer interest, and will be subject to consumer testing. Please note that further discussion of this topic, and the measures to be included will be addressed in future rulemaking.

For all measures publicly reported on Physician Compare, we proposed to post a standard of care, such as those endorsed by the National Quality Forum (77 FR 44804). Such information would serve as a standard for consumers to measure individual provider, and group level data.

We received comments related to our proposal to post a standard of care on Physician Compare. The following is a summary of the comments we received:

*Comment:* One commenter supported our proposal to post a standard such as those endorsed by the NQF. Some commenters sought clarification around the standard to be used, and expressed concerns that an NQF standard may be limiting to certain specialties, stating that NQF standards are heavily focused on primary care. Commenters also suggested consumer testing if such a standard is to be posted to insure the information is understandable to consumers.

*Response:* We appreciate the commenters' feedback regarding posting a standard of care on Physician Compare. We are currently considering including an NQF standard for those measures reported on Physician Compare where a standard of care is endorsed, available, and applicable. We are declining to finalize our proposal at this time and are only seeking additional comment. We will address this issue in future rulemaking.

We received several comments not directly related to our proposals which are summarized below.

*Comment:* The majority of commenters was concerned about the accuracy of data currently on Physician Compare, and urged CMS to consider this feedback in its plans for future development. Commenters stated that data on Physician Compare did not meet certain standards of accuracy, and one called for a cessation of the site until concerns could be addressed. Some commenters expressed frustration about the difficulty they experienced in getting their information updated or corrected, and some requested a way to update their information on the site. Some commenters requested that data be updated in a timely fashion to ensure it is up-to-date and accurate. One commenter expressed concerns related to data collection mechanisms and comparability on Physician Compare.

*Response:* We are committed to including accurate and up-to-date information on Physician Compare and continue to work to make improvements to the information presented. The current primary data source for Physician Compare is PECOS. In order for a physician, other healthcare

professional, or group practice's information to appear on Physician Compare, their enrollment record in PECOS must be current and in "approved" status, a valid physical location or address must be identified, and the professional must have an NPI. It is critical that data in PECOS be accurate and up-to-date to ensure the data on Physician Compare are also accurate and up-to-date. CMS is evaluating other options for physician, healthcare professionals and group practices to update their information, and is looking at other available data sources to validate PECOS data to further improve accuracy as we continue to improve the data presented on Physician Compare.

We are equally committed to including only the most accurate, statistically reliable and valid quality of care measure data on Physician Compare when those data are publicly reported. We are committed to ensuring that these data are comparable and presented appropriately regardless of the mechanism through which they are collected, and that they accurately reflect performance. We will ensure these data are updated in a timely fashion as technically feasible, and will provide a 30-day preview period for physicians and group practices to view their data prior to it being posted on the site.

*Comment:* We received comments requesting a disclaimer be placed on the site for the purpose of explaining why measures may not apply to certain groups, and that the absence of data on a particular measure does not imply poor performance or poor quality.

*Response:* We agree with the commenters that disclaimers and other forms of explanatory language are necessary to help inform healthcare consumers and other users of the site. Regarding the request for a disclaimer, or clarification explaining the absence of participation or measure data, we are evaluating disclaimer language for use on Physician Compare when data are published on the site, and will take this feedback into consideration.

*Comment:* We received several comments cautioning that too much data on the site could cause confusion for consumers and other users of the site.

*Response:* We appreciate the commenters' feedback, and understand their concerns. As required under section 10331(b) of the Affordable Care Act, in developing and implementing the plan to include performance data on Physician Compare, we must include, to the extent practicable, processes to ensure that the posted data are

statistically valid, reliable, and accurate, including risk adjustment mechanisms used by the Secretary, as well as processes to ensure appropriate attribution of care when multiple providers are involved in the care of the patient. We understand that this information is complex, and are committed to providing data on Physician Compare that are useful to beneficiaries in assisting them to make informed healthcare decisions, while being accurate, valid, reliable, and complete. We will closely evaluate all quality measures under consideration for public reporting on the Web site to ensure they are presented in a way that is helpful to beneficiaries and, through consumer testing and stakeholder outreach, will work to ensure that the number of measures and data sources presented is done in such a way that the information is valuable to consumers.

*Comment:* We received several comments requesting that a section of Physician Compare be dedicated to hospital-based physicians, or that Physician Compare link to Hospital Compare for certain hospital-based physicians so users may view data on hospital-based physician through a variety of perspectives.

*Response:* We appreciate the commenters' feedback regarding customizing a section of Physician Compare for hospital-based physicians. Physician Compare is tasked with providing consumers with useful information about Medicare physicians and other healthcare professionals who provide services in a variety of specialties and care settings. At this time, it is not feasible to customize the Web site for specific physician groups, but we will consider this feedback as we continue to evaluate if such customization is beneficial to consumers and potentially feasible in future development. We will continue to evaluate a link between Physician Compare and Hospital Compare as appropriate.

*Comment:* We received comments requesting that CMS include other healthcare professionals on Physician Compare and not limit the site to physicians.

*Response:* We appreciate the commenter's feedback. Currently the site does feature information on physicians and other healthcare professionals as required by the Affordable Care Act.

*Comment:* We received one comment stating that CMS should consider a distillation of quality data into a reporting system such as star ratings for physicians and group practices.

*Response:* We appreciate the commenter's suggestion, and agree that a reporting system such as star ratings can be helpful to users in consuming these data. We will continue to evaluate star ratings and other methods of displaying measure data based on the measures selected for posting on the site.

*Comment:* We received one comment requesting that additional education, residency and administrative information for physicians and other healthcare professionals be posted on the site.

*Response:* We appreciate the feedback regarding the inclusion of education, and other administrative information on Physician Compare. At this time, Physician Compare includes some educational and residency information. We are working to include Board Certification information on the site as feasible, and will continue to evaluate additional information and data sources that can provide beneficial information for consumers as they are available in the future. All posting of this additional information will be addressed in future rulemaking.

We are committed to making Physician Compare a constructive tool for Medicare beneficiaries, successfully meeting the Affordable Care Act mandate, and in doing so, providing consumers with information needed to make informed healthcare decisions. We have developed a plan, and started to implement that plan with a phased approach to adding physician quality data to Physician Compare. We believe this staged approach to public reporting of physician quality information allows consumers access to information that is currently available while we continue to develop the infrastructure necessary to support additional types of data and information on physicians' quality measure performance. Implementation of subsequent phases of the plan will need to be developed and addressed in future notice and comment rulemaking, as needed.

#### *G. Physician Payment, Efficiency, and Quality Improvements—Physician Quality Reporting System*

There are several healthcare quality improvement programs that affect physician payments under the Medicare PFS. The National Quality Strategy establishes three aims for quality improvement across the nation: Better health, better healthcare, and lower costs. This strategy, the first of its kind, outlines a national vision for quality improvement and creates an opportunity for programs to align quality measurement and incentives

across the continuum of care. We believe that this alignment is especially critical for programs involving physicians. The proposals that follow facilitate the alignment of programs, reporting systems, and quality measures to make this vision a reality. We believe that alignment of CMS quality improvement programs will decrease the burden of participation on physicians and allow them to spend more time and resources caring for beneficiaries. Furthermore, as the leaders of care teams and the healthcare systems, physicians and other clinicians serve beneficiaries both as frontline and system-wide change agents to improve quality. However, we believe that to improve quality, quality measurement and reporting is an important component. It is our intent that the following requirements will improve alignment of physician-focused quality improvement programs, decrease the burden of successful participation on physicians, increase engagement of physicians in quality improvement, and ultimately lead to higher quality care for beneficiaries.

This section contains the requirements for the Physician Quality Reporting System (PQRS). The PQRS, as set forth in section 1848(a), (k), and (m) of the Act, is a quality reporting program that provides incentive payments and payment adjustments to eligible professionals based on whether or not they satisfactorily report data on quality measures for covered professional services furnished during a specified reporting period. We note that, in developing these requirements, it was our goal to align program requirements between these quality reporting programs, such as the eRx Incentive Program, EHR Incentive Program, Medicare Shared Savings Program, and value-based payment modifier, wherever possible. We believe that alignment of these quality reporting programs will lead to greater overall participation in these programs, as well as minimize the reporting burden on eligible professionals.

Please note that, during the comment period following the proposed rule, we received comments that were not related to our specific proposals for PQRS in the CY 2013 Medicare PFS proposed rule. While we appreciate the commenters' feedback and intend to use these comments to better develop PQRS, these comments will not be specifically addressed in this CY 2013 Medicare PFS final rule, as they are beyond the scope of this rule. However, we will take these comments into consideration when developing policies and program requirements for future years.

The regulation governing the PQRS is located at § 414.90. The program requirements for years 2007–2012 of the PQRS that were previously established, as well as information on the PQRS, including related laws and established requirements, are available at <https://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html>. Please also note that in this final rule with comment period, we are making technical changes to § 414.90 to aid in the readability of the regulation.

#### 1. Methods of Participation

There are two ways an eligible professional can participate in the PQRS: (1) As an individual or (2) as part of a group practice participating in the PQRS group practice reporting option (GPRO).

##### a. Participation as an Individual Eligible Professional—Traditional Reporting Mechanisms

As defined at § 414.90(b), the term “eligible professional” means any of the following: (1) A physician; (2) a practitioner described in section 1842(b)(18)(C) of the Act; (3) a physical or occupational therapist or a qualified speech-language pathologist; or (4) a qualified audiologist. For more information on which professionals are eligible to participate in the PQRS, we refer readers to the “List of Eligible Professionals” download located in the “How to Get Started” section of the PQRS CMS Web site at [http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/How\\_To\\_Get\\_Started.html](http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/How_To_Get_Started.html). There is no requirement to self-nominate to participate in the PQRS as an individual eligible professional for the incentive or to use claims, registry, or EHR reporting mechanisms.

##### b. Participation as a Group Practice in the GPRO

###### (1) Definition of Group Practice

We proposed to modify § 414.90(b) to define group practice as “a single Tax Identification Number (TIN) with 2 or more eligible professionals, as identified by their individual National Provider (NPI), who have reassigned their Medicare billing rights to the TIN” (77 FR 44806). We proposed to change the number of eligible professionals comprising a PQRS group practice from 25 or more to 2 or more to allow all groups of smaller sizes to participate in the GPRO. We believe that expanding the scope of group practices eligible to participate under the program will lead to greater program participation. To

participate in the GPRO, a group practice would be required to meet this proposed definition at all times during the reporting period for the program year in which the group practice is selected to participate in the GPRO.

We solicited public comments on the proposed definition of group practice. The following is a summary of the comments we received regarding this proposal.

*Comment:* Several commenters supported our proposal to change the definition of group practice to include groups of 2–24 eligible professionals because the commenters believed that the proposal would allow more group practices to participate in the GPRO.

*Response:* We appreciate the commenters' feedback and are finalizing our proposal to modify § 414.90(b) to define a group practice as “a single Tax Identification Number (TIN) with 2 or more eligible professionals, as identified by their individual National Provider Identifier (NPI), who have reassigned their billing rights to the TIN.” We hope that expanding the GPRO to allow small group practices of 2–24 eligible professionals to participate in the GPRO will encourage greater participation in PQRS.

*Comment:* Although some commenters supported our proposal to change the definition of group practice to include groups of 2–24 eligible professionals, the commenters urged CMS not to make additional changes to this definition in the near future. The commenters note that CMS has changed the group practice definition every year since it was included as a PQRS reporting option in 2010, leading to confusion for many eligible professionals and group practices participating in PQRS.

*Response:* Each year, we have sought to improve the GPRO based on stakeholder feedback and data we receive from past participation. The GPRO has also changed due to a desire to align this GPRO with other quality reporting programs, such as the Medicare Shared Savings Program. Nonetheless, we understand the complexity and confusion caused by changing this definition each year and will keep that in mind in the future when proposals are presented.

*Comment:* One commenter opposed our proposal to change the definition of group practice to include groups of 2–24 eligible professionals until the implications of such a change are more clearly understood. Furthermore, the commenter believes the proposal confuses the alignment of the PQRS program with the VBM that proposes to

incorporate groups of 25 or more eligible professionals.

*Response:* We understand the commenters' concern and acknowledge that our proposal to define a group practice as groups of 2 or more eligible professionals does not align perfectly with our proposal to apply the Value-based Payment Modifier to physician groups of 25 or more eligible professionals (*see* section K). However, we note that, although our goal is overall alignment with the Value-based Payment Modifier, there may be instances, such as this one, where the two programs may not completely align. For example, although we are expanding the definition of group practice to define a group practice as a group of 2 or more eligible professionals, the Value-based Payment Modifier, as described in section K, will only apply to physician group practices of 100 or more in 2013. Therefore, smaller groups of 2–99 eligible professionals will remain unaffected by the final policies we are finalizing under the Value-based Payment Modifier in 2013.

When determining program requirements, we considered factors other than alignment with the Value-based Payment Modifier. For example, aside from alignment, we adopted policies that we believe will increase overall participation in PQRS, as well as increase the likelihood that eligible professionals will meet the criteria for satisfactory reporting for the 2013 and 2014 PQRS incentives and 2015 and 2016 PQRS payment adjustments. We believe that expanding the definition of group practices to groups of 2 or more eligible professionals will help to achieve these goals, because we are providing group practices with additional ways to participate in PQRS.

*Comment:* Some commenters disagreed with our proposal to define a group practice as “a single Tax Identification Number (TIN) with 2 or more eligible professionals, as identified by their individual National Provider Identifier (NPI), who have reassigned their billing rights to the TIN” rather than limiting the definition of group practice to physicians. The commenters believe this classification is misleading, as a solo physician with a nurse practitioner or other eligible professional working in the practice would be classified as a group practice under this definition.

*Response:* We thank the commenter for expressing their concern regarding the definition of a group practice. We note that section 1848(m)(3)(c) of the Act, which governs group practice reporting under the PQRS, explicitly

identifies “eligible professionals in a group practice” (and further affords us the authority to define group practice). So we do not believe the definition of group practice under the PQRS is limited to physicians. We also note that the PQRS applies to “eligible professionals,” which is defined under section 1848(k)(3)(B) of the Act to include physicians and other types of practitioners that are specifically identified. Also, from a policy perspective, we believe it is important to measure the care given by healthcare professionals other than physicians. Therefore, we are finalizing the PQRS definition of a group practice to include all eligible professionals, not just physician group practices.

#### (2) Election Requirement for Group Practices Selected To Participate in the GPRO

Please note that, for group practices participating in PQRS through other Medicare programs (such as but limited to those group practices participating as Accountable Care Organizations (ACOs) under the Medicare Shared Savings Program), certain provisions in this section may not apply. For information on how to participate in PQRS through other Medicare programs, please refer to the requirements for those respective programs.

*GPRO Self-Nomination Statement.* We established the process for group practices to be selected to participate in the GPRO in the CY 2012 PFS final rule with comment period (76 FR 73316). However, this section contains additional processes for a group practice's self-nomination statement that we proposed for group practices selected to participate in the GPRO for 2013 and beyond. For the requirement that group practices wishing to participate in the GPRO submit a self-nomination statement (76 FR 73316), for 2012, we accepted these self-nomination statements via a letter accompanied by an electronic file submitted in a format specified by CMS because it was not operationally feasible to receive self-nomination statements via the web at that time. In the CY 2012 Medicare PFS final rule with comment period, we noted that we anticipated that CMS would have the ability to collect self-nomination statements via the web for the 2013 PQRS. Therefore, we proposed that, for 2013 and beyond, a group practice must submit its self-nomination statement via the web.

We noted that this web-based functionality is still being developed by CMS. Therefore, in the event this web-based functionality would not be available in time to accept self-

nomination statements for the 2013 PQRS, we proposed that, in lieu of submitting self-nomination statements via the web, a group practice would be required to submit its self-nomination statement via a letter accompanied by an electronic file submitted in a format specified by CMS (such as a Microsoft excel file) (77 FR 44807). We proposed that this self-nomination statement would be mailed to the following address: Centers for Medicare & Medicaid Services, Center of Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3–02–01, Baltimore, MD 21244–1850. If mailing the self-nomination statement, we would require that this self-nomination statement be received by no later than 5 p.m. Eastern Standard Time on January 31 of the year in which the group practice wishes to participate in the GPRO.

We invited public comment on the proposed method for submitting a GPRO self-nomination statement. The following is a summary of the comments we received on this proposal.

*Comment:* One commenter was concerned about the use and efficiency of a web portal for accepting GPRO self-nomination statements due to a potentially increased number of self-nomination statements that will be accepted through the web and potential delays in the web portal.

*Response:* We understand the commenter's concerns regarding the potential for delays in the web portal. However, we believe that accepting self-nomination statements via the web will be the most efficient way for group practices to complete and CMS to accept and process GPRO self-nomination statements. Therefore, we are finalizing our proposal to accept GPRO self-nomination statements via the web for 2013 and beyond. We also anticipate an increase in the number of GPRO self-nomination statements received due to our expansion of the GPRO as well as use of the PQRS GPRO for the application of the Value-based Payment Modifier. Therefore we are working to further develop the web portal to account for increased traffic. Please note that group practices submitting self-nomination statements via the web will be required to comply with CMS' security and system requirements to submit a self-nomination statement via the web. However, should a group practice wishing to self-nominate encounter issues doing so, the group practice may contact the QualityNet Help Desk for assistance with submitting a self-nomination statement.



As for our proposed contingency plan for accepting self-nomination statements via mail in the event the web-based functionality was not be available in time to accept self-nomination statements for the 2013 PQRS, or in the event we experience issues with accepting self-nomination statements via the web, we are also finalizing that proposal. While we expect that we will have the web system operational, we believe it is appropriate to have an alternative submission process available as a back-up. Therefore, if the web-based functionality is unavailable in time to accept self-nomination statements for the 2013 PQRS, or in the event we experience issues with accepting self-nomination statements via the web, in lieu of submitting self-nomination statements via the web, a group practice is required to submit its self-nomination statement via a letter accompanied by an electronic file submitted in a format specified by CMS (such as a Microsoft excel file), and a mailed to the following address: Centers for Medicare & Medicaid Services, Center of Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850.

Although we proposed to require that this self-nomination statement be received by no later than 5 p.m. Eastern Standard Time on January 31 of the year in which the group practice wishes to participate in the GPRO, we believe it is appropriate to provide group practices with additional time to submit this information and self-nominate under the PQRS. Additional time for submissions may also address concerns raised by commenters about the potential for increased number of self-nomination statements and efficiency of the web portal with regard to avoiding delays. As we discuss in greater detail below in response to comments we received, we also believe it would be helpful to afford group practices additional time with regard to selecting its reporting mechanism, which group practices must include in the self-nomination statement. Therefore, we are finalizing a deadline of October 15 of the year in which the group practice wishes to participate in the GPRO. We believe this is an appropriate amount of time for group practices under the PQRS. Moreover, we note that this deadline aligns with the final policies we are adopting for the value-based payment modifier. For those group practices for whom the value-based payment modifier will apply, this extended deadline will provide groups

with additional time to make decisions with regard to participation under the PQRS.

**GPRO Selection of Reporting Mechanisms.** In the CY 2012 Medicare PFS final rule with comment period, we established what information is required to be included in a group practice's self-nomination statement (76 FR 73316). In 2012, the group practice only had one reporting mechanism available on which to report data on PQRS quality measures: The GPRO web interface. However, beginning 2013, we proposed to allow group practices to report data on quality measures using the claims, registry, and EHR-based reporting mechanisms for the PQRS incentive and payment adjustment (77 FR 44870). Additionally, we proposed to allow group practices to use the proposed administrative claims reporting option. We proposed that a group practice wishing to participate in the GPRO for a program year would be required to indicate the reporting mechanism the group practice intends to use for the applicable reporting period in its self-nomination statement. Furthermore, once a group practice is selected to participate in the GPRO and indicates which reporting mechanism the group practice would use, we proposed that the group practice would not be allowed to change its selection. Therefore, under this proposal, the reporting mechanism the group practice indicates it would use in its self-nomination statement for the applicable reporting period would be the only reporting mechanism under which CMS would analyze the group practice to determine whether the group practice has met the criteria for satisfactory reporting for the PQRS incentive and/or payment adjustment. We acknowledged that this proposal would depart from the way we analyze an individual eligible professional, as CMS analyzes an individual eligible professional (who is permitted to use multiple reporting mechanisms during a reporting period) under every reporting method the eligible professional uses. Unfortunately, due to the complexity of analyzing group practices under the GPRO, such as having to associate multiple NPIs under a single TIN, it is not technically feasible for us to allow group practices using the GPRO to use multiple reporting mechanisms or switch reporting mechanisms during the reporting period.

We solicited public comment on our proposal to lock-in a group practice's reporting mechanism choice at the time of self-nomination. The following is summary of the comments we received regarding this proposal.

**Comment:** One commenter stated that group practices should be allowed to change the reporting mechanisms through the calendar year in case a more advantageous reporting option is available later in the year. For example, a group practice may want to change its reporting mechanism during a given reporting period after the list of qualified registries becomes available.

**Response:** We agree that group practices should be provided with some flexibility to change their reporting mechanisms. We it is only fair to provide group practices with a window to switch their initially chosen reporting mechanisms, as individual eligible professionals are allowed to switch reporting mechanisms throughout the year. Therefore, we are allowing group practices to switch their chosen reporting mechanism until October 15 of the applicable reporting period. We believe this window provides eligible professionals with ample time to make an informed decision on which reporting mechanism to use and still provides CMS with advance notification of the group practices' chosen reporting mechanism. Based on the comments received, we are finalizing a deadline of October 15 of the applicable reporting period (that is, October 15, 2013 for reporting periods occurring in 2013) for group practices to elect (via its self-nomination statement) the reporting mechanism they will use to submit quality measures data for PQRS. Additionally, should a group practice wish to switch the reporting mechanism it chose when self-nominating, the group practice will be allowed to do so as long as the group practice switches its reporting mechanism prior to the October 15 deadline.

Please note that the ability to elect the administrative claims-based reporting mechanism will not be available until the summer of the applicable reporting period. Therefore, should a group practice self-nominate earlier, if the group practice elects to use the administrative claims-based reporting mechanism, the group practice would have to visit the Web page to elect the administrative claims-based reporting mechanism.

### (3) Process To Participate in the GPRO

Please note that, for group practices participating in PQRS through other Medicare programs (such as but limited to those group practices participating as Accountable Care Organizations (ACOs) under the Medicare Shared Savings Program), certain provisions in this section may not apply. For information on how to participate in PQRS through other Medicare programs, please refer to



the requirements for those respective programs.

*Determining Group Practice Size.* Please note that if a group practice participates in PQRS as a group practice, the eligible professionals in the selected group practice cannot participate in the PQRS individually. When selecting group practices to participate in the GPRO, CMS bases its decision on the information the group practice provides in its self-nomination statement. We believe that changes in a group practice's size or TIN constitute such a significant change in the group practice's composition that it would cause CMS to reconsider its decision to allow the group practice to participate in the GPRO for the applicable program year. Specifically, we understand that a group practice's size may vary throughout the program year. For example, we understand that eligible professionals enter into and leave group practices throughout the year. Similarly, we understand that group practices may undergo business reorganizations during the program year. We note that size fluctuations may affect the criteria under which a group practice would use to report after being selected to participate in the GPRO. We proposed that groups of varying sizes be subject to different criteria for satisfactory reporting for the 2013 and 2014 incentives, as well as for the payment adjustments (77 FR 44822–44833). Therefore, we proposed that, for analysis purposes, the size of the group practice must be established at the time the group practice is selected to participate in the GPRO. We invited but received no public comment on this proposal (77 FR 44807). Therefore, we are finalizing this proposal.

*Changes in GPRO TIN.* We also understand that, for various reasons, a group practice may change TINs within a program year. For example, a group practice may undergo a mid-year reorganization that leads to the group practice changing its TIN mid-year. We proposed that, if a group practice changes its TIN after the group practice is selected to participate in the GPRO, the group practice cannot continue to participate in PQRS as a group practice. We considered the changing of a group practice's TIN a significant change to the makeup of the group practice, as the group practice is evaluated under the TIN the group practice provided to CMS at the time the group is selected to participate in the GPRO for the applicable year (77 FR 44807). Therefore, we viewed a group practice that changes its TIN as an entirely new practice, associated with a new TIN. We noted that this proposal may pose a

disadvantage for those group practices who find it beneficial to report PQRS quality measures using the GPRO. However, we noted that eligible professionals in a group practice that has changed its TIN within a year may instead participate as individuals.

We invited public comment on this proposal. The following is summary of the comments we received regarding this proposal not to allow group practices who change their TINs to continue to participate in the GPRO for the applicable program year.

*Comment:* Some commenters urged CMS to allow group practices using the GPRO that subsequently change their TIN within a program year to continue participating in PQRS as a group practice. One commenter noted that not allowing a group practice to continue to use the GPRO should the group practice change their TIN in a program year is a hindrance to practice mergers and reorganizations.

*Response:* We appreciate the commenters' feedback. It is not our intention to hinder group practices from merging with another practice or reorganizing. However, it is not operationally feasible to allow a group practice selected to participate in the GPRO that changes its TIN within a program year to continue to participate in PQRS under the GPRO. Therefore, we are finalizing our proposal to require that a group practice maintain the same TIN throughout a given program year to continue to participate in the GPRO. We note that group practices will now be given until October 15 to self-nominate and select its reporting mechanism for the GPRO, allowing more time within the program year for group practices to organize its composition and ultimately its reporting structure. We note that, should a group practice change its TIN, eligible professionals within the group practice have the option to participate in PQRS individually.

*GPRO Opt-out Period.* We understand that a group practice may decide not to participate in PQRS using the GPRO after being selected. Therefore, we proposed that group practices be provided with an opportunity to opt out of participation in the GPRO after selection (77 FR 44807). We noted that it is necessary for a group practice to indicate to CMS the group practice's intent not to use the GPRO because, once a group practice is selected to participate in the GPRO for the applicable reporting period, CMS will not separately assess the NPIs associated with the group practice's TIN to see if they meet the criteria for satisfactory reporting as individual eligible professionals. Therefore, we must be

notified of the group practice's decision not to participate in the GPRO so the eligible professionals within the group practice could be assessed at the individual TIN/NPI level. We proposed that group practices would have until April 1 of the year of the applicable reporting period (for example, by April 1, 2013 for reporting periods occurring in 2013) to opt out of participating in the GPRO.

We invited public comment on the proposed selection process for group practices wishing to participate in the GPRO. The following is summary of the comments we received regarding this proposed opt-out period for group practices that have elected to participate in PQRS under the GPRO.

*Comment:* One commenter supported our proposal to provide an opt-out period for those group practices who self-nominated to participate in the GPRO but later decide to participate at the individual level.

*Response:* We appreciate the commenter's feedback. We have historically provided an opt-out period, because the deadline for a group practice to submit a self-nomination statement to participate in the GPRO has normally been on or about January 31 of the applicable program year. We believed it was necessary to provide an opt-out period for group practices, as we required group practices to submit a self-nomination statement indicating their intent to participate in the GPRO early in the year. However, since, as we discussed above, beginning in 2013, group practices will have until October 15 of the applicable program year to submit its self-nomination statement, we believe that this opt-out period is no longer necessary. Therefore, we are not finalizing an opt-out period for group practices that are selected to participate in the GPRO for the applicable program year. Once a group practice is selected and approved to participate in the GPRO, past the opt-out period, the group practice will be required to participate in the GPRO for the applicable program year.

#### c. Requirement for Eligible Professionals and Group Practices Electing To Use the Administrative Claims-Based Reporting Mechanism for the 2015 Payment Adjustment

Unlike using the traditional PQRS reporting mechanisms (that is, claims, registry, EHRs, GPRO web interface) to satisfy the reporting requirements for the 2015 and 2016 payment adjustments, we proposed that eligible professionals and group practices wishing to use the proposed administrative claims reporting

mechanism, available for the 2015 and/or 2016 payment adjustments, must elect to use the administrative claims reporting mechanism (77 FR 44805). We believed this election requirement is important because it is necessary for eligible professionals to actively engage in quality reporting. By requiring registration, eligible professionals and group practices are making an active choice in how they would like their quality performance measured. For eligible professionals, we proposed that this election process would consist of a registration statement that included: The eligible professional's name and practice name, the eligible professional's TIN and NPI for analytical purposes, and the eligible professional's contact information (77 FR 44806). For group practices, we proposed that this election process would also consist of a registration statement that included: The group practice's business name and contact information, the group practice's TIN, and contact information of the group practice's contact(s) who will be contacted for program, clinical, and/or technical purposes. For the method of submitting this registration statement, we proposed any of the following options:

- If technically feasible, submission of this statement via the web; and
- If technically feasible, submission of an eligible professional's or group practice's intent to register to use the administrative claims-based reporting mechanism by placing a G-code on at least 1 Medicare Part B claim.

In the event the two proposed options are not technically feasible, we also considered allowing for submission of the registration statement by submitting a mailed letter to CMS at Centers for Medicare & Medicaid Services, Center of Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850. However, we noted that using this mailing option would be a more burdensome and time-intensive process for CMS.

The eligible professional would be required to complete this election process by January 31 of the applicable payment adjustment reporting period (for example, by January 31, 2013 for the 2015 payment adjustment). However, we noted that we proposed that we may extend this deadline based on the submission method that we finalized. For example, because processing mailed letters would take the longest to process (out of the 3 methods), we anticipated that if we were to include the option of mailed letters, the deadline for

submitting a mailed registration letter would be January 31 of the applicable payment adjustment reporting period. Since it would be more efficient to process registration statements received via the web or via a G-code on a claim, we anticipated that we would be able to extend the registration deadline to as late as December 31 of the applicable payment adjustment reporting period. Once an eligible professional makes an election to participate in PQRS using the administrative claims-based reporting mechanism for the PQRS payment adjustments, the eligible professional would be assessed under the administrative claims-based reporting mechanism.

For group practices participating in the GPRO, we proposed that these group practices would use the 3 methods described above (mailed letter, web, or G-code submission) and have the same deadline as eligible professionals wishing to elect to use the administrative claims-based reporting mechanism for an applicable payment adjustment. In the alternative, we proposed that a group practice participating in the GPRO would be required to elect to use the administrative claims-based reporting mechanism in its self-nomination statement. We proposed to provide less time for group practices to elect to use the administrative claims-based reporting mechanism because it is necessary for CMS to receive this information in the beginning of the applicable reporting period to indicate to CMS how these group practices should be analyzed throughout the reporting period. This early notification is especially important for large group practices, which may have hundreds or thousands of eligible professionals to track as a group practice. Therefore, we felt it was appropriate to request that a group practice elect to use the administrative claims-based reporting mechanism when the group practice self-nominates.

We further proposed that an eligible professional or group practice would be required to make this election for each payment adjustment year the eligible professional or group practice seeks to be analyzed under this mechanism. For example, if the eligible professional seeks to report under the administrative claims mechanism for the 2015 and 2016 payment adjustments, the eligible professional would be required to make this election by the applicable deadline, for the 2015 payment adjustment and again by the applicable deadline, for the 2016 payment adjustment. We invited public comment on the proposed election requirement for eligible

professionals and group practices electing to participate in the 2015 and 2016 payment adjustments using the administrative claims-based reporting mechanism.

We invited public comment on the process for electing the administrative claims-based reporting option for eligible professionals and group practices. The following is a summary of the comments received on this proposed process and on the proposed election requirement.

*Comment:* Some commenters requested that the deadline for electing the administrative claims-based reporting option be extended. The commenters believed eligible professionals and group practices needed more time to understand the different reporting options and determine whether the administrative claims-based reporting option would be appropriate for their respective practices.

*Response:* We agree with the commenters and would like to provide eligible professionals and group practices with sufficient time to make an informed decision as to whether to elect the administrative claims-based reporting option. Therefore, we are extending the timeframe that eligible professionals and group practices have for electing the administrative claims-based reporting mechanism. However, as we explain in greater detail below, we are not finalizing the administrative claims-based reporting option for the 2016 PQRS payment adjustment. For the 2015 payment adjustment, eligible professionals and group practices may begin to make an election in the summer of the applicable reporting period. The deadline for electing the administrative claims-based reporting mechanism will be October 15 of the applicable reporting period for both eligible professionals and group practices. For example, for the 2015 payment adjustment, eligible professionals and group practices will be able to elect the administrative claims-based reporting mechanism until October 15, 2013.

Therefore, based on the comments received, we are finalizing the following election process for eligible professionals and group practices wishing to use the administrative claims-based reporting option for the 2015 PQRS payment adjustment. We note that we are changing the name of this process from a registration to an election process. We believe using the term election process is more appropriate, as individuals and group practices would be electing to be analyzed under a reporting mechanism, not registering to participate in PQRS

(as registration is not a requirement to participate in PQRS). This election process is the same process as the registration process proposed, with the following exceptions:

- We proposed three methods of accepting this election: Via the web, a G-code on claims, or, if neither were technically feasible, via U.S. mail. We are finalizing submission of the administrative claims election statement via the web, because we believe that this is the most efficient method of accepting these elections. However, in the event that we experience issues with accepting election statements via the web, we are finalizing a back-up method of accepting elections via U.S. mail. In the event the we experience issues with accepting election statements via the web, eligible professionals and group practices may elect to be analyzed under the administrative claims-based reporting mechanism by submitting a mailed letter to CMS at Centers for Medicare & Medicaid Services, Center of Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850.

- The final deadline for submitting the administrative claims election statement to participate using the administrative claims reporting mechanism for the 2015 PQRS payment adjustment for both individual eligible professionals, and group practices is October 15, 2013. Group practices will be able to make this election under its self-nomination statement. As we discussed above, we are finalizing a later deadline so that eligible professionals and group practices have more time to determine which reporting mechanism would be more advantageous for their respective practices. We note that, should we encounter issues with accepting election statements via the web, we may extend the deadline for submitting these administrative claims election statements to account for any time the web may not be properly functioning.

We are modifying newly created § 414.90(h) to indicate this election requirement for individual eligible professionals and group practices who wish to use the administrative claims-based reporting option for the 2015 PQRS payment adjustment.

Please note that, for group practices participating in PQRS through other Medicare programs, the administrative claims-based reporting mechanism may not be a reporting option for reporting PQRS measures. For example, under the Medicare Shared Savings Program, eligible professionals within

Accountable Care Organizations (ACOs) must report for purposes of the PQRS using the GPRO web interface (77 FR 67870). Therefore, group practices participating within ACOs participating in the PQRS under the Medicare Shared Savings Program cannot participate in the traditional PQRS or report using the administrative claims-based reporting mechanism.

## 2. Reporting Periods for the PQRS Payment Adjustments

For the PQRS incentives, we previously established 12 and 6-month reporting periods for satisfactorily reporting PQRS quality measures at § 414.90(f)(1). Under section 1848(a)(8)(C)(iii) of the Act, we are authorized to specify the quality reporting period (reporting period) for a payment adjustment year. We proposed to modify the regulation to establish the reporting periods for the PQRS payment adjustments for 2015 and beyond (77 FR 44808). Please note that we are re-designating § 414.90(f) as § 414.90(g) and making technical changes to change the structure of the regulation and to improve the readability of the regulation. Newly designated § 414.90(g)(1) indicates the reporting periods available for the PQRS incentives.

*Additional Reporting Periods for the 2015 and 2016 PQRS Payment Adjustments.* For the 2015 payment adjustment, in the CY 2012 Medicare PFS final rule, we established CY 2013 (that is, January 1, 2013 through December 31, 2013) as the reporting period for the 2015 payment adjustment (76 FR 73392). We established a 12-month reporting period occurring 2 years prior to the application of the payment adjustments for group practices and for individual eligible professionals to allow time to perform all reporting analysis prior to applying payment adjustments on eligible professionals' Medicare Part B PFS claims. However, we noted that we might specify additional reporting periods for the 2015 payment adjustment. To coincide with the 6-month reporting period associated with the 2013 incentive for the reporting of measures groups via registry, we proposed to modify the regulation at newly designated § 414.90(h) to add a 6-month reporting period occurring July 1, 2013–December 31, 2013, for the 2015 payment adjustment for the reporting of measures groups via registry (77 FR 44808).

For the 2016 payment adjustment, to coincide with the reporting periods for the 2014 incentive, we proposed to modify the regulation at newly

designated § 414.90(h) to specify a 12-month (January 1, 2014–December 31, 2014) and, for individual eligible professionals reporting measures groups via registry only, a 6-month (July 1, 2014–December 31, 2014) reporting period for the 2016 payment adjustments.

We invited public comment on our proposed reporting periods for the 2015 and 2016 payment adjustments. The following is a summary of the comments we received on our proposals.

*Comment:* Some commenters supported our proposal to establish a 6-month payment adjustment reporting period for the 2015 and 2016 PQRS payment adjustments to coincide with the 6-month reporting period for the 2013 and 2014 PQRS incentives. Some commenters also supported our proposal to establish a 12-month payment adjustment reporting period for the 2016 PQRS payment adjustment. One commenter believes that a 12-month reporting period provides a more accurate assessment of actions performed in a clinical setting than data collected based on a 6-month reporting period. Other commenters supported continuing to allow a 6-month and 12-month reporting period.

*Response:* Based on the comments received and to parallel the reporting periods for the 2013 and 2014 PQRS incentives, we are finalizing the addition of a 6-month reporting period for the 2015 and 2016 PQRS payment adjustments as proposed. We are also finalizing the 12-month reporting period for the 2016 PQRS payment adjustment. We are therefore finalizing newly created § 414.90(h) to specify 6- and 12-month reporting periods occurring 2 years prior to the 2015 and 2016 PQRS payment adjustments.

With respect to the commenter's concern that a 6-month reporting period may not provide as accurate of a picture of the quality of care provided than the 12-month period, we generally agree with the commenter. However, our desire to align the reporting periods of the 2013 and 2014 PQRS incentive and 2015 and 2016 PQRS payment adjustments, and afford additional reporting options, outweighs this interest. We also note that the 6-month reporting period will only be available for individual eligible professionals reporting measures groups via registry.

*Reporting Periods for the 2017 PQRS Payment Adjustment and Beyond.* We believe that data on quality measures collected based on 12 months provide a more accurate assessment of actions performed in a clinical setting than data collected based on a 6-month reporting period, as eligible professionals would

report on a larger set of patients. We stated that it was our intention to move towards using solely a 12-month reporting period once the reporting periods for the 2013 and 2014 incentives conclude. Therefore, for payment adjustments occurring in 2017 and beyond, we proposed to modify the regulation at newly designated § 414.90(h) to specify only a 12-month reporting period occurring January 1–December 31, that falls 2 years prior to the applicability of the respective payment adjustment (for example, January 1, 2015 through December 31, 2015, for the 2017 payment adjustment) (77 FR 44808).

We invited public comment on our proposal to establish a 12-month reporting period for payment adjustments occurring in 2017 and beyond. The following is a summary of the comments we received on this proposal.

*Comment:* One commenter supported our proposal to eliminate the 6-month reporting period for 2015 and beyond, because the commenter believes that data collected based on 12 months provides a more accurate assessment of actions performed in a clinical setting than data collected based on a 6-month reporting period.

*Response:* We agree with the point raised by the commenter and are therefore not finalizing a 6-month period for payment adjustments occurring in 2017 and beyond. However, we note that we did not propose to eliminate the 6-month reporting period for 2015 and beyond. Rather, we simply did not propose a 6-month reporting period for payment adjustments occurring in 2017 and beyond (77 FR 44808).

*Comment:* Several commenters opposed our proposal to base the PQRS payment adjustment year on a reporting period occurring 2 years prior to the payment adjustment year. The commenters believe that the reporting period should occur closer to the payment adjustment year. Some commenters urged that the implementation of the PQRS payment adjustment should be delayed until the PQRS participation rate increases.

*Response:* We understand the commenters' concerns on establishing a reporting period 2 years prior to the payment adjustment year. However, it is not operationally feasible to create a full calendar year reporting period for the PQRS payment adjustment any later than 2 years prior to the adjustment year and still avoid retroactive payments or the reprocessing of claims. Section 1848(a)(8) of the Act requires that a payment adjustment be applied to

covered professional services furnished by an eligible professional in the particular payment adjustment year. Therefore, using 2017 as an example, we believe it is necessary to reduce the PFS amount concurrently for PFS allowed charges for covered professional services furnished in 2017. If we do not reduce the PFS amount concurrently with claims submissions in 2017, we would need to potentially recoup or provide added payments after the determination is made about whether the payment adjustment applies, or alternatively, hold claims until such a determination is made. In addition, we note that if such retroactive adjustments were made it may require a reconciliation of beneficiary copayments.

As a result, we need to determine whether eligible professionals have satisfactorily reported under the PQRS based on a reporting period that occurs prior to 2017. For the reasons stated above, for the PQRS payment adjustments occurring in 2017 and beyond, we are finalizing 12-month reporting periods that fall 2 years prior to the application of the respective payment adjustment year. For example, the reporting period for the 2017 PQRS payment adjustment will be CY 2015 (that is, January 1, 2015–December 31, 2015). We are finalizing newly created § 414.90(e) to specify a 12-month reporting period for the 2017 PQRS payment adjustments and beyond.

*Comment:* One commenter supported our proposal to move towards a 12-month reporting period, provided that we continue to offer the administrative claims-based reporting option to eligible professionals and group practices.

*Response:* We appreciate the commenter's feedback but reiterate that we view the administrative claims-based reporting option as a temporary option under PQRS. Therefore, as we discuss in section III.G.3, we are only finalizing use of the administrative claims-based reporting mechanism for the 2015 PQRS payment adjustment at this time.

*Comment:* One commenter opposed our proposal to eliminate the 6-month reporting period beginning with the 2017 PQRS payment adjustment, at least until such time as the PQRS achieves greater alignment with other CMS quality reporting programs. The commenter believes that this alternative reporting period should be maintained to offer greater flexibility in reporting. The commenter also noted that the late start of this 6-month reporting period has traditionally served as an alternative reporting option for eligible professionals who are new to PQRS.

*Response:* We appreciate the commenter's feedback. However, in an effort to streamline the satisfactory reporting requirements under PQRS and to align with programs such as the Value-based Payment Modifier which utilize a performance period of 12 months, we are not adding a 6-month reporting period for payment adjustments occurring in 2017 and beyond.

### 3. Requirements for the PQRS Reporting Mechanisms

This section addresses the following reporting mechanisms: Claims, registry, EHR (including direct EHR products and EHR data submission vendor), GPRO web interface, and administrative claims. We previously established at § 414.90(f)(2) that eligible professionals reporting individually may use the claims, registry, and EHR-based reporting mechanisms. We proposed to modify § 414.90 to allow group practices comprised of 2–99 eligible professionals to use the claims, registry, and EHR-based reporting mechanisms as well, because we recognized the need to provide varied reporting criteria for smaller group practices, particularly since we proposed to expand the definition of group practice (77 FR 44808). For example, we noted that a smaller group practice may not have a sufficiently varied practice to be able to meet the proposed satisfactory reporting criteria for the GPRO web interface that would require a smaller group practice to report on all of the PQRS quality measures we proposed. We proposed changes to § 414.90, which we proposed to re-designate § 414.90(g) and § 414.90(h).

We invited public comment on this proposal to make the claims, registry, and EHR-based reporting options applicable to group practices of 2–99 eligible professionals. The following is summary of the comments we received regarding this proposal.

*Comment:* Several commenters supported our proposal to expand the claims, registry, direct EHR, and EHR data submission vendor reporting mechanisms to group practices of 2–99 eligible professionals using the GPRO. Commenters were pleased that groups that are not able to use the GPRO web interface (such as specialty provider group practices for which GPRO measures typically do not apply) would still be able to participate in PQRS as a group practice in the GPRO. Most of these commenters suggested that we extend use of the claims, registry, direct EHR, and EHR data submission vendor reporting mechanisms to group practices of 100 or more eligible

professionals to allow greater flexibility in reporting for these larger group practices. These commenters noted that extending the claims, registry, and EHR-based reporting options would be especially beneficial to large specialty groups for which the GPRO measures do not apply.

*Response:* We appreciate the commenters' positive feedback regarding these proposals. Although we proposed to expand the claims-based reporting mechanism to group practices of 2–99 eligible professionals, we have discovered that it will not be technically feasible to accept group practice reporting data via the claims-based reporting mechanism at this time. Therefore, we are not finalizing that part of our proposal. However, we will work to provide group practice reporting via the claims-based reporting mechanism in the future.

As for the registry-based reporting mechanism, we are finalizing our proposal to extend the registry-based reporting mechanism to groups practices comprised of 2–99 eligible professionals participating in PQRS via the GPRO for 2013 and beyond.

For group practices of 2–99 eligible professionals using direct EHR and EHR data submission vendor products, we are delaying availability of this option until 2014 to coincide with when the EHR Incentive Program introduces its group practice reporting option for meeting the clinical quality measures (CQM) objective for achieving meaningful use (77 FR 54076 through 54078). Therefore, in this final rule, we are adopting the EHR-based reporting options for groups of 2–99 eligible professionals participating in PQRS via the GPRO for 2014 and beyond.

As for extending use of the registry and EHR-based reporting mechanisms for GPRO group practices of 100 or more eligible professionals, we agree with the commenters that extending the registry and EHR-based reporting mechanisms would provide more opportunities for large specialty group practices to participate in PQRS. Therefore, based on the comments received, we are finalizing the registry-based reporting mechanism for 2013 and beyond and the EHR-based reporting mechanisms for 2014 and beyond for groups of 100 or more eligible professionals under the GPRO as well as those group practices with 2–99 eligible professionals under the GPRO.

Therefore, we are finalizing § 414.90(g) and § 414.90(h) to indicate that the registry-based reporting mechanism will be available for use by eligible professionals and group practices beginning in 2013 and the

EHR-based reporting mechanisms (direct EHR product and EHR data submission vendor) will be available for use by eligible professional and group practices beginning in 2014 to report for the PQRS incentives and payment adjustments.

#### a. Claims-Based Reporting: Requirements for Using Claims-Based Reporting for 2013 and Beyond

Eligible professionals that wish to report data on PQRS quality measures via claims for the incentives and for the payment adjustments must submit quality data codes (QDCs) on claims to CMS for analysis. QDCs for the eligible professional's selected PQRS (individual or measures groups) quality measures that are reported on claims may be submitted to CMS at any time during the reporting period for the respective program year. However, as required by section 1848(m)(1)(A) of the Act, all claims for services furnished during the reporting period, would need to be processed by no later than the last Friday occurring 2 months after the end of the reporting period, to be included in the program year's PQRS analysis. For example, all claims for services furnished during a reporting period that occur during calendar year 2013 would need to be processed by no later than the last Friday of the second month after the end of the reporting period, that is, processed by February 28, 2014 for the reporting periods that end December 31, 2013. In addition, after a claim has been submitted and processed, we proposed at re-designated § 414.90(g)(2)(i)(A) and newly added § 414.90(h)(2)(i)(A) to indicate that EPs cannot submit QDCs on claims that were previously submitted and processed (for example, for the sole purpose of adding a QDC for the PQRS).

We invited public comment on our proposed requirements for using the claims-based reporting mechanism for the incentives and for the payment adjustments for 2013 and beyond. The following is a summary of the comments we received regarding these proposals.

*Comment:* Some commenters disagreed with our proposal not to allow the resubmission of claims for the sole purpose of attaching a reporting code on a claim.

*Response:* We understand that there are instances where Medicare Part B claims are resubmitted and reprocessed. However, to avoid unnecessary reprocessing of claims for the sole purpose of reporting PQRS quality data, and because it is overly burdensome and costly to analyze claims that are resubmitted to identify the submission of additional codes for the PQRS, we are

finalizing our proposal. We note that this has been a program policy since the inception of PQRS in 2007. Therefore, we are finalizing § 414.90(g)(2)(i)(A) and § 414.90(h)(2)(i)(A), with some technical changes to the language we are making in this final rule, to indicate that if an eligible professional re-submits a Medicare Part B claim for reprocessing, the eligible professional may not attach a G-code at that time for reporting on individual Physician Quality Reporting System measures or measures groups.

#### b. Registry-Based Reporting

##### (1) Proposed Qualification Requirements for Registries for 2013 and Beyond

For 2013 and beyond, we proposed that registries wishing to submit data on PQRS quality measures for a particular reporting period would be required to be qualified for each reporting period the registries wish to submit quality measures data (77 FR 44808). This qualification process is necessary to verify that registries are able to submit data on PQRS quality measures on behalf of eligible professionals and group practices to CMS. Registries who wish to become qualified to report PQRS quality measures for a reporting period undergo (1) a self-nomination process and (2) a qualification process regardless of whether the registry was qualified the previous program year.

*Registry Self-nomination Process.* For the self-nomination process, we proposed that the self-nomination process would consist of the submission of a self-nomination statement submitted via the web by January 31 of each year in which the registry seeks to submit data on PQRS quality measures on behalf of eligible professionals and group practices (77 FR 44809). For example, registries that wish to become qualified to report data in 2013 under the program, that is, to report during all of the reporting periods for the 2013 incentive and the 2015 payment adjustment, would be required to submit its self-nomination statement by January 31, 2013. We proposed that the self-nomination statement contain all of the following information:

- The name of the registry.
- The reporting period start date the registry will cover.
- The measure numbers for the PQRS quality measures on which the registry is reporting.

We noted that CMS is currently developing the functionality to accept registry self-nomination statements via the web and anticipate development of this functionality to be complete for registries to submit their self-

nomination statements via the web in 2013. However, in the event that it is not technically feasible to collect this self-nomination statement via the web, we proposed that registry vendors would submit its self-nomination statement via a mailed letter to CMS (77 FR 44809). The self-nomination statement would be mailed to the following address: Centers for Medicare & Medicaid Services, Center for Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850. We proposed that these self-nomination statements must be received by CMS by 5:00 p.m. Eastern Standard Time on January 31 of the applicable year.

We invited public comment on our proposals related to the registry self-nomination process. The following is a summary of these comments.

*Comment:* One commenter suggested that we extend the proposed self-nomination deadline of January 31 for registries who wish to become qualified to submit PQRS measures data should we finalize the option to submit this self-nomination statement via U.S. mail.

*Response:* Based on our desire to streamline the self-nomination process, we are finalizing our proposal to accept the registry self-nomination statements via the web. However, we understand that issues may arise with respect to the web-based self-nomination process. Therefore, we are finalizing the proposed back-up submission method. Specifically, only in the event that we encounter issues accepting registry self-nomination statements via the web, we are finalizing our proposal to accept self-nomination statements from registries who wish to become qualified to submit PQRS measures data to CMS via U.S. mail. The self-nomination statement will be mailed to the following address: Centers for Medicare & Medicaid Services, Center for Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850.

We are also finalizing the deadline of January 31. Although we agree that submitting a self-nomination statement via U.S. mail would require more time to complete than submitting the self-nomination statement via the web, we do not believe an extended submission deadline is warranted since registries (such as those participating in PQRS in 2012) are familiar with submitting self-nomination statements by January 31 via U.S. mail. Beginning 2013, registries wishing to indicate their intent to

submit PQRS measure data on behalf of eligible professionals are required to submit a self-nomination statement for each year in which the registry seeks to participate in PQRS. Please note that when submitting self-nomination statements via the web, registries are required to meet CMS' security and system requirements. Should a registry wishing to self-nominate encounter issues using the web, the registry may contact the QualityNet Help Desk for assistance in submitting a self-nomination statement.

*Comment:* One commenter suggested that we extend the proposed self-nomination deadline of January 31 for registries who wish to become qualified to submit PQRS measures data to CMS. The commenter believes that, since we are proposing new criteria for registries, the registries should be provided with more time to make any needed changes prior to submitting its self-nomination statement.

*Response:* We understand that registries need time to decide whether to undergo the qualification process to submit PQRS measures data to CMS. However, extending the self-nomination deadline would delay our ability to make the list of qualified registries available to eligible professionals and group practices for a particular reporting period. We note that the deadline for registries to submit a self-nomination statement has historically been January 31 of the year in which the registry seeks to become qualified. The January 31 deadline has provided registries with sufficient time to submit self-nomination statements in the past, even when new requirements were established for registries, so we do not believe it is necessary to extend the self-nomination deadline for registries past January 31 of the year in which the registry seeks to become qualified. In addition, as previously stated, beginning 2013, we are accepting registry self-nomination statements via the web. We believe this will provide registries with more time to submit their self-nomination statements, as registries will not have to account for the time it takes for CMS to receive its self-nomination statement via U.S. mail. Please note that the self-nomination statement simply indicates to CMS a registry's intent to participate in PQRS. The process to become a qualified registry, which follows this discussion, occurs after the deadline for registries to submit its self-nomination statement.

*Registry Qualification Process.* For the qualification process, we proposed that all registries, regardless of whether or not they have been qualified to report PQRS quality measures in a prior

program year, undergo a qualification process to verify that the registry is prepared to submit data on PQRS quality measures for the reporting period in which the registry seeks to be qualified (77 FR 44809-44810). To become qualified for a particular reporting period, we proposed that a registry would be required to:

- Be in existence as of January 1 the year prior to the program year in which the registry seeks qualification (for example, January 1, 2012, to be qualified to submit data in 2013).
- Have at least 25 participants by January 1 the year prior to the program year in which the registry seeks qualification (for example, January 1, 2012, to be qualified for the reporting periods occurring in 2013).
- Provide at least 1 feedback report to participating eligible professionals and group practices for each program year in which the registry submits data on PQRS quality measures on behalf of eligible professionals and group practices. This feedback reporting would be based on the data submitted by the registry to CMS for the applicable reporting period or periods occurring during the program year. For example, if a registry was qualified for the reporting periods occurring in 2013, the registry would be required to provide a feedback report to all participating eligible professionals and group practices based on all 12 and 6-month reporting periods for the 2013 incentive and the 12-month reporting period for 2015 payment adjustment. Although we proposed to require that qualified registries provide at least 1 feedback report to all participating eligible professionals and group practices, we encouraged registries to provide an additional, interim feedback report, if feasible, so that an eligible professional may determine what steps, if any, are needed to meet the criteria for satisfactory reporting.
- For purposes of distributing feedback reports to its participating eligible professionals and group practices, the registry must collect each participating eligible professional's email address and have documentation from each participating eligible professional authorizing the release of his or her email address.
- Not be owned or managed by an individual, locally-owned, single-specialty group (for example, single-specialty practices with only 1 practice location or solo practitioner practices would be precluded from becoming a qualified PQRS registry).
- Participate in all ongoing PQRS mandatory support conference calls and meetings hosted by CMS for the

program year in which the registry seeks to be qualified. For example, a registry wishing to be qualified for reporting in 2013 would be required to participate in all mandatory support conference calls hosted by CMS related to reporting in 2013 under the PQRS.

- Be able to collect all needed data elements and transmit to CMS the data at the TIN/NPI level for at least 3 measures.

- Be able to calculate and submit measure-level reporting rates and/or, upon request, the data elements needed to calculate the reporting rates by TIN/NPI.

- Be able to calculate and submit, by TIN/NPI, a performance rate (that is, the percentage of a defined population who receive a particular process of care or achieve a particular outcome based on a calculation of the measure's numerator and denominator specifications) for each measure on which the eligible professional (as identified by the TIN/NPI) or group practice reports and/or, upon request, the Medicare beneficiary data elements needed to calculate the reporting rates.

- Be able to separate out and report on Medicare Part B FFS patients.

- Report the number of eligible instances (reporting denominator).

- Report the number of instances a quality service is performed (reporting/performance numerator).

- Report the number of performance exclusions, meaning the quality action was not performed for a valid reason as defined by the measure specification.

- Report the number of reported instances, performance not met, meaning the quality action was not performed for any valid reason as defined by the measure specification. Please note that an eligible professional receives credit for reporting, not performance.

- Be able to transmit data on PQRS quality measures in a CMS-approved XML format.

- Comply with a CMS-specified secure method for data submission, such as submitting the registry's data in an XML file through an identity management system specified by CMS or another CMS-approved method, such as use of appropriate Nationwide Health Information Network specifications, if technically feasible.

- Submit an acceptable "validation strategy" to CMS by March 31 of the reporting year the registry seeks qualification (for example, if a registry wishes to become qualified for reporting in 2013, this validation strategy would be required to be submitted to CMS by March 31, 2013). A validation strategy details how the registry will determine

whether eligible professionals and group practices have submitted accurately and on at least the minimum number (80 percent) of their eligible patients, visits, procedures, or episodes for a given measure. Acceptable validation strategies often include such provisions as the registry being able to conduct random sampling of their participant's data, but may also be based on other credible means of verifying the accuracy of data content and completeness of reporting or adherence to a required sampling method.

- Perform the validation outlined in the strategy and send the results to CMS by June 30 of the year following the reporting period (for example, June 30, 2014, for data collected in the reporting periods occurring in 2013).

- Enter into and maintain with its participating professionals an appropriate Business Associate agreement that provides for the registry's receipt of patient-specific data from the eligible professionals and group practices, as well as the registry's disclosure of quality measure results and numerator and denominator data and/or patient-specific data on Medicare beneficiaries on behalf of eligible professionals and group practices who wish to participate in the PQRS.

- Obtain and keep on file signed documentation that each holder of an NPI whose data are submitted to the registry has authorized the registry to submit quality measure results and numerator and denominator data and/or patient-specific data on Medicare beneficiaries to CMS for the purpose of PQRS participation. This documentation would be required to be obtained at the time the eligible professional signs up with the registry to submit PQRS quality measures data to the registry and would be required to meet any applicable laws, regulations, and contractual business associate agreements.

- Upon request and for oversight purposes, provide CMS access to review the Medicare beneficiary data on which PQRS registry-based submissions are founded or provide to CMS a copy of the actual data.

- Provide CMS a signed, written attestation statement via mail or email which states that the quality measure results and any and all data including numerator and denominator data provided to CMS are accurate and complete.

- Use PQRS measure specifications and the CMS provided measure calculation algorithm, or logic, to calculate reporting rates or performance rates unless otherwise stated. We will provide registries a standard set of logic

to calculate each measure and/or measures group they intend to report for each reporting period.

- Provide a calculated result using the CMS-supplied measure calculation logic and XML file format for each measure that the registry intends to calculate. The registries may be required to show that they can calculate the proper measure results (that is, reporting and performance rates) using the CMS-supplied logic and send the calculated data back to CMS in the specified format. The registries will be required to send in test files with fictitious data in the designated file format.

- Describe to CMS the cost for eligible professionals and group practices that the registry charges to submit PQRS and/or eRx Incentive Program data to CMS.

- Agree to verify the information and qualifications for the registry prior to posting (includes names, contact, measures, cost, etc.) and furnish/support all of the services listed for the registry on the CMS Web site.

- Agree that the registry's data for Medicare beneficiaries may be inspected or a copy requested by CMS and provided to CMS under our oversight authority.

- Be able to report consistent with the satisfactory reporting criteria requirements for the PQRS incentives and payment adjustments.

In addition to meeting all the requirements specified previously for the reporting of individual quality measures via registry, for registries that intend to report on PQRS measures groups, we proposed that these registries, regardless of whether or not registries were qualified in previous years, would be required to:

- Indicate the reporting period chosen for each eligible professional who chooses to submit data on measures groups.

- Base reported information on measures groups only on patients to whom services were furnished during the relevant reporting period.

- If the registry is reporting using the measures group option for 20 patients, the registry on behalf of the eligible professional may include non-identifiable data for non-Medicare beneficiaries as long as these patients meet the denominator of the measure and the eligible professional includes a majority of Medicare Part B patients in their cohort of 20 patients for the measures group.

We intend to post the final list of registries qualified for each reporting period by the summer of each year in which the reporting periods occur on



the CMS Web site at <http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html>. For example, we intend to post the list of registries qualified for 2013 reporting periods by summer 2013. For each reporting period, the list of qualified registries would contain the following information: The registry name, registry contact information, the measures and/or measures group(s) for which the registry is qualified and intends to report for the respective reporting period.

The registry qualification process we proposed was largely the same process we established to qualify registries for the reporting periods occurring in 2012. We proposed a similar process to the 2012 qualification process because, registries are already familiar with this qualification process, so we felt there would be a greater likelihood that registries wishing to be qualified to report quality measures data for a particular reporting period would be able to pass the qualification process. We felt this would provide eligible professionals with more qualified registry products from which to choose.

We invited public comment on our proposals related to the qualification process for registries. The following is a summary of the comments we received regarding these proposals.

*Comment:* One commenter asked for clarification on our proposal to have a validation strategy.

*Response:* Please note that we do not provide requirements or guidelines for a validation strategy. Registries must adopt a strategy in the manner the registry chooses. Therefore, the specifics of the validation strategy are dependent on the registry. However, we are finalizing the requirement that a registry seeking to be qualified to submit PQRS quality measures data have a validation strategy. As we discuss in further detail in the following response, although we strongly encourage registries to test their validation strategies with CMS, we are not finalizing this testing requirement.

*Comment:* One commenter requested that the requirement for registries to provide data to CMS should contain the stipulation that it be de-identified at the patient level.

*Response:* We have historically reserved the right to request patient identifiable data if we so choose. We understand the security concerns around patient-identified data and will work with the registry to receive the data in a secure manner.

*Comment:* One commenter recommended that the final list of qualified PQRS registries be available

earlier than the summer of each reporting period.

*Response:* We realize that it may be challenging for eligible professionals to choose among the numerous registries. Due to the commenter's concerns as well as concerns we have heard from other stakeholders regarding the timing of the availability of the qualified registry list, we are not finalizing the following proposed registry qualification requirement: Perform the validation outlined in the strategy and send the results to CMS by June 30 of the year following the reporting period (for example, June 30, 2014, for data collected in the reporting periods occurring in 2013). We note that the delay in posting the list of qualified registries was mainly due to our desire to test a registry's validation strategy prior to qualifying the registry to report PQRS quality measures data for the applicable year. Since we are not requiring that this validation strategy be tested, we will be able to post the list of qualified registries sooner. We anticipate that we will post the list of qualified registries in the Spring of the applicable year the registries are qualified submit quality measures data on behalf of eligible professionals (for example, Spring 2013 for reporting periods occurring in 2013).

We note that, although we are not requiring that a registry's validation strategy be tested to become qualified to submit PQRS quality measures data on behalf of its eligible professionals, this testing process will still be available for registries to test their respective validation strategies. It is important for registries to undergo this testing process to check whether they will be able to submit quality measures data accurately to CMS after the applicable reporting period.

*Comment:* One commenter sought clarification on our proposal to, "upon request and for oversight purposes, provide CMS access to review the Medicare beneficiary data on which PQRS registry-based submissions are founded or provide to CMS a copy of the actual data." Specifically, the commenter sought clarification as to whether this requirement would require that CMS have access to more data than is already required for PQRS.

*Response:* This requirement would not require that CMS have access to more data than is already required for PQRS. Rather, this requirement is necessary in order for CMS to verify the accuracy of the data submitted by the respective registry. As stated previously, CMS will work with registries to accept data in a secure manner.

Based on the comments received and for the reasons stated previously, we are finalizing the registry qualification process for 2014 and beyond, as proposed, with the exception that we are not finalizing the requirement that a registry perform the validation outlined in its strategy and send the results to CMS by June 30 of the year following the reporting period.

*Registry Audit and Disqualification Process.* Lastly, in the CY 2012 Medicare PFS proposed rule, we raised the issue of disqualifying registries that submit inaccurate data (76 FR 42845). We did not adopt a disqualification process but noted the importance of such a process, as well as our intention to provide detailed information regarding a disqualification process in future rulemaking (76 FR 73322). In an effort to ensure that registries provide accurate reporting of quality measures data, we proposed to modify § 414.90(b) to indicate that we would audit qualified registries (77 FR 45044–45045). If, during the audit process, we find that a qualified registry has submitted grossly inaccurate data, we proposed, under § 414.90(b), to indicate that we would disqualify such a registry from the subsequent year under the program, meaning that a registry would not be allowed to submit PQRS quality measures data on behalf of eligible professionals and group practices for the next year. Under this proposal, a disqualified registry would not be included in the list of qualified registries that is posted for the applicable reporting periods under which the registry attempted to qualify (77 FR 44810). We further proposed to post a registry's disqualification status on the CMS Web site at <https://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html>. For example, if a qualified registry submits quality measures data for the reporting periods occurring in 2013 but is then audited and later disqualified, the registry would not be allowed to submit PQRS quality measures data on behalf of participating eligible professionals and group practices to CMS for the reporting periods occurring in 2014 or later. One example of submitting grossly inaccurate data that CMS has encountered in the past is if a registry reports inaccurate TIN/NPIs on 5 percent or more of the registry's submissions. As CMS calculates data on a TIN/NPI level, it is important for registries to provide correct TIN/NPI information.

In proposing registry disqualification, we considered other alternatives, such as placing registries in a probationary



status. However, we believed it is important for registries to submit correct data once it is qualified to submit data on behalf of its eligible professionals and therefore, find that immediate disqualification to be appropriate. This becomes especially important particularly as the program moves from the use of incentives to payment adjustments (77 FR 44811).

We invited public comment as to the threshold of grossly inaccurate data for the purpose of disqualifying a registry. The following is a summary of the comments we received regarding this proposal.

*Comment:* One commenter generally supported the establishment of a process to audit qualified registries, but advised CMS to exercise caution when using their authority to disqualify registries, thereby preventing these registries from submitting data on PQRS measures.

*Response:* We understand the consequences of disqualifying a previously qualified registry and will therefore use this authority with caution. It is our intention that disqualification be used only for those registries submitting grossly inaccurate data. However, we stress the importance of having registries provide correct data to ensure that eligible professionals and group practices are correctly provided with incentive payments or payment adjustments.

*Comment:* Should CMS discover that a registry has submitted inaccurate data, one commenter requested that the registry be allowed an opportunity to correct their mistakes and rectify any processes leading to data submission errors.

*Response:* We appreciate the commenter's feedback. However, due to the time it takes to perform data analysis for payment determination, it is not technically feasible to allow registries to another opportunity resubmit data that is found to be inaccurate. We note that the registries have until the last Friday of February following the applicable reporting period (for example, February 28, 2014 for reporting periods occurring in 2013). After this data submission period, CMS must perform its analysis to determine whether eligible professionals have met the criteria for satisfactory reporting for the PQRS incentives or payment adjustments. In order to perform this analysis in time to issue payment adjustments beginning January 1 of the applicable payment adjustment year (for example, January 1, 2015 for the 2015 PQRS payment adjustment), CMS cannot provide for an additional opportunity to resubmit data that is found to be inaccurate.

We note that, although no longer required, registries have an opportunity during the year to test its validation and submission strategy with CMS prior to submitting the data that CMS will use to determine whether its eligible professionals or group practices have met the criteria for satisfactory reporting for the PQRS incentives and/or payment adjustments. We strongly encourage registries to undergo this testing process, as it will help to alleviate issues that may occur when submitting PQRS quality measures data to CMS.

*Comment:* Some commenters oppose disqualifying registries because of inaccuracies in TIN/NPI information provided to CMS by the registries. One commenter states that registries do not gather TIN/NPI information; rather, outside reporting sites provide TIN/NPI information. Since the registries do not have access to this information provided by these outside sites, registries have no way of verifying the accuracy of TIN/NPI information. Another commenter stated that submission of inaccurate data should be shared by those generating the data, that is, the responsibility of submitting inaccurate data should be shared with the registry, its eligible professionals and group practices, as well as other entities involved in submitting quality measures data to CMS via a qualified registry.

*Response:* We recognize that registries are limited to the data they receive from their eligible professionals. It is not our intention to seek to disqualify registries who, through no fault of their own, submit inaccurate data. However, we believe it is necessary to eliminate or, at a minimum, drastically reduce instances where mismatches in TIN/NPI information would result in nonpayment of an incentive or conversely the application of the payment adjustment when it appears that the eligible professional or group practice would otherwise be eligible to receive an incentive. While we understand that registries are reliant on the data they receive from their eligible professionals or group practices, CMS discovered numerous instances where registries have failed to correct data inaccuracies within the purview of a registry's calculations. We understand that registry vendors undergo costs associated with qualifying their products to submit data on PQRS measures. We also understand that it would place an added burden on registries who were previously qualified to repeat the qualification process should CMS disqualify the registry. Therefore, as proposed, it is our intention to limit disqualification of

registries to those who submit grossly inaccurate data to CMS.

*Comment:* One commenter suggested that registries in their first year of PQRS participation be provided with leniency with regard to disqualification.

*Response:* We note that CMS typically works with registries during the data submission period following a PQRS reporting period to help avoid the reporting of inaccurate data. One example of this is providing the testing process whereby registries may test its validation and submission strategy. In addition, during the submission process occurring immediately after the PQRS reporting periods, CMS provides help and guidance to those registries who encounter issues submitting PQRS quality measures data to CMS.

Therefore, we do not believe that registries participating in PQRS for the first time are disadvantaged to the point that they should be provided greater leniency. The need for CMS to receive accurate data to determine PQRS incentive and/or payment adjustment applicability outweighs the need to afford newly qualified registries leniency should these registries submit grossly inaccurate data.

*Comment:* One commenter sought clarification on the following questions: (1) What happens to the registry participants' respective data? Are their submissions also "disqualified"? (2) Does a finding of a submission with "grossly inaccurate data" by a registry mean that all data collected and submitted by that registry is to be considered "grossly inaccurate"?

*Response:* We appreciate the commenter's questions. With respect to the first question, if we find that a registry has submitted grossly inaccurate data, the data submitted by its registry participants those reporting periods will be disregarded. For example, if a registry submits grossly inaccurate data to CMS in 2014 for reporting periods occurring in 2013, the data submitted by the registry on behalf of its eligible professionals and group practices for reporting periods occurring in 2013 will not be accepted by CMS. With respect to the second question, should we find that a registry has submitted grossly inaccurate data, the data submitted will be considered inaccurate, and CMS will not accept the data provided.

Based on the comments received and for the reasons stated, we are modifying § 414.90(b) to indicate that we are finalizing the proposed disqualification process for registries. Should CMS decide to disqualify a registry, please note that our decision to disqualify a registry is final.

*Collection of Registry Data via the NwHIN.* The Nationwide Health Information Network (NwHIN) is an initiative developed by the Department of Health and Human Services that provides for the exchange of healthcare information. Traditionally, CMS has not collected data received via a registry through NwHIN. However, we strive to encourage the collection of data via the NwHIN and intend to do so when it is technically feasible to do so (as early as 2014). Therefore, we solicited public comment on collecting data via registry for PQRS via NwHIN. We received no comments on this proposal. However, since we believe the NwHIN must be further developed in order to be able to collect registry data via the NwHIN, we are not finalizing any policy to collect data via the NwHIN at this time.

#### c. EHR-Based Reporting

##### (1) Requirements for a Vendor's Direct EHR Products for 2014 and Beyond

*Definition of Direct EHR Product.* We proposed to modify § 414.90(b) to define a direct electronic health record (EHR) product as "an electronic health record vendor's product and version that submits data on Physician Quality Reporting System measures directly to CMS" (77 FR 45053). Please note that the self-nomination and qualification requirements for a vendor's direct EHR products for 2012 and 2013 were established in the CY 2012 Medicare PFS final rule (76 FR 73323).

We did not receive public comment on our proposal to modify the definition of a direct electronic health record (EHR) product (77 FR 44811). Therefore, we are modifying § 414.90(b) to define a direct electronic health record (EHR) product as "an electronic health record vendor's product and version that submits data on Physician Quality Reporting System measures directly to CMS," as proposed.

*Discontinuation of the Qualification Process for Direct EHR Products.* In the CY 2012 PFS final rule, we established the requirement that direct EHR products that submit PQRS quality measures data to CMS for reporting periods occurring in 2013 be qualified (77 FR 77323). We proposed to no longer require qualification of direct EHR products beginning in 2014 (77 FR 44811). Although we would still allow EHR vendors to submit test files to the PQRS and continue to provide support calls, we would no longer require vendors to undergo this testing process. Although vendors and their products would no longer be required to undergo this testing or qualification process, we

proposed that CMS would only accept the data if the data are:

- Transmitted in a CMS-approved XML format utilizing a Clinical Document Architecture (CDA) standard such as Quality Reporting Data Architecture (QRDA) level 1 and
- In compliance with a CMS-specified secure method for data submission, such as submitting the direct EHR vendor's data (for testing) through an identity management system specified by CMS or another approved method.

CMS would therefore no longer post a list of qualified EHR vendors and their products on the CMS Web site. Therefore, eligible professionals would need to work with their respective EHR vendor to determine whether their specific EHR product has undergone any testing with the PQRS and/or whether their EHR product can produce and transmit the data in the CMS-specified form and manner. While we no longer believe that this process is necessary, we invited public comment as to whether CMS should continue to require that direct EHR products undergo self-nomination and qualification processes prior to being authorized to submit quality measures data to CMS for PQRS reporting purposes.

We proposed to not continue the qualification requirement (that is, no longer propose this process for future years of the program) because we believe adequate checks are in place to ensure that a direct EHR product is able to submit quality measures data for the PQRS. For example, to the extent possible, we intend to align with the Medicare EHR Incentive Program for our criteria for satisfactory reporting and measures available for reporting under the EHR-based reporting mechanism. The Medicare EHR Incentive Program requires that an eligible professional submit clinical quality measures using EHR technology certified under the program established by the Office of the National Coordinator for Health Information Technology (ONC). We anticipated that ONC's certification process could include testing related to the reporting of the proposed PQRS EHR measures indicated in Tables 32 and 33, since we proposed to align the PQRS EHR-based measures with the measures available for reporting under the EHR Incentive Program. We invited public comment as to whether, in lieu of qualification, CMS should require that direct EHR products that would be used to submit data on PQRS quality measures for a respective reporting period be classified as certified under the program established by ONC.

The following is summary of the comments we received regarding our proposal to discontinue the qualification process for direct EHR products as well as our proposal to require CEHRT in lieu of PQRS qualification.

*Comment:* Several commenters supported our proposal to discontinue qualification of direct EHR products. The commenters believe that this proposal moves towards our goal of aligning PQRS and the EHR Incentive Program. The commenters also believe discontinuing qualification of direct EHR vendor products helps to encourage use of the EHR-based reporting mechanism for reporting under PQRS.

*Response:* We appreciate the commenters' feedback and, based on the support we received for this proposal and the reasons we discussed above, we are finalizing our proposal to discontinue qualifying direct EHR products beginning in 2014.

*Comment:* Should CMS discontinue the qualification process, one commenter requested that CMS continue to allow EHR vendors the opportunity to submit test files when needed.

*Response:* Although CMS is discontinuing qualifying EHR products, vendors will be able to continue to submit test files. We believe that allowing submission of test files is an important tool for providers and provides an adequate check to determine whether the vendor products are able to successfully submit data to CMS.

*Comment:* Some commenters opposed our proposal to discontinue qualification of direct EHR products. The commenters believed that discontinuing qualification will increase burden on providers, who will have no guide to determine whether a direct EHR product is qualified to report PQRS measures. One commenter therefore urged CMS to continue to qualify direct EHR products until the ONC's certification process can be used for PQRS in addition to the EHR Incentive Program. Another commenter expressed concern that, should CMS discontinue the qualification process for direct EHR products, eligible professionals and group practices would simply assume that their CEHRT are able to submit data on measures under PQRS.

*Response:* We understand that our decision to discontinue the qualification process for direct EHR products puts the onus on eligible professionals and group practices to determine whether a direct EHR product meets the requirements for reporting PQRS measures. However, we

have received much stakeholder feedback requested that we discontinue the requirement that an eligible professional select a “qualified” direct EHR product; the stakeholders believe that the qualified designation is confusing, because there is already certification process in place administered by ONC that tests EHR products. Therefore, we are finalizing our proposal to discontinue the qualification process for direct EHR products under the PQRS beginning in 2014.

Nonetheless, we share the commenter’s concern to provide guidance to eligible professionals on choosing EHR products. Therefore, based on the comments received, we are also finalizing to the requirement that a direct EHR product be certified by ONC as Certified EHR Technology (CEHRT), and therefore meet the definition of CEHRT in ONC’s regulations (see 45 CFR 170.102), to submit PQRS measures. (For the 2014 Edition EHR certification criteria, please refer to 77 FR 54163). While the process for certifying EHR technology may not be distinctly tailored for reporting PQRS quality measures, we note that we are making efforts to align, to the maximum extent possible, the measures and reporting criteria with the EHR Incentive Program, which requires eligible professionals to use CEHRT. For example, it is our intention to further align the EHR measures available for reporting by eligible professionals and group practices under PQRS and the EHR Incentive Program, so that the specifications of these measures will be the same. Therefore, beginning in 2014, ONC’s certification process would test the submission of data on CQMs available for reporting under the EHR Incentive Program and, consequently, since the measures would be the same, data on PQRS quality measures that are reportable via an EHR.

We understand that CEHRT may provide more capabilities than needed to report PQRS quality measures. However, we note that most of these capabilities are intertwined with the direct EHR product’s ability to capture data on quality measures and therefore necessary. The certified health information technology product list (CHPL) includes all EHR technology that has been certified, and it can be found at <http://onchpl.force.com/ehrcert?q=CHPL>.

*Comment:* While one commenter generally supported requiring direct EHR products to be ONC certified as CEHRT to report PQRS measures, the commenter stated that the ONC certification process should only be

used for the PQRS and EHR Incentive Programs if the measures are identical, particularly in specifications and reporting format.

*Response:* We note the commenter’s concern regarding use of the ONC certification process and the alignment of EHR-based measures in PQRS and the EHR Incentive Program. As we noted in the previous response, it is our intention to align, to the maximum extent possible, the measures and reporting criteria for eligible professionals to meet the criteria for satisfactory reporting under PQRS and the criteria for meeting the CQM component of meaningful use under the EHR Incentive Program. By 2014, we expect that the measures and reporting criteria available under both programs will be sufficiently aligned to justify requiring that an EHR product used to report PQRS quality measures data undergo the ONC certification process. Therefore, we believe that requiring a direct EHR product to be CEHRT in order to be eligible to report measures under PQRS beginning in 2014 is appropriate.

*Comment:* One commenter recommended that a certified quality reporting module be considered as a direct EHR product for purposes of submitting PQRS measures to CMS.

*Response:* We are discontinuing the qualification process and requiring that a direct EHR product be CEHRT beginning in 2014. A certified quality reporting module may be part of CEHRT, but CEHRT as a whole is more comprehensive. Please refer to ONC’s standards and certification criteria final rule for additional information on requirements for CEHRT (77 FR 54163). The Certified HIT Product List CHPL, which is the listing of all certified products, is available at <http://onchpl.force.com/ehrcert?q=CHPL>.

*Other Requirements for Direct EHR Products.* Although we proposed that direct EHR products would no longer be required to undergo this testing or qualification process, we proposed that CMS would only accept the data if the data are:

- Transmitted in a CMS-approved XML format utilizing a Clinical Document Architecture (CDA) standard such as Quality Reporting Data Architecture (QRDA) level 1 and
- In compliance with a CMS-specified secure method for data submission, such as submitting the direct EHR vendor’s data (for testing) utilizing an identity management system specified by CMS or another approved method (77 FR 44811).

In addition, upon request and for oversight purposes, we proposed that the vendor would still be expected to

provide CMS access to review the Medicare beneficiary data on which PQRS direct EHR-based submissions are founded or provide to CMS a copy of the actual data.

We invited public comment on these additional proposed requirements for direct EHR products. The following is a summary of comments we received on this proposal.

*Comment:* One commenter opposed our proposed requirement that direct EHR vendors would be expected to provide CMS access to review to Medicare beneficiary data on which PQRS direct EHR-based submissions are founded or provide to CMS a copy of the actual data. Under the direct EHR submission method, healthcare organizations are submitting data directly to CMS. The vendor does not come into possession of the data being submitted during this process and does not have a copy of the data to provide to CMS. Responsibility for providing access to such data must remain with the healthcare organization. Another commenter expressed HIPAA concerns regarding our proposed requirement that EHR vendors would be expected to provide CMS access to review to Medicare beneficiary data on which PQRS direct EHR-based submissions are founded or provide to CMS a copy of the actual data.

*Response:* We agree with the concerns the commenters have raised. Therefore, we are not finalizing the requirement that direct EHR products provide CMS access to review the Medicare beneficiary data upon which the direct vendor’s submissions are founded or a copy of the actual data.

In summary, we are finalizing the requirements for submitting quality measures data via a direct EHR product, as proposed, with the following exception: We are not finalizing our proposal to allow CMS access to review the Medicare beneficiary data on which PQRS direct EHR-based submissions are founded or provide to CMS a copy of the actual data. In addition, we note that the EHR Incentive Program has provided an additional format for transmitting quality measures data to CMS from CEHRT. In addition to finalizing the submission of quality measures data using the QRDA Category I format, the EHR Incentive Program also finalized the QRDA Category III transmission format (77 FR 54075). In our proposal, we proposed to require that eligible professionals and group practices using CEHRT transmit quality measures data in a CMS-approved XML format utilizing a Clinical Document Architecture (CDA) standard, and used QRDA Category I as an example. Since

it was our intent to align with the EHR Incentive Program, who finalized transmission of quality measures data using the QRDA Category I and QRDA Category III formats, we are requiring that quality measures data submitted via CEHRT for purposes of reporting for PQRS beginning in 2014 be transmitted using the QRDA Category I and QRDA Category III formats. We note that, although we are requiring that products be able to transmit data using the QRDA Category I and III formats, for purposes of reporting PQRS quality measures data to CMS, eligible professionals need only submit data via their EHR using 1 (either QRDA Category I or III) of these formats. For those eligible professionals who wish to participate in both PQRS and the EHR Incentive Program using an EHR product that is CEHRT beginning in 2014, we refer readers to Option 2 for the submission of CQMs under the EHR Incentive Program (77 FR 54058).

*Collection of EHR data via the NwHIN.* The Nationwide Health Information Network (NwHIN) is an initiative developed by the Department of Health and Human Services that provides for the exchange of healthcare information. Traditionally, CMS has not collected data received via a direct EHR product through NwHIN, but we would like to encourage this method with EHR-based reporting. However, we strive to encourage the collection of data via the NwHIN and intend to do so when it is technically feasible to do so (as early as 2014). Therefore, we solicited public comment on collecting data via an EHR for PQRS via NwHIN. The following is a summary of the comments we received.

*Comment:* One commenter opposed collection of data received via a direct EHR product through the Nationwide Health Information Network (NwHIN). The commenter believes collecting data through NwHIN is premature and believes that development of the NwHIN is necessary prior to collecting data through the NwHIN.

*Response:* We appreciate the commenter's feedback and agree with the commenter. Therefore, we are not finalizing any policy to collect data received via a direct EHR product through the NwHIN at this time.

(2) Requirements for a Vendor's EHR Data Submission Vendor Products for 2013 and Beyond

*Definition of EHR Data Submission Vendors.* The EHR data submission vendor product was a reporting mechanism that was newly established in the CY 2012 Medicare PFS final rule (76 FR 73324). EHR products from an EHR data submission vendor were

products that are able to receive and transmit clinical quality data extracted from an EHR to CMS. We proposed to modify § 414.90(b) to define an electronic health record (EHR) data submission vendor product as "an electronic health record vendor's product and version that acts as an intermediary to submit data on Physician Quality Reporting System measures on behalf of an eligible professional or group practice" (77 FR 45053).

We invited public comment but received no comments on this proposed definition of EHR data submission vendor product. However, we are modifying this definition to indicate that a data submission vendor is not necessarily an EHR product. Rather, according to stakeholder feedback, an EHR data submission vendor is any entity that is able to receive and transmit to CMS quality measures data extracted from an EHR product on behalf of the eligible professional. Therefore, we are modifying § 414.90(b) to define an "electronic health record (EHR) data submission vendor" as "an entity that receives and transmits data on Physician Quality Reporting System measures from an EHR product to CMS."

*Qualification process for EHR Data Submission Vendors for 2013.* Please note that the qualification requirements for a vendor's EHR data submission vendor products for 2013 were established in the CY 2012 Medicare PFS final rule (76 FR 73327). Specifically, we established that a qualification and testing process would occur in 2012 to qualify EHR data submission vendor products to submit PQRS quality measures data for reporting periods occurring in CY 2013. Operationally, we were unable to establish a qualification and testing process in 2012 to qualify EHR data submission vendor products for reporting periods occurring in CY 2013. Therefore, we proposed to perform, in 2013, the qualification and testing process established in the CY 2012 Medicare PFS final rule (76 FR 73327) that was supposed to occur in 2012 (77 FR 44812). We invited but received no public comment on this proposal. Therefore, we are finalizing our proposal to perform this qualification and testing process for EHR data submission vendor products in 2013.

*Discontinuation of Qualification Process for EHR Data Submission Vendors.* For 2014 and beyond, we proposed to no longer qualify EHR data submission vendor products to use such products under the PQRS for the same reasons we have articulated in our

proposal not to continue qualifying direct EHR products (77 FR 44812). Although we would still allow EHR data submission vendors to submit test files to the PQRS and continue to provide support calls, we would no longer require vendors to undergo this testing process. CMS, however, would no longer post a list of qualified EHR data submission vendors on the CMS Web site. Therefore, eligible professionals would need to work with their respective EHR data submission vendor to determine whether the vendor has undergone any testing with the PQRS and/or whether EHR data submission vendor can produce and transmit the data in the CMS-specified form and manner.

We invited public comment on our proposal to, beginning 2014, not require qualification of EHR data submission vendor products. We also invited public comment as to whether CMS should continue to require that EHR data submission vendors undergo these self-nomination and qualification processes prior to being authorized to submit quality measure data to CMS on an eligible professional's behalf for PQRS reporting purposes.

We proposed to not continue the qualification requirement (that is, no longer propose this process for 2014 and future years of the program) because we felt adequate checks were in place to ensure that an EHR data submission vendor is able to submit quality measures data for the PQRS. For example, to the extent possible, we intend to align with the Medicare EHR Incentive Program for our criteria for satisfactory reporting and measures available for reporting under the EHR-based reporting mechanism. The Medicare EHR Incentive Program requires that an eligible professional submit clinical quality measures using EHR technology certified under the program established by the Office of the National Coordinator for Health Information Technology (ONC). We anticipated that the ONC's certification process could include testing related to the reporting of the proposed PQRS EHR measures indicated in Table 95, since we proposed to align the PQRS EHR-based measures with the measures available for reporting under the EHR Incentive Program. We invited public comment as to whether, in lieu of qualification, CMS should require that direct EHR products that would be used to submit data on PQRS quality measures for a respective reporting period be classified as CEHRT under the program established by the ONC.

The following is a summary of comments we received regarding our

proposals to discontinue the qualification process for EHR data submission vendors and/or requiring that a vendor's EHR product be CEHRT.

*Comment:* Several commenters supported our proposal to discontinue qualification of EHR data submission vendors. The commenters believed that this proposal moves towards our goal of aligning PQRS and the EHR Incentive Program. The commenters also believed discontinuing qualification of EHR data submission vendors helps to encourage use of the EHR-based reporting mechanism for reporting under PQRS.

*Response:* Based on the comments received and for the reasons stated previously, we are finalizing our proposal to discontinue qualifying EHR data submission vendors beginning in 2014.

*Comment:* Some commenters opposed our proposal to discontinue qualification of EHR data submission vendors. The commenters believe that discontinuing qualification will increase burden on providers, who will have no guide to determine whether an EHR data submission vendor is qualified to report PQRS measures. One commenter therefore urged CMS to continue to qualify EHR data submission vendors until the Office of the National Coordinator (ONC) for Health Information Technology certification process can be used for PQRS to certify its EHR products in addition to the EHR Incentive Program. Another commenter expressed concern that, should CMS discontinue the qualification process for EHR data submission vendors, eligible professionals and group practices would simply assume that their CEHRT are able to submit data on measures under PQRS.

*Response:* We understand that our decision to discontinue the qualification process for an EHR data submission vendor's EHR products puts the onus on eligible professionals and group practices to determine whether a product meets the requirements for reporting PQRS measures. However, we have received much stakeholder feedback requested that we discontinue the requirement that an eligible professional select a "qualified" EHR product; the stakeholders believe that the qualified designation is confusing, because there is already a certification program in place established by ONC that tests and certifies certain EHR products. Therefore, we are finalizing our decision to discontinue the qualification process for EHR data submission vendor's EHR products under the PQRS beginning in 2014.

Nonetheless, we share the commenter's concern that discontinuing

the qualification process would place additional burden on providers when trying to determine which EHR data submission vendor to enter into an agreement with. Therefore, based on the comments received and for the reasons we are requiring that direct EHR products be CEHRT beginning in 2014, we are also finalizing a requirement that a vendors EHR product be certified under the program established by ONC as Certified EHR Technology (CEHRT), and therefore meet the definition of CEHRT in ONC's regulations (see 45 CFR 170.102), to submit PQRS measures. We understand that CEHRT may provide more capabilities than needed to report PQRS quality measures. However, we note that most of these capabilities are intertwined with the EHR product's ability to capture data on quality measures and therefore necessary.

*Comment:* While one commenter generally supported requiring that EHR data submission vendor products be ONC certified as CEHRT to report PQRS measures, the commenter stated that the ONC certification process should only be used for the PQRS and EHR Incentive Programs if the measures are identical, particularly in specifications and reporting format.

*Response:* We note the commenter's concern regarding use of the ONC certification process and the alignment of EHR-based measures in PQRS and the EHR Incentive Program. As we noted in the response to this comment regarding requiring CEHRT and direct EHR products, it is our intention to align, to the maximum extent possible, the measures and reporting criteria for eligible professionals to meet the criteria for satisfactory reporting under PQRS and the criteria for meeting the CQM component of meaningful use under the EHR Incentive Program. By 2014, we expect that the measures and reporting criteria available under both programs will be sufficiently aligned to justify requiring that an EHR product undergo the ONC certification process. Therefore, we believe that requiring a direct EHR product to be CEHRT in order to be eligible to report measures under PQRS beginning in 2014 is appropriate.

*Other Requirements for Data Submission Vendors' EHR Products.* Although EHR data submission vendor products are no longer be required beginning in 2013 to undergo this testing or qualification process, we proposed that CMS would only accept the data if the data are:

- Transmitted in a CMS-approved XML format utilizing a Clinical Document Architecture (CDA) standard

such as Quality Reporting Data Architecture (QRDA) level 1 and for EHR data submission vendor products that intend to report for purposes of the proposed PQRS-Medicare EHR Incentive Program Pilot, if the aggregate data are transmitted in a CMS-approved XML format.

- In compliance with a CMS-specified secure method for data submission (77 FR 44812).

In addition, upon request and for oversight purposes, we proposed that the vendor would still be expected to provide CMS access to review the Medicare beneficiary data on which PQRS direct EHR-based submissions are founded or provide to CMS a copy of the actual data.

We invited public comment on these proposed requirements for EHR data submission vendors. The following is a summary of the comments we received on this proposal.

*Comment:* One commenter generally supported our proposal to require that data submitted follow the proposed format, regardless of whether the qualification process is discontinued. The commenter also specifically supported use of a standard reporting structure in XML. The commenter further believes that QRDA Level 1 should adequately capture measure information for patients and types of measures where the analysis is something other than the patient.

*Response:* We appreciate the commenter's support and are finalizing these proposed requirements, as proposed.

In addition, we note that in addition to finalizing the submission of quality measures data using the QRDA Category I format, the EHR Incentive Program also finalized the QRDA Category III transmission format (77 FR 54075). In our proposal, we proposed to require that eligible professionals and group practices using CEHRT transmit quality measures data in a CMS-approved XML format utilizing a Clinical Document Architecture (CDA) standard, and used QRDA Category I as an example. Since it was our intent to align with the EHR Incentive Program, who finalized transmission of quality measures data using the QRDA Category I and QRDA Category III formats, we are also requiring that quality measures data submitted via CEHRT for purposes of reporting for PQRS beginning in 2014 be transmitted using the QRDA Category I and QRDA Category III formats. We note that, although we are requiring that products be able to transmit data using the QRDA Category I and III formats, for purposes of reporting PQRS quality measures data to CMS, eligible

professionals need only submit data via their EHR using 1 (either QRDA Category I or III) of these formats. For those eligible professionals who wish to participate in both PQRS and the EHR Incentive Program using an EHR product that is CEHRT beginning in 2014, we refer readers to Option 2 for the submission of CQMs under the EHR Incentive Program (77 FR 54058).

*Collection of EHR Data via the NwHIN.* The Nationwide Health Information Network (NwHIN) is an initiative developed by the Department of Health and Human Services that provides for the exchange of healthcare information. Traditionally, CMS has not collected data received via an EHR data submission vendor through NwHIN, but we would like to encourage this method with EHR-based reporting. However, we strive to encourage the collection of data via the NwHIN and intend to do so when it is technically feasible to do so (as early as 2014). Therefore, we solicited public comment on collecting data via an EHR for PQRS via NwHIN. The following is a summary of comments we received.

*Comment:* One commenter opposed collection data received via a direct EHR product through the Nationwide Health Information Network (NwHIN). The commenter believes collecting data through NwHIN is premature and believes that development of the NwHIN is necessary prior to collecting data through the NwHIN.

*Response:* We appreciate the commenter's feedback and agree with the commenter. Therefore, we are not finalizing any plan to collect data received via an EHR data submission vendor through the NwHIN at this time.

#### d. GPRO Web Interface: Requirements for Group Practices Using the GPRO Web Interface for 2013 and Beyond

The GPRO web interface is a reporting mechanism established by CMS that is used by group practices that are selected to participate in the GPRO. For 2013 and beyond, we proposed to modify newly designated § 414.90(g) and § 414.90(h) to identify the GPRO web interface as a reporting mechanism available for reporting under the PQRS by group practices comprised of 25 or more eligible professionals (77 FR 45055). Consistent with the GPRO satisfactory reporting criteria we established for the 2012 PQRS (76 FR 73338), as well as the GPRO satisfactory reporting criteria we proposed for 2013 and beyond, we proposed to limit reporting via the GPRO web interface during a respective reporting period to group practices composed of at least 25 eligible professionals (that is, this

reporting option would not be available to group practices that contain 2–24 eligible professionals) and selected to participate in the GPRO for the year under which the reporting period occurs (77 FR 44812). For example, a group practice wishing to submit quality measure data via the GPRO web interface for 2013 must be a group practice selected to participate in the GPRO for the 2013 program year. We believe it is necessary to limit use of the GPRO web interface to group practices comprised of at least 25 eligible professionals selected to participate in the GPRO because the 18 measures (including 2 composite measures, for a total of 22 measures) that are proposed to be reportable via the GPRO web interface (as specified in Table 33 of the proposed rule) reflect a variety of disease modules: Patient/caregiver experience, care coordination/patient safety, preventive health, diabetes, hypertension, ischemic vascular disease, heart failure, and coronary artery disease.

We believe that the reporting of the 18 proposed measures spanning across various settings would lend this reporting mechanism to larger group practices that are more likely to be multi-specialty practices (which are typically group practices consisting of more than 24 eligible professionals). The GPRO web interface was modeled after the CMS Physician Group Practice (PGP) demonstration, and this demonstration was originally intended for large group practices. From our experience with the PGP demonstration, we believe a group practice comprised of 25 eligible professionals is the smallest group practice that could benefit from use of the GPRO web interface as a reporting mechanism. We also do not believe that excluding group practices comprised of 2–24 eligible professionals from using the GPRO web interface as a reporting mechanism would harm these smaller group practices because we proposed to expand the reporting options for small group practices by proposing to allow groups composed of 2–99 eligible professionals to report using the claims, qualified registry, EHR, and administrative claims-based reporting mechanisms.

We proposed to provide group practices that are selected to participate in the GPRO using GPRO web interface reporting option with access to the GPRO web interface by no later than the first quarter of the year following the end of the reporting period under which the group practice intends to report (77 FR 44813). For example, for group practices selected for the GPRO for the

2013 incentive using the GPRO web interface tool, we proposed to provide group practices selected to participate in the GPRO with access to the GPRO web interface by no later than the first quarter of 2014 for purposes of reporting for the applicable 2013 reporting period for the incentive. In addition, we noted that if CMS encountered operational issues with the use of the GPRO web interface, we reserved the right to use a similar tool for group practices to use in lieu of reporting via the GPRO web interface.

We invited public comment on our proposed requirements for group practices using the GPRO web interface for 2013 and beyond. We received the following comment on these proposals:

*Comment:* One commenter supported our proposal to limit availability of the GPRO web interface to group practices of 25 or more eligible professionals and agreed with our reasoning.

*Response:* We appreciate with the commenter's feedback and, therefore, we are finalizing our proposal to limit the availability of the GPRO web interface to group practices comprised of 25 or more eligible professionals. In the future, CMS will try to develop ways by which smaller group practices could be able to use the GPRO web interface.

Based on the comments received, we are finalizing, as proposed, requirements for group practices using the GPRO web interface for 2013 and beyond. We are also modifying § 414.90(g)(3) and § 414.90(h)(3) to indicate that the GPRO web interface will be a reporting mechanism available for use by group practices for the PQRS incentives and payment adjustments.

*Collection of GPRO Web interface Data via the NwHIN.* The Nationwide Health Information Network (NwHIN) is an initiative developed by the Department of Health and Human Services that provides for the exchange of healthcare information. Traditionally, CMS has not collected data received via the GPRO web interface through NwHIN. However, we strive to encourage the collection of data via the NwHIN and intend to do so when it is technically feasible to do so (as early as 2014). Therefore, we solicited public comment on collecting data via the GPRO web interface for PQRS via NwHIN. We received no public comment on this proposal. However, since we believe collecting data via the NwHIN would be premature, we are not finalizing any policy to collect data received via the GPRO web interface in the NwHIN.



#### e. Administrative Claims

For purposes of reporting for the 2015 and 2016 PQRS payment adjustments only, we proposed to modify § 414.90(h) to allow eligible professionals and group practices to use an administrative claims reporting mechanism (77 FR 45056). The administrative claims reporting mechanism builds off of the traditional PQRS claims-based reporting mechanism. Under the traditional PQRS claims-based reporting mechanism, eligible professionals and group practices wishing to report data on PQRS quality measures via claims for the incentives and for the payment adjustments must submit quality data codes (QDCs) on claims to CMS for analysis. Under the proposed administrative claims reporting mechanism, unlike the traditional claims-based reporting option, an eligible professional or group practice would not be required to submit QDCs on claims to CMS for analysis (77 FR 44813). Rather, CMS would analyze every eligible professional's or group practice's patient's Medicare claims to determine whether the eligible professional or group practice has performed any of the clinical quality actions indicated in the proposed PQRS quality measures in Table 63 of the CY 2013 PFS proposed rule. We proposed that, for purposes of assessing claims for quality measures under this option, all claims for services furnished that occur during the 2015 and/or 2016 PQRS payment adjustment reporting period would need to be processed by no later than 60 days after the end of the respective 2015 and 2016 payment adjustment reporting periods (that is, December 31, 2013 and December 31, 2014).

We invited public comment on our proposed requirements for using the administrative claims-based reporting mechanism for the 2015 and 2016 payment adjustments. The following is summary of the comments we received regarding these proposals.

*Comment:* Several commenters supported the addition of the administrative claims-based reporting mechanism for the 2015 and 2016 PQRS payment adjustments. The commenters noted that this addition of the administrative claims-based reporting mechanism would relieve the reporting burden on eligible professionals.

*Response:* We appreciate the commenters' feedback and are finalizing the administrative claims-based reporting mechanism for the 2015 payment adjustment. Since it is our intention that this reporting option be temporary, we will consider having the

administrative claims-based reporting mechanism available for the 2016 PQRS payment adjustment in the future, but we are not finalizing our proposal to have the administrative claims-based reporting option for eligible professionals and group practices for the 2016 PQRS payment adjustment at this time. As participation in PQRS increases and eligible professionals and group practices become more familiar with the traditional claims, registry, direct EHR, EHR data submission vendor-based, or GPRO web interface reporting mechanisms, it is our intention to move away from use of the administrative claims-based reporting mechanism to allow for more proactive reporting by eligible professionals and group practices.

*Comment:* One commenter suggested that eligible professionals be allowed to choose the administrative claims-based reporting option to meet the criteria for satisfactory reporting for the 2013 and 2014 PQRS incentives.

*Response:* We respectfully disagree. We believe that eligible professionals and group practices should be required to use the traditional reporting mechanisms (claims, registry, EHR, or GPRO web interface) to report for the PQRS incentive as we believe that reporting via these traditional reporting mechanisms produce more meaningful data. As noted previously, while the administrative claims-based reporting mechanism still satisfies PQRS requirements by submitting quality measures data to CMS, we agree with other commenters that the administrative claims-based reporting option may not provide data that is as meaningful as data collected through other mechanisms. We are finalizing the addition of the administrative claims-based reporting option only as a means to report for the 2015 PQRS payment adjustments to ease eligible professionals into reporting PQRS measures. Since we see this option as temporary, only a limited set of measures were proposed for use under the administrative claims-based reporting option. We believe that more meaningful data will be collected using the traditional claims, registry, EHR, or GPRO web interface reporting mechanisms, where eligible professionals or group practices may choose measures from a broad set that may be more relevant to their practice. Therefore, eligible professionals will not be able to use the administrative claims-based reporting mechanism for the 2013 and 2014 PQRS incentives.

Based on the comments received, we are finalizing, as proposed, the administrative claims-based reporting

mechanism for reporting for the 2015 payment adjustment only. We are not finalizing the administrative claims-based reporting mechanism for the 2016 PQRS payment adjustment, as we will revisit the necessity of having this reporting option available for the 2016 PQRS payment adjustment next year. We are modifying § 414.90(h)(2) and § 414.90(h)(3) to indicate that the administrative claims-based reporting mechanism is available for use by eligible professionals and group practices for the 2015 PQRS payment adjustment.

#### 4. Criteria for Satisfactory Reporting for the 2013 and 2014 Incentives

For 2013 and 2014, in accordance with § 414.90(c)(3), eligible professionals that satisfactorily report data on PQRS quality measures are eligible to receive an incentive equal to 0.5 percent of the total estimated Medicare Part B allowed charges for all covered professional services furnished by the eligible professional or group practice during the applicable reporting period. This section contains the criteria for satisfactory reporting for the 2013 and 2014 incentives, which are the last two incentives authorized under the PQRS.

##### a. Criteria for Satisfactory Reporting for Individual Eligible Professionals

##### (1) Criteria for Satisfactory Reporting on Individual PQRS Quality Measures via Claims

According to the "2010 Physician Quality Reporting System and eRx Reporting Experience and Trends," available for viewing in the "downloads" section of the main page the PQRS Web site (<http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html>), reporting via the claims-based reporting mechanism was the most commonly used reporting method. We believe that this trend would continue, so we anticipated that, for the 2013 and 2014 incentives, the criteria for satisfactory reporting for the claims-based reporting mechanism would be the method most widely used by individual eligible professionals. So as not to change reporting criteria that a large number of individual eligible professionals are familiar with using, we established the same reporting criteria for the 2011 and 2012 incentives (76 FR 73330). Therefore, for the respective 12-month reporting periods for the 2013 and 2014 incentives, based on our authority under section 1848(m)(3)(D) of the Act to revise the reporting criteria for

satisfactory reporting specified under the statute and our desire to maintain the same reporting criteria we established for individual eligible professionals for the 2012 PQRS incentive (76 FR 73330), we proposed the following criteria for satisfactory reporting of PQRS individual measures for individual eligible professionals using the claims-based reporting mechanism: Report at least 3 measures, OR, if less than 3 measures apply to the eligible professional, report 1–2 measures, AND report each measure for at least 50 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies (77 FR 44813). Measures with a 0 percent performance rate would not be counted. For an eligible professional who reports fewer than 3 measures via the claims-based reporting mechanism, we proposed that the eligible professional be subject to the Measures Applicability Validation (MAV) process, which would allow us to determine whether an eligible professional should have reported quality data codes for additional measures. We felt the MAV process was necessary to review whether there are other closely related measures (such as those that share a common diagnosis or those that are representative of services typically provided by a particular type of eligible professional). Under the MAV process, if an eligible professional who reports on fewer than 3 measures reports on a measure that is part of an identified cluster of closely related measures, then the eligible professional would not qualify as a satisfactory reporter for the 2013 and/or 2014 incentives. We proposed this MAV process for the claims-based reporting mechanism only because it is more likely for EPs to report on more than 3 measures under the registry and EHR-based reporting mechanisms, as a registry or EHR product will typically automatically report on all measures that apply to the eligible professional's practice. We note that, consistent with section 1848(m)(3)(A)(i) of the Act, this proposed claims-based reporting criteria would be the only proposed criteria where an eligible professional could report on fewer than 3 measures.

We invited public comment on the proposed criteria for satisfactory reporting of individual measures by individual eligible professionals via claims for the 2013 and 2014 incentives. The following is a summary of the comment we received regarding these proposed criteria:

*Comment:* One commenter supported our proposed criteria for satisfactory

reporting for individual eligible professionals via claims. The commenter stated that the 3-measure threshold allows small practices that participate individually treating multi-morbid patients to participate in PQRS.

*Response:* Based on the comments received and for the reasons stated previously, we are finalizing, as proposed, the criteria for satisfactory reporting for individual eligible professionals via claims for the 2013 and 2014 PQRS incentives. These criteria are specified in Tables 25 and 26 below.

#### (2) Criteria for Satisfactory Reporting on Individual PQRS Quality Measures via Registry

We note that section 1848(m)(3)(A)(ii) of the Act provides that, to meet the criteria for satisfactory reporting under PQRS, an eligible professional would be required to report on at least 3 measures for at least 80 percent of the cases in which the respective measure is reportable under the system. Although we have the authority under section 1848(m)(3)(D) of the Act to revise the criteria for satisfactory reporting, for registry-based reporting, we have largely followed these reporting criteria for the PQRS incentives. According to the “2010 Physician Quality Reporting System and eRx Reporting Experience and Trends,” eligible professionals are more likely to meet the requirements for a PQRS incentive using the satisfactory reporting criteria for the registry-based reporting mechanism than claims. In fact, in 2010, approximately 87 percent of the eligible professionals reporting individual PQRS quality measures via registry were eligible and met the criteria for satisfactory reporting for the 2010 incentive. Since eligible professionals have had success with using these satisfactory reporting criteria, we believe such criteria are appropriate and see no reason to change the criteria for satisfactory reporting via registry that has been in place since 2010. Therefore, for those reasons and our desire to maintain the same reporting criteria we established for individual eligible professionals for the 2012 PQRS incentive (76 FR 73331), we proposed the following criteria for satisfactory reporting of PQRS individual measures for individual eligible professionals using the registry-based reporting mechanism for the 12-month reporting periods for the 2013 and 2014 incentives, respectively: Report at least 3 measures AND report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies (77

FR 44814). Measures with a zero percent performance rate will not be counted.

We invited but received no public comment on the proposed criteria for satisfactory reporting of individual measures by individual eligible professionals via a registry for the 2013 and 2014 incentives. Therefore, we are finalizing these criteria as proposed. These criteria are specified in Tables 25 and 26 below.

#### (3) Criteria for Satisfactory Reporting on Individual PQRS Quality Measures via EHR

*Satisfactory Reporting Criteria of Individual PQRS Quality Measures via EHR for the 2013 PQRS Incentive.* As stated previously, section 1848(m)(7) of the Act requires us to develop a plan to integrate reporting requirements for PQRS and the EHR Incentive Program. Therefore, for EHR-based reporting, it is our main goal to align our EHR reporting requirements with the reporting requirements an eligible professional must meet to satisfy the clinical quality measure (CQM) component of meaningful use (MU) under the EHR Incentive Program. To align with the EHR Incentive Program, we based our proposals on the EHR Incentive Program—Stage 2 NPRM (77 FR 13698). Also to align with the EHR Incentive Program, for the EHR reporting periods in CY 2013, we proposed (77 FR 13745) to continue the CQM reporting requirements that were established for eligible professionals for CYs 2011 and 2012 in the EHR Incentive Program—Stage 1 final rule (75 FR 44398–44411). Therefore, to align with the reporting requirements for meeting the CQM component of meaningful use, and based on our authority under section 1848(m)(3)(D) of the Act to revise the reporting criteria for satisfactory reporting identified under the statute, we proposed the following criteria for the 12-month reporting period for the 2013 incentive (77 FR 44814):

- As required by the Stage 1 final rule, eligible professionals must report on three Medicare EHR Incentive Program core or alternate core measures, plus three additional measures. The EHR Incentive Program's core, alternate core, and additional measures can be found in Table 6 of the EHR Incentive Program's Stage 1 final rule (75 FR 44398) or in Tables 32 and 33 of the CY 2013 PFS proposed rule. We referred readers to the discussion in the Stage 1 final rule for further explanation of the requirements for reporting those CQMs (75 FR 44398 through 44411).

Under this proposal, eligible professionals using these reporting



criteria would be required to report on 6 measures. For the proposed PQRS EHR measures that are also Medicare EHR Incentive Program core, alternate core, or additional measures that the eligible professional reports (75 FR 44398 through 44411), an eligible professional would be required to report the applicable measure for 100 percent of the eligible professionals Medicare Part B FFS patients.

In addition, we noted that section 1848(m)(3)(A)(ii) of the Act provides that, to meet the criteria for satisfactory reporting under PQRS, an eligible professional would be required to report on at least 3 measures for at least 80 percent of the cases in which the respective measure is reportable under the system. Although we have the authority under section 1848(m)(3)(D) of the Act to revise the criteria for satisfactory reporting, for EHR-based reporting, we noted that we have largely kept these reporting criteria for the 2010–2012 incentives. As some eligible professionals succeeded with these criteria, we proposed the following similar criteria for the 12-month reporting period for the 2013 incentive: Report at least 3 measures AND report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies (77 FR 44814). Measures with a zero percent performance rate will not be counted.

We received no public comment on the satisfactory reporting criterion we proposed for individual PQRS measures using a direct EHR or EHR data submission vendor product for the 2013 PQRS incentive: Report at least 3 measures for at least 80 percent of the cases in which the respective measure is reportable under the system. Therefore, for the reasons previously stated, we are finalizing the criterion.

We invited public comment on the proposed criteria for the satisfactory reporting of individual PQRS measures using a direct EHR or EHR data submission vendor product for the 2013 PQRS incentive. The following is a summary of those comments.

*Comment:* Several commenters generally supported our proposals to align the EHR reporting criteria with the criteria established for meeting the CQM component of achieving meaningful use under the EHR Incentive Program.

*Response:* We appreciate the commenters' positive feedback.

*Comment:* Several commenters supported our proposed criteria for the satisfactory reporting of PQRS measures via direct EHR or EHR data submission vendor products for the 2013 PQRS incentive, as the proposed criteria aligns

with the CQM criteria of meaningful use for the EHR Incentive Program.

*Response:* We appreciate the commenters' feedback. Based on the support received for this proposed criterion and for the reasons we discussed above, we are finalizing the following criterion for the satisfactory reporting of individual PQRS measures using a direct EHR or EHR data submission vendor product for the 2013 PQRS incentive: As required by the Stage 1 final rule, eligible professionals must report on three Medicare EHR Incentive Program core or alternate core measures, plus three additional measures. The EHR Incentive Program's core, alternate core, and additional measures can be found in Tables 6 and 7 of the EHR Incentive Program's Stage 1 final rule (75 FR 44398 through 44411) or in Table 95 of this section. We refer readers to the discussion in the Stage 1 final rule for further explanation of the requirements for reporting those CQMs (75 FR 44398 through 44411).

*Comment:* Several commenters encouraged us to accept the reporting of measures with a zero percent performance rate using the EHR-based satisfactory reporting criteria that aligns with the EHR Incentive Program. Under Stage 1, many of the core and alternate core measures are not applicable to specialties. The commenter believes that allowing the reporting of measures with a zero percent performance rate will achieve our goal of having eligible professionals report one set of data for PQRS and the EHR Incentive Program.

*Response:* We understand the commenter's concerns. We have stressed the importance of collecting data that is applicable to the eligible professional's practice. Therefore, for PQRS, we are only concerned with the reporting of measures that are relevant to an eligible professional's practice. An eligible professional may still report on the same number of measures he/she is reporting for the EHR Incentive Program. However, for purposes of PQRS, we will only analyze the measures that are applicable to the eligible professional's practice. If using this reporting criterion, an eligible professional should be able to report on at least one applicable measure.

*Satisfactory Reporting Criteria of Individual PQRS Quality Measures via EHR for the 2014 PQRS Incentive.* At the time of the CY 2013 PFS proposed rule, we noted that we had proposed under the Medicare EHR Incentive Program options for meeting the CQM component of achieving meaningful use beginning with CY 2014 (77 FR 13746–13748). To align our EHR-based reporting requirements with those

proposed under the Medicare EHR Incentive Program, we proposed the following criteria for satisfactory reporting using the EHR-based reporting mechanism for the 12-month reporting period for the 2014 incentive:

- Option 1a: Select and submit 12 clinical quality measures available for EHR-based reporting from Tables 32 and 33 of the proposed rule, including at least 1 measure from each of the following 6 domains—(1) patient and family engagement, (2) patient safety, (3) care coordination, (4) population and public health, (5) efficient use of healthcare resources, and (6) clinical process/effectiveness.

- Option 1b: Submit 12 clinical quality measures composed of all 11 of the proposed Medicare EHR Incentive Program core clinical quality measures specified in Table 95 plus 1 menu clinical quality measure from Tables 32 and 33 of the proposed rule. We noted it was our intention to finalize the reporting criteria that aligns with the criteria that would be established for meeting the CQM component of meaningful use beginning with CY 2014 for the Medicare EHR Incentive Program. Furthermore, to the extent that the final criteria for meeting the CQM component of achieving meaningful use differ from what was proposed, we noted that our intention was to align with the reporting criteria the EHR Incentive Program ultimately established (77 FR 44814). Therefore, eligible professionals who participate in both PQRS and the EHR Incentive Program would be able to use one reporting criterion, during overlapping reporting periods, to satisfy the satisfactory reporting criteria under PQRS and the CQM component of meaningful use under the Medicare EHR Incentive Program.

In addition to this proposed criterion, we had proposed under the Medicare EHR Incentive Program that, beginning with CY 2014, eligible professionals who participate in both the Physician Quality Reporting System and the Medicare EHR Incentive Program may satisfy the CQM component of meaningful use if they submit and satisfactorily report PQRS clinical quality measures under the PQRS EHR reporting option using Certified EHR Technology (77 FR 13748). Since this language suggested that the Medicare EHR Incentive Program may defer to the satisfactory reporting criteria for the EHR-based reporting mechanism that we will establish for 2014, we proposed the following reporting criteria for the 12-month reporting period for the 2014 incentive that largely conform to the criteria set forth under section

1848(m)(3)(A)(ii) of the Act that we established for the 2012 incentive and that we proposed for the 2013 incentive: Report at least 3 measures AND report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a zero percent performance rate will not be counted.

We received no comments regarding the following proposed criteria using a direct EHR or EHR data submission vendor product for the 2014 incentive: Report at least 3 measures AND report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. However, in an effort to streamline reporting requirements for the 2014 PQRS incentives, we only wish to finalize one reporting criterion to meet the criteria for satisfactory reporting for the 2014 PQRS incentive using an EHR-based reporting mechanism. Therefore, since the EHR Incentive Program did not finalize this proposed reporting criterion, we are not finalizing this proposed criterion. We understand that not finalizing this criterion would eliminate a reporting option previously available to eligible professionals. We note however, that this EHR-based reporting criterion was not widely used by eligible professionals. In fact, according to the 2010 PQRS and eRx Experience Report, less than 1% of eligible professionals participating in PQRS did so using the EHR-based reporting mechanism. Therefore, we do not believe eligible professionals will be harmed by our decision not to finalize this criterion. Furthermore, we believe that eligible professionals that have used the EHR-based reporting mechanism in the past will gravitate towards using reporting criterion that aligns with the EHR Incentive Program, as eligible professionals using aligned criterion will have the ability to submit one set of quality measures data to achieve the requirements under both PQRS and the EHR Incentive Program. Nonetheless, we are streamlining the criteria in 2014, and not 2013, in order to give eligible professionals an additional year to adjust their practice workflows to account for this change.

We invited public comment on the proposed criteria for satisfactory reporting on PQRS measures via EHR for the 2014 PQRS incentive that were proposed under the EHR Incentive Program for 2014. The following is summary of the comments we received regarding these proposals.

*Comment:* Several commenters generally supported our proposals to

align the EHR reporting criteria with the criteria established for meeting the CQM component of achieving meaningful use under the EHR Incentive Program.

*Response:* We appreciate the commenters' positive feedback.

*Comment:* Some commenters suggested an alternative criterion for the satisfactory reporting of individual PQRS measures via EHR: For the 2014 PQRS incentive, report six measures, covering at least two domains. If no individual measures available for EHR-based reporting are relevant to the eligible professional, the eligible professional may submit measures with a zero percent performance rate.

*Response:* We appreciate the commenter's suggestion. However, as previously stated, it is our intention to adopt satisfactory reporting criteria that closely aligns with the criteria established for achieving meaningful use for the EHR Incentive Program. Since the alternative criterion proposed by the commenter does not align with the criteria established for the EHR Incentive Program, we respectfully decline to establish this alternative criterion for the satisfactory reporting of individual measures via EHR for the 2014 PQRS incentive.

*Comment:* For the proposed option 1a for EHR-based reporting for the 2014 PQRS incentive, one commenter believed that the requirement to report 12 CQMs is too high. The commenter believed that because many measures are focused towards primary care and preventive medicine, it may be difficult for sub-specialists to meet the 12 CQM threshold, leading these eligible professionals to potentially report a zero percent performance rate on most measures. Commenters were also concerned that the proposal to report at least 1 measure from each of the six proposed domains would add to difficulty in reporting, as some of the domains have limited measure sets.

*Response:* We understand and agree with the commenter's arguments against option 1a. Indeed, the EHR Incentive Program did not finalize these criteria for reporting CQMs to achieve meaningful use under the EHR Incentive Program. Therefore, we are not finalizing this proposal for the PQRS.

*Comment:* For the proposed option 1b for EHR-based reporting for the 2014 PQRS incentive, one commenter believed that the requirement to report 12 CQMs is too high. Because many measures are focused towards primary care and preventive medicine, the commenter was concerned that it may be difficult for sub-specialists to meet the 12 CQM threshold, leading these eligible professionals to potentially

report a zero percent performance rate on most measures. Commenters also believed that the additional proposed requirement to reporting on 11 core CQM measures may have the negative consequence of forcing eligible professionals to report on measures that are not fully relevant to their respective practice, as there may not be 12 CQMs relevant to their practice.

*Response:* We understand and agree with the commenter's arguments against option 1b. Indeed, the EHR Incentive Program did not finalize these criteria for reporting CQMs to achieve meaningful use under the EHR Incentive Program. Therefore, we are not finalizing this proposal for the PQRS.

*Comment:* Several commenters encouraged us to accept the reporting of measures with a zero percent performance rate using the EHR-based satisfactory reporting criteria that aligns with the EHR Incentive Program. The commenter believes that allowing the reporting of measures with a zero percent performance rate will achieve our goal of having eligible professionals report one set of data for PQRS and the EHR Incentive Program.

*Response:* We understand the commenter's concerns. For PQRS, we are only concerned with the reporting of measures that are relevant to an eligible professional's practice. Therefore, we will only analyze the measures for which there is Medicare patient data.

We note that, despite this distinction in the way the eligible professional's submitted data is analyzed, we are still achieving our goal of aligning the criteria for satisfactory reporting under PQRS with the criteria for meeting the CQM component of achieving meaningful use under the EHR Incentive Program. Eligible professionals will still be able to report the same set of data in the same form and manner to satisfy the requirements for both programs. The only distinction lies in the analysis performed by the two programs. For example, let's pretend an eligible professional, in 2014, uses CEHRT to report 9 measures covering 3 domains, and only 1 measure applies to the eligible professional's practice (that is, the eligible professional has patients that are eligible for inclusion in only 1 measure's denominator). The eligible professional will have met the criteria for meeting the CQM component of achieving meaningful use in 2014, because the eligible professional would have reported 9 measures covering at least 3 domains and reported the measures (1 measure, in this example) for which there is patient data and the remaining required measures as "zero denominators" as displayed by the

eligible professional's CEHRT. The eligible professional will have also met the criteria for satisfactory reporting under PQRS for the 2014 PQRS incentive, because we will assume that by receiving data for only 1 measure with a denominator greater than zero that the eligible professional did not have any other applicable measures on which to report.

We understand that there may be instances where no measures apply to an eligible professional. For those eligible professionals for which no measures available for reporting used the EHR-based reporting mechanisms apply, for 2014, we strongly encourage those eligible professionals to meet the criteria for satisfactory reporting using an alternative reporting option.

Based on the comments received and for the reasons we stated above, we are finalizing the following criteria for satisfactory reporting of individual PQRS measures using direct EHR or EHR data submission vendor products for the 2014 PQRS incentive: Report 9 measures covering at least 3 domains, as specified in Table 95. If an eligible professional's CEHRT does not contain patient data for at least 9 measures covering at least 3 domains, then the eligible professional must report the measures for which there is patient data.

We note that the EHR Incentive Program established the requirements, should an eligible professional's CEHRT not contain patient data for at least 9 measures covering at least 3 domains, the eligible professional must report the measures for which there is patient data and report the remaining required measures as "zero denominators" as displayed by the eligible professional's CEHRT. If there are no measures applicable to the eligible professional's scope of practice and patient population, eligible professionals must still report 9 measures even if zero is the result in either the numerator or denominator of the measure. If all applicable measures have a value of zero from their CEHRT, then eligible professional must report any 9 measures (77 FR 54058). For PQRS, we are only concerned with the reporting of measures that are relevant to an eligible professional's practice. Therefore, we are not accepting the reporting of "zero denominators." Therefore, to meet the criteria for satisfactory reporting for the 2014 PQRS incentive using this criterion, an eligible professional must report on at least 1 applicable measure (that is, at least 1 of the 9 measures that the eligible professional reports using an EHR-based reporting mechanism must not have a "zero denominator").

#### (4) Criteria for Satisfactory Reporting on PQRS Measures Groups via Claims

In the CY 2012 Medicare PFS final rule, we established the following criteria for satisfactorily reporting PQRS measures groups for the 12-month reporting period for the 2012 incentive (76 FR 73335):

- Report at least 1 PQRS measures group, AND report each measures group for at least 30 Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted; OR
- Report at least 1 PQRS measures group, AND report each measures group for at least 50 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to whom the measures group applies; BUT report each measures group on no less than 15 Medicare Part B FFS patients seen during the reporting period to which the measures group applies. Measures groups containing a measure with a 0 percent performance rate will not be counted.

We received stakeholder feedback that it is difficult for some specialties to meet the 30 Medicare Part B FFS patient threshold. Therefore, based on our authority under section 1848(m)(3)(D) of the Act to revise the reporting criteria for satisfactory reporting, we proposed the following criteria for the satisfactorily reporting PQRS measures groups for individual eligible professionals using the claims-based reporting mechanism for the 12-month reporting periods for the 2013 and 2014 incentives: Report at least 1 measures group AND report each measures group for at least 20 Medicare Part B FFS patients. Measures groups containing a measure with a zero percent performance rate will not be counted (77 FR 44815).

We invited public comment on the proposed criterion for satisfactory reporting of measures groups via claims for the 2013 and 2014 incentives. The following is summary of the comments we received regarding this proposal.

*Comment:* Several commenters supported our proposal to lower the minimum patient count for reporting measures groups from 30 to 20. Commenters noted that lowering the reporting threshold would ease the reporting burden of reporting measures groups for eligible professionals.

*Response:* We appreciate the commenters' feedback and are finalizing our proposed criteria for individual eligible professionals reporting measures groups via claims for the 2013 and 2014 PQRS incentives. The criteria are specified in Tables 25 and 26 below.

#### (5) Criteria for Satisfactory Reporting on PQRS Measures Groups via Registry

In the CY 2012 Medicare PFS final rule, we established the following criteria for satisfactorily reporting PQRS measures groups for the 12-month reporting period for the 2012 incentive (76 FR 73337):

- Report at least 1 PQRS measures group AND report each measures group for at least 30 Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted; OR
- Report at least 1 PQRS measures group, AND report each measures group for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to whom the measures group applies; BUT report each measures group on no less than 15 Medicare Part B FFS patients seen during the reporting period to which the measures group applies. Measures groups containing a measure with a 0 percent performance rate will not be counted.

In addition, we established the following criteria for satisfactorily reporting PQRS measures groups for the 6-month reporting period for the 2012 incentive (76 FR 73337): Report at least 1 PQRS measures group, AND report each measures group for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to whom the measures group applies; BUT report each measures group on no less than 8 Medicare Part B FFS patients seen during the reporting period to which the measures group applies. Measures groups containing a measure with a 0 percent performance rate will not be counted.

We received stakeholder feedback that it is difficult for some specialties to meet the 30 Medicare Part B FFS patient threshold. Therefore, based on our authority under section 1848(m)(3)(D) of the Act to revise the reporting criteria for satisfactory reporting, we proposed the following criteria for satisfactory reporting of PQRS measures groups for individual eligible professionals using the registry-based reporting mechanism for the 2013 and 2014 incentives:

(1) For the 12-month reporting periods for the respective 2013 and 2014 incentives, report at least 1 measures group, AND report each measures group for at least 20 patients, a majority of which must be Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate would not be counted.

(2) For the 6-month reporting period for the respective 2013 and 2014

incentives, report at least 1 measures group, AND report each measures group for at least 20 patients, a majority of which must be Medicare Part B FFS patients. Measures group containing a measure with a zero percent performance rate will not be counted. We noted that this is the same criterion established for the 12-month reporting period. We proposed the same criterion for both reporting periods in an effort to simplify the reporting criteria for satisfactory reporting (77 FR 44815).

We noted that, while we still proposed to require that an eligible professional report on at least 20 patients, we understood that a patient's personal identification information may be stripped when data is collected via a qualified registry. Therefore, we understood that it may be difficult to distinguish Medicare and non-Medicare patients. Given this difficulty and that the eligible professionals generally would be attempting to report data on Medicare patients, we felt the reporting of some non-Medicare patients could serve as a proxy for the reporting of Medicare patients whose data is not easily distinguishable as data on Medicare patients under this reporting mechanism.

Finally, we noted that our proposals would satisfy the requirement under section 1848(m)(5)(F) of the Act that we provide for alternative reporting periods and criteria for satisfactory reporting

with regard to measures groups and registry-based reporting.

We invited public comment on the proposed criteria for satisfactory reporting of measures groups by individual eligible professionals via registry for the 2013 and 2014 incentives. The following is summary of the comments we received regarding these proposals.

*Comment:* One commenter opposed our proposed satisfactory reporting criteria for reporting measures groups via registry for the 6-month reporting period for the 2013 and/or 2014 PQRS incentives because the commenter was concerned that eligible professionals who are satisfactory reporters using this criteria would only receive half the allowed amount for the 2013 and/or 2014 PQRS incentives.

*Response:* We appreciate the commenter's feedback. Please note that all eligible professionals who satisfactorily report PQRS measures under the criteria for satisfactory reporting via registry for the 6-month reporting period for the 2013 and/or 2014 PQRS incentives will receive the 2013 and/or 2014 incentive of 0.5% of our estimate of the group practice's PFS allowed charges furnished during the applicable reporting period. Therefore, an eligible professional would earn the same incentive amount regardless of which reporting period the eligible professional chooses to use. In an effort to streamline our criteria for satisfactory

reporting, this satisfactory reporting criterion is identical to the satisfactory reporting criterion for the 12-month reporting period.

*Comment:* Several commenters supported our proposal to lower the minimum patient count for reporting measures groups from 30 to 20. Commenters noted that lowering the reporting threshold would ease the reporting burden of reporting measures groups for eligible professionals. Several commenters also supported our proposal to allow for the reporting of data on non-Medicare patients.

*Response:* We appreciate the commenters' feedback and are finalizing, as proposed, the criteria for satisfactory reporting of measures groups by individual eligible professionals via registry for the 2013 and 2014 incentives. We note that, with respect to the requirement that an eligible professional report on at least a majority (11) of the 20 patients on which the eligible professionals report, to the extent that an eligible professional reports on more than 20 patients, for purposes of the 2013 and 2014 PQRS incentives, an eligible professional need only ensure that he/she has reported on 11 Medicare patients.

Tables 90 and 91 provide a summary of the final criteria for the satisfactory reporting of PQRS quality measures for the 2013 and 2014 incentives.

TABLE 90—SUMMARY OF CRITERIA FOR SATISFACTORY REPORTING BY INDIVIDUAL ELIGIBLE PROFESSIONALS OF DATA ON PQRS QUALITY MEASURES FOR THE 2013 INCENTIVE

Reporting period	Measure type	Reporting mechanism	Proposed reporting criteria
Jan 1, 2013–Dec 31, 2013*.	Individual Measures ...	Claims .....	Report at least 3 measures, OR, If less than 3 measures apply to the eligible professional, report 1–2 measures*; AND Report each measure for at least 50 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.
Jan 1, 2013–Dec 31, 2013.	Individual Measures ...	Qualified Registry .....	Report at least 3 measures, AND Report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.
Jan 1, 2013–Dec 31, 2013.	Individual Measures ...	Qualified Direct EHR Product.	Option 1: Report on ALL three PQRS EHR measures that are also Medicare EHR Incentive Program core measures. If the denominator for one or more of the Medicare EHR Incentive Program core measures is 0, report on up to three PQRS EHR measures that are also Medicare EHR Incentive Program alternate core measures; AND Report on three additional PQRS EHR measures that are also measures available for the Medicare EHR Incentive Program. Option 2: Report at least 3 measures, AND Report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.

TABLE 90—SUMMARY OF CRITERIA FOR SATISFACTORY REPORTING BY INDIVIDUAL ELIGIBLE PROFESSIONALS OF DATA ON PQRS QUALITY MEASURES FOR THE 2013 INCENTIVE—Continued

Reporting period	Measure type	Reporting mechanism	Proposed reporting criteria
Jan 1, 2013–Dec 31, 2013.	Individual Measures ...	Qualified EHR Data Submission Vendor.	Option 1: Report on ALL three PQRS EHR measures that are also Medicare EHR Incentive Program core measures. If the denominator for one or more of the Medicare EHR Incentive Program core measures is 0, report on up to three PQRS EHR measures that are also Medicare EHR Incentive Program alternate core measures; AND Report on three additional PQRS EHR measures that are also measures available for the Medicare EHR Incentive Program. Option 2: Report at least 3 measures, AND Report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.
Jan 1, 2013–Dec 31, 2013.	Measures Groups .....	Claims .....	Report at least 1 measures group, AND Report each measures group for at least 20 Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted.
Jan 1, 2013–Dec 31, 2013.	Measures Groups .....	Qualified Registry .....	Report at least 1 measures group, AND Report each measures group for at least 20 patients, a majority of which must be Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted.
Jul 1, 2013–Dec 31, 2013.	Measures Groups .....	Qualified Registry .....	Report at least 1 measures group, AND Report each measures group for at least 20 patients, a majority of which must be Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted.

\* Subject to the measure applicability validation (MAV) process.

TABLE 91—SUMMARY OF CRITERIA FOR SATISFACTORY REPORTING BY INDIVIDUAL ELIGIBLE PROFESSIONALS OF DATA ON PQRS QUALITY MEASURES FOR THE 2014 INCENTIVE

Reporting period	Measure type	Reporting mechanism	Proposed reporting criteria
Jan 1, 2014–Dec 31, 2014*.	Individual Measures ...	Claims .....	Report at least 3 measures, OR, If less than 3 measures apply to the eligible professional, report 1–2 measures*; AND Report each measure for at least 50 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.
Jan 1, 2014–Dec 31, 2014.	Individual Measures ...	Qualified Registry .....	Report at least 3 measures, AND Report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.
Jan 1, 2014–Dec 31, 2014.	Individual Measures ...	Direct EHR product that is CEHRT.	Report 9 measures covering at least 3 domains. If an eligible professional's CEHRT does not contain patient data for at least 9 measures covering at least 3 domains, then the eligible professional must report the measures for which there is patient data.
Jan 1, 2014–Dec 31, 2014.	Individual Measures ...	EHR data submission vendor's product that is CEHRT.	Report 9 measures covering at least 3 domains. If an eligible professional's CEHRT does not contain patient data for at least 9 measures covering at least 3 domains, then the eligible professional must report the measures for which there is patient data.
Jan 1, 2014–Dec 31, 2014.	Measures Groups .....	Claims .....	Report at least 1 measures group, AND Report each measures group for at least 20 Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted.
Jan 1, 2014–Dec 31, 2014.	Measures Groups .....	Qualified Registry .....	Report at least 1 measures group, AND Report each measures group for at least 20 patients, a majority of which must be Medicare Part B FFS patients. Measures groups containing a measure with a 0 percent performance rate will not be counted.
Jul 1, 2014–Dec 31, 2014.	Measures Groups .....	Qualified Registry .....	Report at least 1 measures group, AND Report each measures group for at least 20 patients, a majority of which must be Medicare Part B FFS patients.

TABLE 91—SUMMARY OF CRITERIA FOR SATISFACTORY REPORTING BY INDIVIDUAL ELIGIBLE PROFESSIONALS OF DATA ON PQRS QUALITY MEASURES FOR THE 2014 INCENTIVE—Continued

Reporting period	Measure type	Reporting mechanism	Proposed reporting criteria
			Measures groups containing a measure with a 0 percent performance rate will not be counted.

\* Subject to the measure applicability validation (MAV) process.

**b. Criteria for Satisfactory Reporting for Group Practices Participating in the GPRO**

This section addresses the criteria for satisfactory reporting for group practices participating in the GPRO for the 2013 and 2014 incentives, which are the last two incentives authorized under the Physician Quality Reporting System. Please note that, in addition to offering the GPRO web interface that we've previously included under the program, we proposed new criteria for group practices under the GPRO that allow group practices to use the claims, registry, and EHR-based reporting mechanisms (77 FR 44819). In prior program years, large group practices have been successful in reporting quality measures data via the GPRO web interface. We proposed new criteria under the claims, qualified registry, and EHR-based reporting mechanisms because we felt that smaller groups may benefit from different reporting criteria and also other reporting mechanisms. Since the introduction of smaller group practices composed of 25–99 eligible professionals under the GPRO was fairly recent, and given that we proposed to modify the definition for group practice such that the PQRS GPRO would include, beginning in 2013, group practices composed of 2–24 eligible professionals, we proposed additional criteria for reporting because we felt it might be more practicable for smaller group practices to report on PQRS quality measures via claims, qualified registry, or direct EHR or EHR data submission vendor versus the GPRO web interface, which was designed for use by larger group practices.

**(1) Beneficiary Assignment Methodology and Criteria for Satisfactory Reporting on PQRS Quality Measures via the GPRO Web Interface**

*GPRO Beneficiary Assignment Methodology.* To populate the GPRO web interface, we must first assign beneficiaries to each group practice and then from those assigned beneficiaries draw a sample of beneficiaries for the disease and patient care modules in the GPRO web interface.

In the proposed rule we discussed how we are assigning beneficiaries in

2012 to group practices for purposes of reporting on the PQRS quality measures via the GPRO web interface. We proposed to continue using this same assignment methodology for 2013 and subsequent years because it is already in place operationally.

However, as an alternative way to assign beneficiaries to groups for the GPRO web interface, in the proposed rule we also discussed and invited comments on using the assignment and sampling methodology utilized under the more recently implemented Medicare Shared Savings Program (76 FR 6700). The Medicare Shared Savings Program uses an approach that is generally similar to and is based on the approach previously used by the PGP Transition demonstration, but that was revised to reflect both our experiences under the demonstration and specific statutory requirements for the Medicare Shared Savings Program. In particular, the attribution method used by the Medicare Shared Savings Program emphasizes primary care services furnished by physicians. More information regarding the assignment methodology that is used in the Shared Savings Program can be found on the program Web site at <https://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/sharedsavingsprogram/index.html?redirect=/sharedsavingsprogram/>. To more closely align with the Medicare Shared Savings Program, we invited comments on whether it would be preferable to modify the assignment method PQRS uses to assign beneficiaries to a group practice to be more consistent with the two-step assignment method specified in § 425.402 that is used under the Medicare Shared Savings Program to assign beneficiaries to an ACO.

Consistent with that two-step methodology, in order for a beneficiary to be eligible for assignment to a group practice, the beneficiary must have received at least one primary care service from a physician within the group practice during the reporting period. Accordingly, we would identify beneficiaries who received at least one primary care service from any group practice physician (regardless of specialty) participating in the group

practice during the reporting period. Under the first assignment step, we would assign the beneficiary to the group practice if the beneficiary had at least one primary care service furnished by a primary care physician at the participating group practice, and more primary care services (measured by Medicare allowed charges) furnished by primary care physicians in the participating group practice than furnished by primary care physicians at any other group or solo practice.

The second step applies only for those beneficiaries who do not receive any primary care services from a primary care physician during the reporting period. We would assign the beneficiary to the participating group practice in this step if the beneficiary had at least one primary care service furnished by a group practice physician regardless of specialty, and more primary care services were furnished by group practice eligible professionals (measured by Medicare allowed charges) at the participating group practice than at any other group or solo practice. We would then pull samples of beneficiaries for the relevant measures/modules from this population of assigned beneficiaries to populate the GPRO web interface. In other words, the GPRO web interface would be populated based on a sample of the group practice assigned beneficiary population. Group practices would need to complete the tool for the first 411 or 218 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each domain, measures set, or individual measure if a separate denominator is required such as in the case of preventive care measures which may be specific to one sex. If the pool of eligible assigned beneficiaries is less than 411 or 218, the group practice would report on 100 percent of assigned beneficiaries for the domain, measure set, or individual measure. The GPRO web interface would need to be completed for all domains, measure sets, and measures described in Table 96.

We considered making this change to the assignment method beginning with the 2013 PQRS GPRO web interface so that the rules used to assign

beneficiaries to group practices participating in PQRS and ACOs participating in the Medicare Shared Savings Program would be more consistent. Since both group practices that are participating in the PQRS GPRO and ACOs participating in the Medicare Shared Savings Program would be using the same GPRO web interface to report the same set of quality measures to CMS, we believe that applying consistent assignment methods across the two programs would allow us to streamline our processes and could potentially reduce confusion among group practices considering participation in the PQRS GPRO or ACOs considering participation in the Medicare Shared Savings Program.

We invited public comment whether to continue to use the PQRS-established methodology for assigning beneficiaries, or, in the alternative, to use the assignment and sampling methodology utilized under the Medicare Shared Savings Program. The following is summary of the comments we received regarding these proposals.

*Comment:* One commenter supported our proposal to continue the assignment and sampling methodology currently being used to populate the GPRO web interface. However, another commenter urged CMS to adopt an assignment and sampling methodology that is more focused on primary care, as the commenter believes that medical colleges participating in the GPRO will experience more success in reporting via the GPRO web interface with this change.

*Response:* We appreciate the commenters' feedback. We appreciate the commenters' feedback. In an effort to align with the Medicare Shared Savings Program, we are adopting the beneficiary assignment and sampling methodology used under the Medicare Shared Savings Program, which, unlike the current methodology to populate the GPRO web interface, requires that the beneficiary being assigned had at least one primary care service furnished by a group practice physician. We understand that as a result of this requirement, there could be some group practices (such as groups consisting only of non-physician practitioners) that would not be able to report PQRS quality measures using the GPRO web interface because no beneficiaries would be assigned to them. However, we do not expect this would affect many group practices reporting PQRS quality measures using the GPRO web interface. We offer a number of other options for participating in PQRS. We note that the assignment and sampling methodology does not depart drastically from the

assignment and sampling methodology currently used to populate the GPRO web interface as both methods were based off of the assignment and sampling methodology used under the PGP demonstration. Therefore, we are modifying 414.1240 to reflect the final decision to apply the same assignment and sampling methodology as is currently used under the Medicare Shared Savings Program.

*Criteria for Satisfactory Reporting on PQRS Quality Measures via the GPRO Web interface.* Consistent with the group practice reporting requirements under section 1848(m)(3)(C) of the Act, we proposed the following criteria for the satisfactory reporting of PQRS quality measures for group practices participating in the GPRO for the 12-month reporting periods for the 2013 and 2014 incentives, respectively, using the GPRO web interface for groups practices of 25–99 eligible professionals: Report on all measures included in the web interface; AND populate data fields for the first 218 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each disease module or preventive care measure (77 FR 44820). If the pool of eligible assigned beneficiaries is less than 218, then report on 100 percent of assigned beneficiaries. In other words, we understand that, in some instances, the sampling methodology CMS provides will not be able to assign at least 218 patients on which a group practice may report, particularly those group practices on the smaller end of the range of 25–99 eligible professionals. If the group practice is assigned less than 218 Medicare beneficiaries, then the group practice would report on 100 percent of its assigned beneficiaries. In addition, we proposed the following criteria for the satisfactory reporting of PQRS quality measures for group practices participating in the GPRO for the 2013 and 2014 incentives, respectively, using group practices of 100 or more eligible professionals: Report on all measures included in the web interface; AND populate data fields for the first 411 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each disease module or preventive care measure. If the pool of eligible assigned beneficiaries is less than 411, then report on 100 percent of assigned beneficiaries.

The satisfactory reporting criteria we proposed for the GPRO web interface for groups of 25–99 eligible professionals and for large group practices for the 2013 and 2014 incentives were consistent with the reporting criteria we

established for the 2012 PQRS incentive (76 FR 73339). We proposed these same criteria because the thresholds proposed for these criteria were based on analysis performed on group reporting based on the Medicare Care Management Performance (MCMP) and PGP demonstrations used to determine reasonable thresholds for group practice reporting. We also note that there are the same criteria used for ACOs participating in the Medicare Shared Savings Program. Therefore, we believed the satisfactory reporting criteria that for the GPRO web interface for the 2013 and 2014 incentives were appropriate criteria and reasonable for groups to meet.

Furthermore, we proposed using Medicare Part B claims data for dates of service on or after January 1 and submitted and processed by approximately the last Friday in October of the applicable 12-month reporting period under which the group practice participates in the GPRO to assign Medicare beneficiaries to each group practice. For example, for a group practice participating under the GPRO for the reporting periods occurring in 2013, for the sampling model, we proposed that we would assign beneficiaries on which to report based on Medicare Part B claims with dates of service beginning January 1, 2013 and processed by October 25, 2013 (77 FR 44820).

We invited but received no public comment on the proposed satisfactory reporting criteria on PQRS quality measures via the GPRO web interface. Therefore, we are finalizing these proposals as proposed. These criteria are specified in Tables 27 and 28.

## (2) Criteria for Satisfactory Reporting on Individual PQRS Quality Measures for Group Practices Participating in the GPRO via Claims, Registry, and EHR

We proposed to have the claims, registry, and EHR reporting mechanisms available for group practices of 2–99 eligible professionals to use to report PQRS quality measures (77 FR 44820). For these group practices, we proposed alternative criteria to those proposed under the GPRO web interface for satisfactory reporting for the 2013 and 2014 incentives using the claims, registry, and EHR-based reporting mechanisms that mirror the criteria we proposed for individual reporting for the claims, registry, and EHR-based reporting mechanisms from the 2013 and 2014 incentives. We noted that the criteria we proposed for the 2013 and 2014 incentives using the claims, registry, and EHR-based reporting mechanisms are similar to the criteria



for individual reporting, because we believe smaller group practices are more akin to individuals for practice scope. We believed that the larger the group practice, the more likely that the group practice would benefit using the reporting options under the GPRO web interface.

Therefore, based on our authority under section 1848(m)(3)(C) of the Act, we proposed the following satisfactory reporting criteria via claims for group practices comprised of 2–99 eligible professionals under the GPRO for the 2013 and 2014 incentives via claims: Report at least 3 measures AND report each measure for at least 50 percent of the group practice's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a zero percent performance rate will not be counted.

For those group practices that chose to report using a qualified registry, we proposed the following satisfactory reporting criteria via qualified registry for group practices comprised of 2–99 eligible professionals under the GPRO for the 2013 and 2014 incentives: Report at least 3 measures AND report each measure for at least 80 percent of the group practice's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a zero percent performance rate will not be counted.

For group practices comprised of 2–99 eligible professionals that chose to report PQRS quality measures via EHR, we proposed the following 2 options for the satisfactory reporting criteria via a direct EHR product or EHR data submission vendor for group practices comprised of 2–99 eligible professionals under the GPRO for the 2013 incentive:

*Option 1:* Eligible professionals in a group practice must report on three Medicare EHR Incentive Program core or alternate core measures, plus three additional measures. We noted that the EHR Incentive Program's core, alternate core, and additional measures could be found in Table 6 of the EHR Incentive Program's Stage 1 final rule (75 FR 44398) or in Tables 32 and 33 of the proposed rule (77 FR 44821). We also referred readers to the discussion in the Stage 1 final rule for further explanation of the requirements for eligible professionals reporting those CQMs (75 FR 44398 through 44411).

*Option 2:* Report at least 3 measures AND report each measure for at least 80 percent of the eligible professional's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a zero percent performance rate will not be counted.

We noted that at the time of the CY 2013 PFS proposed rule, that we had proposed under the Medicare EHR Incentive Program 2 options for meeting the CQM component of achieving meaningful use beginning with CY 2014 (see 77 FR 13746–13748). To align our EHR-based reporting requirements with those proposed under the Medicare EHR Incentive Program at the time, we proposed the following criteria for satisfactory reporting using the EHR-based reporting mechanism for the 12-month reporting period for the 2014 incentive:

- *Option 1a:* Select and submit 12 clinical quality measures available for EHR-based reporting from Tables 32 and 33, including at least 1 measure from each of the following 6 domains—(1) patient and family engagement, (2) patient safety, (3) care coordination, (4) population and public health, (5) efficient use of healthcare resources, and (6) clinical process/effectiveness (77 FR 44821).

- *Option 1b:* Submit 12 clinical quality measures composed of all 11 of the proposed Medicare EHR Incentive Program core clinical quality measures specified in Tables 32 and 33 of the proposed rule plus 1 menu clinical quality measure from Tables 32 and 33 of the proposed rule. We proposed to adopt the group reporting criteria that aligns with the criteria that would be established for meeting the CQM component under CY 2014 for the Medicare EHR Incentive Program. Furthermore, to the extent that the final group reporting criteria for meeting the CQM component of achieving meaningful use differ from what was proposed, our intention was to align with the group reporting criteria the EHR Incentive Program ultimately established. We invited public comment on this proposal.

We also considered proposing the following satisfactory reporting criteria for the 2014 PQRS incentive for groups of 2–99 that was similar to the satisfactory reporting criteria being proposed for the 2013 PQRS incentive via EHR: report at least 3 measures, AND report each measure for at least 80 percent of the group practice's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a zero percent performance rate will not be counted (77 FR 44821). We invited public comment on this alternative considered.

We invited public comment on the proposed criteria for satisfactory reporting of individual measures by group practices via claims, registry, or EHR for the 2013 and 2014 incentives.

The following is a summary of general comments we received.

*Comment:* Several commenters supported our proposal to expand the reporting mechanisms and satisfactory reporting criteria for group practices participating in the GPRO.

The commenters believe that establishing these proposals would lead to greater overall program participation.

*Response:* We appreciate the commenters' positive feedback. We are finalizing all proposed criteria for the satisfactory reporting of PQRS quality measures via the GPRO using the registry-based reporting mechanisms for groups of 2–99 eligible professionals for the 2013 and 2014 PQRS incentives, as proposed. In addition, to align with the EHR Incentive Program, which will introduce a group practice reporting option in 2014, we are delaying implementing criteria for satisfactory reporting for group practices of 2–99 eligible professionals to 2014. The details of the EHR reporting criterion for group practices are discussed in greater detail below. However, since we have determined that it is not technically feasible to accept group reporting via the claims-based reporting mechanism at this time, we are not finalizing our proposed reporting criteria for group practices using the claims-based reporting mechanism for the 2013 and 2014 PQRS incentives at this time.

*Comment:* One commenter opposes offering varying reporting criteria, depending on group size and reporting method. The commenter believes that these varying methods of reporting unnecessarily complicates the program and provide a strong disincentive for participation.

*Response:* We understand the commenter's concern regarding the complexity of reporting under PQRS. Therefore, we have made an effort to streamline reporting criteria wherever possible. For example, the criteria we are establishing for satisfactory reporting using the registry and EHR-based reporting mechanisms are similar whether an eligible professional is reporting PQRS measures as part of a group in a GPRO or as an individual. However, we believe it is necessary to offer different reporting options and varying criteria to provide flexibility in reporting as well as ensure that the reporting threshold we are establishing is appropriate given a particular group practice's size and resources. We also note that it is not necessary for eligible professionals and group practices to meet the criteria for satisfactory reporting for the PQRS incentives or payment adjustments using multiple criteria and reporting mechanisms.



Eligible professionals and group practices need only choose one criterion under which to report.

*Comment:* One commenter sought clarification on how many eligible professionals within the group practice would be required to report PQRS measures using the proposed GPRO satisfactory reporting criteria for the claims, registry, and EHR-based reporting mechanisms for the 2013 and 2014 PQRS incentives. The commenter suggests that CMS not focus on requiring a certain amount of eligible professionals within the group practice to report but, instead, focus on a group practice's aggregate patients.

*Response:* We clarify that the criteria we establish for reporting using the registry and EHR-based reporting mechanisms does not require every eligible professional in the group practice to report PQRS measures. Rather, we note that the criteria we establish focuses on the group reporting on a certain percentage of its applicable patients, regardless of how many of the group practice's eligible professionals participate in reporting the PQRS measures. For example, if a group practice comprised of 10 eligible professionals participating in the GPRO chooses to report PQRS measures using the registry-based reporting mechanism, the group practice must report on at least 3 measures for 80 percent of the group practice's aggregate applicable patients. A measure is applicable to a patient if the service provided to the patient and billed to Medicare under the Physician Fee Schedule is contained in the denominator of a measure. For more information on the PQRS measures, including what types of services are contained in the denominator of certain measures, please visit the PQRS Web site at <http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html> to view the PQRS Measures List and Implementation Guide for the relevant year. It is irrelevant whether 5 or all 10 of the group practice's eligible professionals report. We would imagine, however, that a group practice would have to report on a larger set of patients the larger the group size.

*Comment:* One commenter urged CMS to expand the proposed satisfactory reporting criteria of individual PQRS measures under the GPRO using the claims, registry, and EHR based reporting mechanisms to groups of 100 or more eligible professionals. The commenter notes that the measures available for reporting using the GPRO web interface are limited, so expanding the proposed claims, registry, and EHR-based

reporting options under the GPRO would allow greater flexibility for large specialty practices to report on PQRS measures.

*Response:* We agree with the commenter's feedback. Our desire to encourage specialties to submit meaningful measure data outweighs our desire to restrict the GPRO registry and EHR-based reporting options to smaller groups of 2–99 eligible professionals. We provided our reasons for limiting our proposal to restrict the registry and EHR-based reporting mechanisms to groups of 2–99 eligible professionals in the CY 2012 PFS proposed rule (76 FR 44821). Specifically, we stated that the reporting behavior of these smaller group practices would be more akin to individual reporting. However, we have received stakeholder feedback, such as the commenter's, that large groups (mainly large single specialty groups) find it more beneficial to report via registry or EHR as the measures available under these reporting mechanisms are more applicable to the group's practice. Stakeholders have also expressed concern that it is difficult for their billing departments to keep track of the reporting activities of each individual eligible professional. Providing a group practice reporting option for these groups would reduce the administrative burden these large single specialty practices incur from having to keep track of the group practice's reporting activity by each individual TIN/NPI combination. Therefore, we will expand the GPRO qualified registry and EHR-based reporting options to groups of 100 or more eligible professionals.

*Comment:* One commenter stressed the importance of allowing eligible professionals to still report as individuals despite these newly proposed group reporting options under the GPRO. The commenter noted that requiring eligible professionals to participate in PQRS under their respective group practices would have a negative impact on registries. The commenter noted that, historically, eligible professionals choosing to participate in PQRS independent of their group practice have used the registry-based reporting mechanism. The commenter believed that the registries have been particularly successful in collecting data relevant for measuring quality of care furnished to patients.

*Response:* CMS understands the need to establish reporting criteria for eligible professionals who wish to participate in PQRS independent of the other eligible professionals in their group practice. We note that the proposal to establish

satisfactory reporting criteria using the claims, registry, and EHR-based reporting mechanisms for group practices using the GPRO was not intended to eliminate reporting options for eligible professionals who wish to participate in PQRS as individuals. These options are still available for individual reporting. Please note, however, that should an eligible professional fall under a TIN that elects to participate in PQRS using the GPRO, the eligible professional must participate in PQRS as part of the group practice. The eligible professional can no longer participate as an individual.

*Comment:* With regard to the satisfactory reporting criteria we proposed for groups in the GPRO using direct EHR products or EHR data submission vendor, one commenter noted that, should we finalize these proposed reporting criteria, the PQRS would be out of sync with Stage 1 of the Medicare EHR Incentive Program, which did not establish a group practice reporting option. The commenter did note, however, that the EHR Incentive Program established an EHR-based reporting option for group practices under Stage 2, which begins in 2014.

*Response:* We agree with the commenter that our proposed Options 1 and 2 for the satisfactory reporting of measures using the EHR-based reporting mechanism under the GPRO for the 2013 PQRS Incentive do not align with the requirements for meeting the CQM component of meaningful use in 2013 of the EHR Incentive Program, as there is no group reporting option for CQMs for the Medicare EHR Incentive Program until 2014. Therefore, we are not finalizing the following proposed satisfactory reporting criteria for the 2013 PQRS Incentive: (1) Option 1: Eligible professionals in a group practice must report on three Medicare EHR Incentive Program core or alternate core measures, plus three additional measures and (2) Option 2: Report at least 3 measures, AND report each measure for at least 80 percent of the group practice's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a zero percent performance rate will not be counted.

However, we finalized for the EHR Incentive Program two group reporting options beginning in 2014 for the CQM component of achieving meaningful use, one of which is the following: Medicare EPs who satisfactorily report PQRS CQMs using CEHRT under the PQRS GPRO would be considered to have satisfied their CQM reporting requirement as a group for the Medicare EHR Incentive Program (77 FR 54076

through 54078). In the proposed rule, we proposed 3 GPRO options for the satisfactory reporting of PQRS individual measures. However, we also indicated that it was our intent to finalize reporting criterion that aligns with the CQM requirements for achieving meaningful use in the EHR Incentive Program. Following the criteria we finalized for the satisfactory reporting of individual PQRS quality measures using a direct EHR product or EHR data submission vendor for individual eligible professionals, we are finalizing the following criteria for the satisfactory reporting of data on PQRS quality measures via the GPRO for the 2014 Incentive: Report 9 measures covering at least 3 domains specified in Table 95. If the group practice's CEHRT does not contain Medicare patient data for at least 9 measures covering at least 3 domains, then the group practice must report the measures for which there is Medicare patient data. A group practice must report on at least 1 measure for which there is Medicare patient data.

Although we proposed three reporting criteria for the satisfactory reporting of

PQRS measures via an EHR-based reporting mechanism under the GPRO for the 2014 PQRS incentive, we are only finalizing one GPRO EHR reporting criterion. Similar to the reasoning we provided to streamline the reporting criteria for reporting measures groups via registry for the 2013 and 2014 PQRS incentives, it is our desire to provide one streamlined reporting option via EHR for group practices participating in the GPRO.

We note that we believe these proposed criteria meet the requirements for group practice reporting specified in section 1848(m)(3)(C) of the Act. Section 1848(m)(3)(C) requires that the criterion for group reporting use a statistical sampling model, such as the model used in the PGP demonstration. We note that, although these criteria depart from the model used in the PGP demonstration, we believe that these criteria still meet the statistical sampling model requirement in that the group practices would still be required to report the measures on a sample of their patients. Rather than CMS choosing which sample of patients the group practice

must report, with these criteria, the group practice decides to submit quality measures data on a sample of 100 percent of its patients. We note that although reporting on 100 percent of patients is not a sample, for data collection purposes, CMS would only collect data on the group practice's patients to which the EHR measures apply. Therefore, even though a group practice would report on 100 percent of patients to which the measure applies, not all of the EHR measures would necessarily apply to all of the group practice's patients. Since the group practice is then only providing information on its patients to whom the measure is applicable, we believe the proposed EHR reporting criteria would still meet the statistical sampling model requirement.

A summary of the final criteria for satisfactory reporting for group practices selected to participate in the GPRO for the 2013 and 2014 incentives is specified in Tables 92 and 93:

**TABLE 92—CRITERIA FOR SATISFACTORY REPORTING OF DATA ON PQRS QUALITY MEASURES VIA THE GPRO FOR THE 2013 INCENTIVE**

Reporting period	Reporting mechanism	Group practice size	Proposed reporting criterion
12-month (Jan 1–Dec 31).	GPRO Web interface	25–99 eligible professionals.	Report on all measures included in the web interface in Table 96; AND Populate data fields for the first 218 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each module or preventive care measure. If the pool of eligible assigned beneficiaries is less than 218, then report on 100 percent of assigned beneficiaries.
12-month (Jan 1–Dec 31).	GPRO Web interface	100+ eligible professionals.	Report on all measures included in the web interface in Table 96; AND Populate data fields for the first 411 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each module or preventive care measure. If the pool of eligible assigned beneficiaries is less than 411, then report on 100 percent of assigned beneficiaries.
12-month (Jan 1–Dec 31).	Qualified Registry .....	2+ eligible professionals.	Report at least 3 measures, AND Report each measure for at least 80 percent of the group practice's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.

\* Subject to the measure applicability validation (MAV) process.

**TABLE 93—CRITERIA FOR SATISFACTORY REPORTING OF DATA ON PQRS QUALITY MEASURES VIA THE GPRO FOR THE 2014 INCENTIVE**

Reporting period	Reporting mechanism	Group practice size	Proposed reporting criterion
12-month (Jan 1–Dec 31).	GPRO Web interface	25–99 eligible professionals.	Report on all measures included in the web interface in Table 96; AND Populate data fields for the first 218 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each module or preventive care measure. If the pool of eligible assigned beneficiaries is less than 218, then report on 100 percent of assigned beneficiaries.
12-month (Jan 1–Dec 31).	GPRO Web interface	100+ eligible professionals.	Report on all measures included in the web interface in Table 96; AND

TABLE 93—CRITERIA FOR SATISFACTORY REPORTING OF DATA ON PQRS QUALITY MEASURES VIA THE GPRO FOR THE 2014 INCENTIVE—Continued

Reporting period	Reporting mechanism	Group practice size	Proposed reporting criterion
12-month (Jan 1–Dec 31).	Qualified Registry .....	2+ eligible professionals.	Populate data fields for the first 411 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each module or preventive care measure. If the pool of eligible assigned beneficiaries is less than 411, then report on 100 percent of assigned beneficiaries. Report at least 3 measures, AND Report each measure for at least 80 percent of the group practice's Medicare Part B FFS patients seen during the reporting period to which the measure applies. Measures with a 0 percent performance rate will not be counted.
12-month (Jan 1–Dec 31).	Direct EHR product that is CEHRT or EHR Data Submission Vendor's Product that is CEHRT.	2+ eligible professionals.	Report 9 measures covering at least 3 domains. If the group practice's CEHRT does not contain patient data for at least 9 measures covering at least 3 domains, then the group practice must report the measures for which there is patient data.

\* Subject to the measure applicability validation (MAV) process.

#### c. Analysis of the Criteria for Satisfactory Reporting for the 2013 and 2014 Incentives

For the proposed criteria for satisfactory reporting for the 2013 and 2014 incentives described in this section, we proposed that eligible professionals and group practices may not combine different satisfactory reporting criteria under different reporting mechanisms to meet the requirements of satisfactory reporting for the 2013 and 2014 incentives (77 FR 44824). For example, an eligible professional may not meet the requirements for the 2013 incentive by reporting on 2 applicable PQRS quality measures via EHR and 1 applicable PQRS quality measure via qualified registry, because the eligible professional did not meet the criteria for satisfactory reporting under at least one reporting mechanism. Similarly, a group practice would be required to select a single reporting mechanism for the entire group practice. For example, for a group practice consisting of 4 eligible professionals, the group practice would not be able to meet the requirements for the 2014 incentive by reporting 2 individual measures via qualified registry and 1 measure via the direct EHR submission method.

For individual eligible professionals and group practices reporting on individual measures and/or measures groups, we noted that, although an eligible professional or group practice could meet more than one criterion for satisfactory reporting, only one incentive payment will be made to the eligible professional or group practice. For example, if an eligible professional meets the criteria for satisfactory reporting of individual measures via claims and measures groups via claims

for the 2013 incentive, the eligible professional would nonetheless only be entitled to one incentive payment. CMS would consider the eligible professional to be incentive eligible under whichever reporting criterion yields the greatest bonus.

We invited but received no public comment on our proposed analysis of the criteria for satisfactory reporting for the 2013 and 2014 incentives. Therefore, we are finalizing this analysis rule.

#### 5. Criteria for Satisfactory Reporting for the Payment Adjustments

Section 1848(a)(8) of the Social Security Act, as added by section 3002(b) of the Affordable Care Act, provides that for covered professional services furnished by an eligible professional during 2015 or any subsequent year, if the eligible professional does not satisfactorily report data on quality measures for covered professional services for the quality reporting period for the year, the fee schedule amount for services furnished by such professional during the year shall be equal to the applicable percent of the fee schedule amount that would otherwise apply to such services. The applicable percent for 2015 is 98.5 percent. For 2016 and subsequent years, the applicable percent is 98.0 percent.

This section contains the final criteria for satisfactory reporting for purposes of the 2015 and 2016 payment adjustments for eligible professionals and group practices, as well as some discussion of what we are considering for the payment adjustments for 2017 and beyond.

As stated previously, the majority of eligible professionals currently are not participating in the PQRS. Yet, the payment adjustment will apply to all

eligible professionals who are not satisfactory reporters during the reporting period for the year. Therefore, we noted that in implementing the PQRS payment adjustment, we seek to achieve two overarching policy goals. First, and foremost, we sought to increase participation in the PQRS and to implement the payment adjustment in a manner that will allow eligible professionals who have never participated in the program to familiarize themselves with the program. Second, we sought to align the reporting requirements under the PQRS with the quality reporting requirements of various CMS programs, such as the physician value-based payment modifier discussed in section III.K of this final rule with comment period.

#### a. Criteria for Satisfactory Reporting for the 2015 and 2016 Payment Adjustments for Eligible Professionals and Group Practices using the Claims, Registry, EHR, and GPRO web interface Reporting Mechanisms

This section addresses the criteria for satisfactory reporting for the 2015 and 2016 payment adjustments using the claims, registry, EHR-based, and GPRO web interface reporting mechanisms. First, we proposed that for purposes of the 2015 and 2016 payment adjustments (which would be based on data reported during 12 and 6-month reporting periods that fall within 2013 and 2014, respectively), an eligible professional or group practice would meet the requirement to satisfactorily report data on quality measures for covered professional services for the 2015 and 2016 payment adjustments by meeting the requirement for satisfactory reporting for the 2013 and 2014 incentives respectively (77 FR 44824). That is, we proposed the exact same

criteria for satisfactory reporting for the 2015 and 2016 payment adjustments that we proposed for the 2013 and 2014 incentives, described in Tables 25 and 26 of the proposed rule, with the exception of two additional alternative criteria. Since we had already proposed satisfactory reporting criteria for the 2013 and 2014 incentives and the reporting periods for the respective 2013 and 2014 incentives and 2015 and 2016 payment adjustments coincide, we felt it was appropriate that the proposed criteria for the 2013 and 2014 incentives apply to satisfy the satisfactory reporting requirements for the 2015 and 2016 payment adjustments, respectively. We noted that these proposed criteria for the 2013 and 2014 PQRS incentives were the only criteria we proposed to establish for the respective 2015 and 2016 PQRS payment adjustments for group practices using the GPRO web interface.

For individual eligible professionals also participating in the EHR Incentive Program, we noted that it is our intention to align our proposed criteria for satisfactory reporting for the 2015 and 2016 PQRS payment adjustments with the criteria for meeting the CQM component of meaningful use applicable during the 2015 and 2016 PQRS payment adjustment reporting periods. For eligible professionals participating in PQRS and the EHR Incentive Program using a direct EHR product or EHR data submission vendor that is CEHRT, we noted that since we proposed to align our proposed EHR criteria for satisfactory reporting for the 2013 and 2014 PQRS incentives with the proposed criteria for meeting the CQM component of meaningful use for CYs 2013 and 2014 if these proposals were established and we meet our goal of aligning the two programs, an eligible professional that met the CQM component of meaningful use during the PQRS 2015 and 2016 payment adjustment reporting periods occurring in CYs 2013 and 2014 respectively using a direct EHR product or EHR data submission vendor that is CEHRT would meet the requirements for satisfactory reporting for the 2015 and 2016 PQRS payment adjustments by submitting a single set of data.

We invited public comment on our proposals related to applying the satisfactory reporting criteria established for the 2013 and 2014 PQRS incentives for eligible professionals and group practices using the GPRO to the respective 2015 and 2016 PQRS payment adjustments. The following is a summary of the comments we received on these proposals.

*Comment:* Several commenters supported applying the satisfactory reporting criteria established for the 2013 and 2014 PQRS incentives for eligible professionals and group practices using the GPRO to the respective 2015 and 2016 PQRS payment adjustments.

*Response:* We appreciate the commenters' support for these proposals and are, therefore, finalizing these proposals, as proposed.

In addition, as a result of the overarching goals we have articulated above about encouraging participation and concern about eligible professionals' familiarity and experience with the program, we proposed the following alternative criteria for satisfactory reporting during the 12-month reporting periods for the 2015 and 2016 payment adjustments for eligible professionals and group practices: Report 1 (applicable) measure or measures group using the claims, registry or EHR-based reporting mechanisms. We noted that this particular proposed alternative criterion for satisfactory reporting was significantly less stringent than the satisfactory reporting criteria we have proposed for the 2013 and 2014 incentives. However, we stressed that we were proposing less stringent criteria only to ease eligible professionals and group practices who have not previously participated in PQRS into reporting into the mechanics of reporting quality measures under PQRS. As indicated in the proposed rule, for the 2017 PQRS payment adjustment and beyond, we anticipate eliminating these alternative proposed criteria and establishing criteria that more closely resemble the proposed satisfactory reporting criteria for the 2013 and 2014 incentives (77 FR 44826).

For group practices, section 1848(m)(3)(C) requires that the criterion for group reporting use a statistical sampling model, such as the model used in the PGP demonstration, we noted that we believed that the proposed reporting criteria met this standard, as the group practice would decide on which sample of patients to report (77 FR 44825). Under the proposed criteria, the group practice would select the sample number, meaning the group could choose to report on all applicable patients or a certain number of patients to which the particular measure applied. We noted that, although the group practice could choose the sample, we expected that the sample the group practice selects would represent a sufficient picture of the beneficiaries the group practice sees.

We invited public comments on these proposed criteria for satisfactory reporting for the 2015 and 2016 payment adjustments for eligible professionals and group practices using the claims, registry, EHR-based reporting mechanisms. The following is a summary of the comments we received regarding these proposed criteria.

*Comment:* Realizing the need to increase participation in PQRS, several commenters generally supported our proposed phased approach of introducing more lenient satisfactory reporting criteria for the 2015 and 2016 PQRS payment adjustments with the intention of moving towards more stringent satisfactory reporting criteria, such as the satisfactory reporting criteria established for the 2013 and 2014 PQRS incentives, for future payment adjustments.

*Response:* We appreciate the commenters' positive feedback on our proposals for satisfactory reporting for the 2015 and 2016 PQRS payment adjustments.

*Comment:* Several commenters supported our proposed criteria for satisfactory reporting for the 2015 and 2016 PQRS payment adjustments: Reporting 1 measure or measures group. These commenters believed that these proposed criteria would help ensure that an eligible professional who makes a good faith effort to report PQRS measures would avoid the 2015 and 2016 PQRS payment adjustments. In fact, some commenters suggested that we establish these criteria for the 2017 PQRS payment adjustment and beyond.

*Response:* We are not finalizing these reporting criteria for the 2017 PQRS payment adjustment and beyond. We note that we proposed these criteria to help eligible professionals and group practices who are participating in PQRS for the first time to become familiar with the PQRS reporting requirements. We believe that, by the reporting period for the 2017 PQRS payment adjustment, eligible professionals and group practices should be held to satisfactory reporting criteria that are identical or similar to the satisfactory reporting criteria we are establishing for the 2013 and 2014 PQRS incentives.

Based on the comments received and for the reasons previously stated, we are finalizing the proposed criteria for satisfactory reporting for the 2015 PQRS payment adjustment—Report 1 measure or measures group during the applicable payment adjustment reporting period. Therefore, an individual eligible professional will meet the criteria for satisfactory reporting for the 2015 payment adjustment if the eligible

professional reports 1 measure or, for eligible professionals only, measures group using a claims, qualified registry, or EHR-based reporting mechanism during the applicable payment adjustment reporting period. Unlike the criteria for satisfactory reporting for the 2013 and 2014 PQRS incentives, which requires an eligible professional to report on measures based on a percentage of applicable patients or patient count, this criterion only requires that an eligible professional or group practice report on 1 measure or, for individual eligible professionals only, 1 measures group for at least 1 applicable patient. However, we strongly encourage eligible professionals and group practices to report on as many applicable patients as possible. For group practices, please note that since we are not finalizing the claims-based reporting option for group practices, we are not finalizing this reporting criterion for satisfactory reporting for the claims-based reporting mechanism for group practices.

Although we did not propose using the GPRO web interface as a reporting mechanism to report 1 measure to meet the criteria for satisfactory reporting for the 2015 PQRS payment adjustment, we did propose this criterion for the other three traditional reporting mechanisms (claims, registry, and EHR). We anticipated that it would be sufficient to establish this criterion for these three other reporting mechanisms (claims, registry, and EHR) for the 2015 PQRS payment adjustment. However, as we previously stated, we are not finalizing the claims-based reporting mechanism for group practices participating in the GPRO. We are also not finalizing the EHR-based reporting mechanism for group practices participating in the GPRO until 2014. Therefore, since the registry-based reporting mechanism will be the only reporting mechanism under which group practices would be able to use this criterion, we are expanding this criterion for use under the GPRO web interface. Therefore, a group practice will not be subject to the 2015 payment adjustment if the group practice meets the criteria for satisfactory reporting by reporting 1 applicable measure using a qualified registry or the GPRO web interface reporting mechanism during the CY 2013 payment adjustment reporting period.

We are not finalizing these proposed criteria for the 2016 payment adjustment at this time, as we intend to revisit whether we should establish more stringent satisfactory reporting criteria beginning with the 2016 payment adjustment. We believe that, rather than maintaining this criterion for

the 2016 PQRS payment adjustment, it may be more preferable to adopt a phased approach to moving towards reporting criteria that is identical to or similar to the criteria for satisfactory reporting for the 2013 and 2014 PQRS incentives. However, as we explained above, we are finalizing one criterion for satisfactory reporting for the 2016 PQRS payment adjustment: Meet the criteria for satisfactory reporting for the 2014 PQRS incentive.

*Comment:* Some commenters sought clarification on how the PQRS payment adjustment will be applied to specialties for which little to no relevant measures exist in the PQRS measures set, such as audiologists and endocrinologists. One commenter is concerned that endocrinologists who specialize in thyroid conditions will be unable to meet the proposed criteria for satisfactory reporting, as the commenter believes there are no proposed PQRS measures specific to the treatment of thyroid disease.

*Response:* Although the proposed PQRS measures set contains a broad set of measures, we understand that, in rare cases, there remains certain sub-specialties that may not be able to find relevant PQRS measures on which to report. However, please note that the PQRS measure set contains a broad set of measures that may in fact be applicable to these sub-specialties and relevant to their specific practice area. Many measures have broad denominator codes and code sets that apply to the majority of eligible professionals. Therefore, we urge these eligible professionals and group practices to contact our QualityNet Help Desk for advice on reporting and determining whether applicable measures can be found in the PQRS measure set. Meanwhile, to the extent possible, we will continue to work with stakeholders to ensure that the PQRS measure set addresses gaps for future program years.

#### b. Criteria for Satisfactory Reporting for the 2015 Payment Adjustment for Eligible Professionals and Group Practices Using the Administrative Claims-Based Reporting Mechanism

##### (1) Criteria for Satisfactory Reporting for the 2015 Payment Adjustment for Eligible Professionals and Group Practices Using the Administrative Claims-Based Reporting Mechanism

Unlike the traditional PQRS claims-based reporting mechanism, the administrative claims-based reporting mechanism we proposed does not require an eligible professional to submit quality data codes (QDCs) on Medicare Part B claims (77 FR 44825).

Rather, using the administrative claims-based reporting mechanism only requires that an eligible professional or group practice submit Medicare claims to CMS. Since CMS, rather than the eligible professional or group practice, is performing the analysis and collecting the data provided in an eligible professional's or group practice's Medicare claims for an eligible professional's or group practice's Medicare beneficiaries, we believe it is appropriate to propose a reporting threshold that is more stringent than that proposed for the 2013 and 2014 incentives that use traditional PQRS reporting mechanisms. Therefore, we proposed the following criteria for satisfactory reporting for the 12-month reporting periods for the 2015 and 2016 payment adjustments (that occur in 2013 and 2014 respectively) for eligible professionals and group practices using the administrative claims-based reporting mechanism: Report ALL measures in Table 63 of the proposed rule for 100 percent of the cases in which the measures apply.

Section 1848(m)(3)(C) requires that the criterion for group reporting use a statistical sampling model, such as the model used in the PGP demonstration. We noted that, although these criteria depart from the model used in the PGP demonstration, similar to our arguments for the satisfactory reporting criteria we proposed for group practices using the claims, registry, and EHR-based reporting mechanisms, we believe that these criteria would still meet the statistical sampling model requirement in that the group practices would still be required to report the measures on a sample of their patients. We noted that, with these proposed criteria, the group practice would provide claims data to CMS on 100 percent of its patients for which the measure applies. We note that although reporting on 100 percent of patients is not a sample, for data collection purposes, CMS would only collect data on the group practice's patients to which the administrative claims measures apply. Therefore, the applicable measures will determine the sample size for which the group would report. Since the group practice is then only providing information on its applicable patients, we believe these reporting criteria would still meet the statistical sampling model requirement.

We invited public comment on these proposed criteria for eligible professionals and group practices using the administrative claims-based reporting mechanism. The following is a summary of comments received on these proposed criteria.

*Comment:* Several commenters supported our proposed criteria for the administrative claims-based reporting option for the 2015 and 2016 PQRS payment adjustments.

*Response:* We thank the commenters for their feedback. For the reasons we stated for not finalizing availability of the administrative claims-based reporting mechanism for the 2016 PQRS payment adjustment, we are finalizing the satisfactory reporting criteria for the administrative claims-based reporting option for the 2015 PQRS payment adjustment only.

*Comment:* One commenter sought clarification on the reporting threshold for eligible professionals and group practices using the administrative claims-based reporting option. Specifically, the commenter sought clarification on how eligible professionals and group practices would be assessed under the proposed requirement to report on all measures available under the administrative claims-based reporting option, particularly for those patients for whom not all of the administrative claims measures apply.

*Response:* Unlike the traditional claims, registry, EHR, or GPRO web interface reporting mechanisms, where an eligible professional or group practice is not required to submit reporting G-codes to submit data on quality measures, CMS will calculate the administrative claims measures on behalf of the eligible professional or group practice, therefore reducing the chance that a reporting error would occur. For those eligible professionals and group practices for which not all of the administrative claims measures apply to the patients of the eligible professionals or group practices, CMS would report zero percent performance rates for these measures, meaning that a certain clinical quality action was not performed because it did not apply to a certain patient. Please note that this administrative claims reporting option will be analyzed in the same manner as it will be analyzed under the Value-based Payment Modifier.

*Comment:* One commenter recommended that eligible professionals be allowed to choose the administrative claims-based reporting option to meet the criteria for satisfactory reporting for the 2013 and 2014 PQRS incentives.

*Response:* We respectfully disagree. We believe that eligible professionals and group practices should be held to a higher standard of reporting for the PQRS incentive vs. the PQRS payment adjustment. As noted previously, we agree with other commenters that the administrative claims-based reporting

option may not always provide data that is as relevant to a practice as the data that would otherwise be provided from reporting measures using the traditional reporting mechanisms. We proposed the administrative claims-based reporting option primarily as a means to report for the 2015 and 2016 PQRS payment adjustments to ease eligible professionals into reporting PQRS measures. In fact, we are not finalizing the administrative claims-based reporting option for the 2016 PQRS payment adjustment at this time. Since we see this option as temporary, only a limited set of measures were proposed for use under the administrative claims-based reporting option. We believe that more meaningful data will be collected using the traditional claims, registry, EHR, or GPRO web interface reporting mechanisms, where eligible professionals or group practices may choose measures from a broad set that may be more relevant to their practice and where we are able to collect richer data than what is routinely submitted for billing purposes. Therefore, eligible professionals and group practices will not be able to use the administrative claims-based reporting mechanism for the 2013 and 2014 PQRS incentives. However, should an eligible professional or group practice elect to use the administrative claims-based reporting mechanism for the 2015 PQRS payment adjustment, please note the eligible professional or group practice may use the traditional reporting mechanisms for the 2013 PQRS incentive.

*Comment:* One commenter stated that the administrative claims-based reporting option may not produce meaningful data. However, the commenter understands the need to balance our goal of increasing participation with our goal to collect meaningful data.

*Response:* We agree with the commenter that data collected using our traditional PQRS reporting options (using the claims, registry, EHR, and GPRO web interface reporting mechanisms) would provide more meaningful data. As such, we believe the administrative claims-based reporting option should be temporary, and we intend to move away from the administrative claims-based reporting option. Therefore, we are only finalizing it for the 2015 PQRS payment adjustment. We believe that providing this option for eligible professionals during the first year of the implementation of the PQRS payment adjustment will provide eligible professionals with enough time to

transition into using a traditional PQRS reporting mechanism.

In addition, when developing proposals for reporting criteria for the 2015 and 2016 PQRS payment adjustments, we considered satisfactory reporting options that would encourage eligible professionals and group practices to report for the 2013 and/or 2014 incentives but, should eligible professionals or group practices come up shy of meeting the 2013 and/or 2014 incentive reporting criteria, would still allow an eligible professional to meet the criteria for satisfactory reporting for the 2015 and/or 2016 payment adjustments (77 FR 44825). In lieu of more lenient satisfactory reporting criteria we proposed for the 2015 and 2016 payment adjustment, for example, to report at least 1 measure or measures group or to elect the administrative claims-based reporting option, we considered the option of defaulting those eligible professionals who report but fail to meet the criteria for satisfactory reporting using the proposed criteria for the 2013 and/or 2014 incentives to the administrative claims-based reporting option. We would therefore analyze the claims of all eligible professionals who report at least 1 measure under a traditional reporting method during the respective 2015 and 2016 payment adjustment reporting periods under the administrative claims-based reporting option. We considered this proposal because it is our intention to encourage eligible professionals to report PQRS measures using the proposed reporting criteria for the 2013 and 2014 PQRS incentives. However, given our concern about new eligible professionals' familiarity and experience with the program, we stated that we felt it was necessary to propose an alternative, less stringent reporting option.

We invite public comment on this alternative, and the following is a summary of the comments we received.

*Comment:* One commenter opposed defaulting eligible professionals who do not meet the criteria for satisfactory reporting for the 2013 and/or 2014 PQRS incentives to the administrative claims-based reporting option. The commenter notes that the proposed measures under the administrative claims-based reporting option are not broadly applicable to all medical specialties and do not encourage the reporting of PQRS measures that are applicable to their patients.

*Response:* We understand the limitations of the proposed administrative claims-based reporting option, particularly as it applies to certain specialties. Based on the

comments received and our desire to encourage eligible professionals to report measures applicable to the eligible professionals' practice, we are not finalizing a policy to default eligible professionals who do not meet the criteria for satisfactory reporting for the 2013 and/or 2014 PQRS incentives to the administrative claims-based reporting option.

*Comment:* One commenter supported defaulting eligible professionals who do not meet the criteria for satisfactory reporting for the 2013 and/or 2014 PQRS incentives to the administrative claims-based reporting option. The commenter noted that should CMS default eligible professionals to the administrative claims-based reporting option, registration would not be necessary.

*Response:* Although we disagree, we appreciate the commenter's feedback. As eligible professionals and group practices choose the traditional reporting mechanisms under which they report PQRS quality measures, we are requiring eligible professionals to affirmatively choose whether or not to elect the administrative claims reporting option. We emphasize our preference towards the traditional claims, registry, EHR, and GPRO web interface PQRS reporting mechanisms.

In summary, eligible professionals and group practices have 3 options for meeting the criteria for satisfactory reporting for the 2015 PQRS payment adjustment:

- Meet the criteria for the 2013 PQRS incentive;
- Report 1 applicable measure or, for eligible professionals only, measures group; or
- Elect to be analyzed under the administrative claims-based reporting mechanism.

Eligible professionals and group practices have 1 option for meeting the criteria for satisfactory reporting for the 2016 PQRS payment adjustment: Meet the criteria for satisfactory reporting for the 2016 PQRS payment adjustment.

#### c. Analysis of Eligible Professionals and Group Practices Who Will Be Assessed a PQRS Payment Adjustment

As noted in § 414.90(b), an eligible professional is assessed at the TIN/NPI level and a group practice selected to participate in the GPRO is assessed at the TIN level. As there is a 1-year lapse in time between the end of a proposed respective payment adjustment reporting period and when an eligible professional is expected to receive a PQRS payment adjustment for not meeting the requirements for satisfactory reporting for the respective

payment adjustment, we understand that an eligible professional may change his or her TIN/NPIs during this lapse of time. Likewise, a group practice selected to participate in the GPRO may change its TIN during this lapse in time. In the proposed rule (77 FR 44825–44826). We noted that we believed this could raise issues with regard to the subsequent application of the payment adjustment and concerns about the potential for abuse (for example, “gaming the system”).

Accordingly, we invited public comment this issue, including what parameters, if any, CMS should impose regarding the changes in TIN/NPIs and compositions of group practices with regard to the payment adjustment. We received the following comment regarding this issue.

*Comment:* One commenter disagreed with our concern for potential abuse for allowing changes in an eligible professional's TIN/NPI composition for applying the PQRS payment adjustment. The commenter stated that actual reporting of PQRS measures is typically documented by the practice's administrative staff, not the eligible professional. Therefore, should an eligible professional decide to enter a new practice, the eligible professional should not be held accountable for errors that occurred in his or her previous practice. The commenter stated that having a PQRS payment follow the eligible professional into a potential new practice could affect the eligible professional's ability to seek new employment.

*Response:* It is not CMS' intention to affect the employment opportunities of eligible professionals by establishing parameters concerning changes in an eligible professional's TIN/NPI composition for applying the PQRS payment adjustment. Rather, CMS' concern regarding changes in an eligible professional's TIN/NPI combination lie in the potential that an eligible professional may change his/her TIN/NPI composition solely for the purpose of avoiding application of the PQRS payment adjustment. After taking into consideration the comment received, at this point, we are not placing any parameters around the changing of an eligible professional's TIN/NPI composition for purposes of the payment adjustment. However, we may place such parameters in the future should the need arise.

#### 6. PQRS Quality Measures for 2013 and Beyond

This section focuses on the PQRS quality measures we are making available for reporting under PQRS

using the claims, registry, EHR (direct EHR or EHR data submission vendor product), GPRO web interface, and/or administrative claims-based reporting mechanisms. Below, we address the comments we received regarding these measures. We note, however, that many commenters provided comments related to measure specifications and suggestions for additional measures. For the measure specifications for these proposed PQRS measures, please note that we do not use the rulemaking process to change measure specifications. Measure specifications are determined by the measure developers and owners. Therefore, suggestions on changes to measure specifications should be addressed to the respective measure developer and/or owner.

In addition, we note that we received some comments in which commenters suggested additional measures. However, as we have noted in prior program years, we do not generally adopt measures in the final measure set that were not proposed in the proposed rule (though we do take them in consideration for possible use in future years of the program). In addition, we note that we undergo a pre-rulemaking process—including the requirement that measure owners and developers submit these measures for inclusion in the PQRS measure set in our annual PQRS Call for Measures and have these measures subsequently reviewed by the MAP—prior to proposing measures in rulemaking. Since these proposed measures have not gone through our various vetting channels, we cannot include these newly suggested measures that arise from the comments provided.

We also received comments asking whether PQRS measures applied to certain specialties. Please note that these questions are not typically addressed in rulemaking. We urge the commenters to contact the QualityNet Help Desk for assistance with finding applicable measures.

#### a. Statutory Requirements for the Selection of PQRS Quality Measures for 2013 and Beyond

Under section 1848(k)(2)(C)(i) of the Act, the PQRS quality measures shall be such measures selected by the Secretary from measures that have been endorsed by the entity with a contract with the Secretary under subsection 1890(a) of the Act (currently, that is the National Quality Forum, or NQF). However, in the case of a specified area or medical topic determined appropriate by the Secretary for which a feasible and practical measure has not been endorsed by the NQF, section 1848(k)(2)(C)(ii) of



the Act authorizes the Secretary to specify a measure that is not so endorsed as long as due consideration is given to measures that have been endorsed or adopted by a consensus organization identified by the Secretary, such as the AQA alliance. In light of these statutory requirements, we believe that, except in the circumstances specified in the statute, each PQRS quality measure must be endorsed by the NQF. Additionally, section 1848(k)(2)(D) of the Act requires that for each PQRS quality measure, “the Secretary shall ensure that eligible professionals have the opportunity to provide input during the development, endorsement, or selection of measures applicable to services they furnish.”

The statutory requirements under section 1848(k)(2)(C) of the Act, subject to the exception noted previously, require only that the measures be selected from measures that have been endorsed by the entity with a contract with the Secretary under section 1890(a) (that is, the NQF) and are silent for how the measures that are submitted to the NQF for endorsement were developed. The basic steps for developing measures applicable to physicians and other eligible professionals prior to submission of the measures for endorsement may be carried out by a variety of different organizations. We do not believe there needs to be any special restrictions on the type or make-up of the organizations carrying out this basic process of development of physician measures, such as restricting the initial development to physician-controlled organizations. Any such restriction would unduly limit the basic development of quality measures and the scope and utility of measures that may be considered for endorsement as voluntary consensus standards for purposes of the PQRS.

In addition to section 1848(k)(2)(C) of the Act, section 1890A of the Act, which was added by section 3014(b) of the Affordable Care Act, requires that the entity with a contract with the Secretary under subsection 1890(a) of the Act (currently that, is the NQF) convene multi-stakeholder groups to provide input to the Secretary on the selection of certain categories of quality and efficiency measures. These categories are described in section 1890(b)(7)(B) of the Act, and include such measures as the quality measures selected for reporting under the PQRS. Pursuant to section 3014 of Affordable Care Act, the NQF convened multi-stakeholder groups by creating the Measure Applications Partnership (MAP). Section 1890(A)(a) of the Act requires that the Secretary establish a pre-

rulemaking process in which the Secretary must make publicly available by December 1st of each year a list of the quality and efficiency measures that the Secretary is considering for selection through rulemaking for use in the Medicare program. Once we have made this list available to the public, the NQF must provide CMS with the MAP’s input on selecting measures by February 1st of each year. The list of measures under consideration for 2012 is available at [http://www.qualityforum.org/Setting\\_Priorities/Partnership/Measure\\_Applications\\_Partnership.aspx](http://www.qualityforum.org/Setting_Priorities/Partnership/Measure_Applications_Partnership.aspx).

We received the following comments regarding these statutory requirements for the selection of PQRS quality measures:

*Comment:* One commenter was concerned with the requirement that all measures included in PQRS be NQF-endorsed.

*Response:* As we discussed above, section 1848(k)(2)(C)(i) of the Act generally requires that the PQRS quality measures be NQF endorsed. However, we note that section 1848(k)(2)(C)(ii) of the Act authorizes CMS to include measures in PQRS that are not NQF-endorsed. PQRS gives preference to measures that have been endorsed by NQF. However, there are cases where no NQF measures exist which address an identified quality area. Additionally, PQRS measures undergo yearly revisions based on NQF and measure owner direction, which incorporate new evidence and clinical recommendations.

*Comment:* Some commenters believed that only measures that are NQF-endorsed should be available for reporting in PQRS.

*Response:* We understand the importance of NQF endorsement. While we appreciate the commenters’ feedback, we believe there are circumstances (such as when a measure addresses a gap in the PQRS measure set) where we may believe that it is important to include a non-NQF endorsed measure to be available for reporting under PQRS. Section 1848(k)(2)(C)(ii) of the Act authorizes the Secretary to include measures available for reporting under PQRS that are not NQF endorsed. We believe that the measures we finalize under PQRS undergo a vetting process. For example, prior to rule making, CMS reviews input from the Measure Applications Partnership (MAP). Among other factors, utility, feasibility, and analytics are assessed during this process. The Secretary has contracted with the National Quality Forum (NQF), as the consensus-based entity for a number of reasons, as described in section 1890 of

the Act, including for the specific purpose of convening multi-stakeholder groups to provide input to CMS on the identification of the best available performance measures and the selection of these measures for PQRS (amongst other purposes).

*Comment:* One commenter stressed its concern with prioritizing measures that are NQF-endorsed. The commenter notes that NQF endorsement is not achievable for all measures as staff and financial resources are limited for many measure developers, both of which are needed to deploy large testing projects to support reliability and validity. Moreover, the commenter believed the method of measure development for primary care differs vastly from that of specialty care due to dissimilarities in patient populations and target diseases which may be more amenable to qualitative vs. quantitative research.

*Response:* We understand the commenter’s concerns regarding the limitations of NQF-endorsement and have historically included measures that are not NQF-endorsed for inclusion in the PQRS measure set based on our exception authority under section 1848(k)(2)(C)(ii) of the Act. We continue to include measures that are not NQF-endorsed to address gaps in the PQRS measure set when appropriate.

*Comment:* One commenter requested that, in the future, CMS include more information regarding measure recommendations from the Measure Applications Partnership (MAP) to allow the public to more meaningfully comment on proposed PQRS measures.

*Response:* We understand the need to provide the public with adequate information to meaningfully comment on our proposals. Therefore, in the future, we will seek to provide more information regarding measure recommendations from the MAP.

#### b. Other Considerations for the Selection of Proposed PQRS Quality Measures for 2013 and Beyond

As we noted above, section 1848(k)(2)(C)(ii) of the Act provides an exception to the requirement that the Secretary select measures that have been endorsed by the entity with a contract under section 1890(a) of the Act (that is, the NQF). We may select measures under this exception if there is a specified area or medical topic for which a feasible and practical measure has not been endorsed by the entity. Under this exception, aside from NQF endorsement, we requested that stakeholders apply the following considerations when submitting measures for possible inclusion in the PQRS measure set:



- High impact on healthcare.
- Measures that are high impact and support CMS and HHS priorities for improved quality and efficiency of care for Medicare beneficiaries.
- Measures that address gaps in the quality of care delivered to Medicare beneficiaries.
- Address Gaps in the PQRS measure set.
- Measures impacting chronic conditions (chronic kidney disease, diabetes mellitus, heart failure, hypertension and musculoskeletal).
- Measures applicable across care settings (such as, outpatient, nursing facilities, domiciliary, etc.).
- Broadly applicable measures that could be used to create a core measure set required of all participating eligible professionals.
- Measures groups that reflect the services furnished to beneficiaries by a particular specialty.

On October 7, 2011, we ended a Call for Measures that solicited new measures for possible inclusion in the PQRS for 2013 and beyond. During the Call for Measures, we solicited measures that were either NQF-endorsed or fell under the exception specified in section 1848(k)(2)(C)(ii) of the Act.

Although the deadline to submit measures for consideration for the 2013 PQRS program year has ended, we invited public comment on future considerations related to the selection of new PQRS quality measures. The following is a summary of the comments received.

*Comment:* One commenter emphasized the need that measures selected for reporting under PQRS be vetted by multi-stakeholder entities from development to endorsement, particularly by physicians who are ultimately the end-users of the measures. Another commenter stressed the importance of providing a better review and vetting process of measures.

*Response:* We appreciate the commenter's feedback and understand the importance of ensuring that stakeholders review measures prior to being included in PQRS, particularly during our annual PQRS Call for Measures and subsequently through use of the MAP's input.

*Comment:* One commenter strongly supports the continued development of risk-adjusted measures versus process measures as true measures of physician quality.

*Response:* CMS agrees and will strive to include and implement robust outcomes measures in the PQRS measure set as appropriate measures.

*Comment:* One commenter urges CMS to bolster the current PQRS

requirements, which rely too heavily on measures of basic competencies and other processes that are not necessarily close to or related to an outcome. The commenter believes that many measure gaps (particularly in the area of outcomes) must be filled for PQRS to effectively and accurately assess physician performance. Therefore, the commenter urges CMS to fill these gaps at the earliest opportunity by working with medical societies and other measure developers.

*Response:* We agree with the commenter's feedback and are actively working with stakeholders to address measure gaps in the PQRS measure set.

*Comment:* One commenter urged CMS to continue to develop risk adjustment methodologies as there is not a clear method to adjust many quality measures. The commenter asked CMS to support the development of measures that better address multi-morbidity and patient centeredness.

*Response:* We appreciate the commenter's feedback and encourage the submission of risk adjusted measures for consideration for inclusion in the PQRS measures set.

#### c. PQRS Quality Measures

This section focuses on the proposed PQRS individual Measures available for reporting via claims, registry, and/or EHR-based reporting for 2013 and beyond. To align with the proposed measure domains provided in the EHR Incentive Program (77 FR 13743), we classify all proposed measures against six domains based on the National Quality Strategy's six priorities, as follows (77 FR 44827):

(1) *Patient and Family Engagement.* These are measures that reflect the potential to improve patient-centered care and the quality of care delivered to patients. They emphasize the importance of collecting patient-reported data and the ability to impact care at the individual patient level as well as the population level through greater involvement of patients and families in decision making, self-care, activation, and understanding of their health condition and its effective management.

(2) *Patient Safety.* These are measures that reflect the safe delivery of clinical services in both hospital and ambulatory settings and include processes that would reduce harm to patients and reduce burden of illness. These measures should enable longitudinal assessment of condition-specific, patient-focused episodes of care.

(3) *Care Coordination.* These are measures that demonstrate appropriate

and timely sharing of information and coordination of clinical and preventive services among health professionals in the care team and with patients, caregivers, and families to improve appropriate and timely patient and care team communication.

#### (4) *Population and Public Health.*

These are measures that reflect the use of clinical and preventive services and achieve improvements in the health of the population served and are especially focused on the leading causes of mortality. These are outcome-focused and have the ability to achieve longitudinal measurement that will demonstrate improvement or lack of improvement in the health of the U.S. population.

(5) *Efficient Use of Healthcare Resources.* These are measures that reflect efforts to significantly improve outcomes and reduce errors. These measures also impact and benefit a large number of patients and emphasize the use of evidence to best manage high priority conditions and determine appropriate use of healthcare resources.

(6) *Clinical Processes/Effectiveness.* These are measures that reflect clinical care processes closely linked to outcomes based on evidence and practice guidelines.

We invited but received no public comment on these domains.

Please note that the PQRS quality measure specifications for any given proposed PQRS individual quality measure may differ from specifications for the same quality measure used in prior years. For example, for the proposed PQRS quality measures that were selected for reporting in 2012, please note that detailed measure specifications, including the measure's title, for the proposed individual PQRS quality measures for 2013 and beyond may have been updated or modified during the NQF endorsement process or for other reasons. In addition, due to our desire to align measure titles with the measure titles that were proposed for 2013, 2014, 2015, and potentially subsequent years of the EHR Incentive Program, we note that the measure titles for measures available for reporting via EHR may change. To the extent that the EHR Incentive Program updates its measure titles to include version numbers (77 FR 13744), we intend to use these version numbers to describe the PQRS EHR measures that will also be available for reporting for the EHR Incentive Program. We will continue to work toward complete alignment of measure specifications across programs whenever possible.

Through NQF's measure maintenance process, NQF endorsed measures are

sometimes updated to incorporate changes that we believe do not substantially change the nature of the measure. Examples of such changes could be updated diagnosis or procedure codes or changes to exclusions to the patient population or definitions. We believe these types of maintenance changes are distinct from more substantive changes to measures that result in what are considered new or different measures, and that they do not trigger the same agency obligations under the Administrative Procedure Act. We proposed that if the NQF updates an endorsed measure that we have adopted for the PQRS in a manner that we consider to not substantially change the nature of the measure, we would use a subregulatory process to incorporate those updates to the measure specifications that apply to the program (77 FR 44822). Specifically, we would revise the Specifications Manual so that it clearly identifies the updates and provide links to where additional information on the updates can be found. We would also post the updates on the CMS QualityNet Web site at <https://www.QualityNet.org>. We would provide sufficient lead time for implementing the changes where changes to the data collection systems would be necessary.

We would continue to use the rulemaking process to adopt changes to measures that we consider to substantially change the nature of the measure. We believe that this proposal adequately balances our need to incorporate NQF updates to NQF-endorsed measures in the most expeditious manner possible, while preserving the public's ability to comment on updates that so fundamentally change an endorsed measure that it is no longer the same measure that we originally adopted.

We invite public comment on this proposal. The following is a summary of comments we received on this proposal to allow for altering of a measure that has been finalized in rulemaking, provided that the updates do not substantially change the nature of the measure.

*Comment:* Some commenters opposed our proposal to handle changes to a measure through a subregulatory process.

*Response:* We understand the need for transparency when effectuating changes to a measure. However, we note that the measure changes we envision making outside of rulemaking are relatively minor, such as minor changes to the measure specifications. Other examples of minor changes include: Adding the

NQF endorsement number to a measure, correcting faulty logic, adding or deleting codes as well as providing additional implementation guidance for a measure. These changes do not substantively change the measures we finalize in rulemaking. We believe it is necessary to be able to make non-substantive changes to PQRS measures, so that we may quickly address issues that arise with the reporting of measures. Therefore, we are finalizing our proposal to make non-substantive measure changes outside of rulemaking.

We note that CMS does not usually make unilateral changes to measures. These minor changes are usually addressed in collaboration with stakeholder feedback—measure developers, measure owners, eligible professionals reporting the respective measures, etc. Therefore, to the extent that we received comments related to minor changes to the proposed PQRS measures, we did not address these comments in this final rule. Commenters are encouraged to contact the respective measures owners regarding these issues.

To receive more information on the proposed measures contained in this section, including the measure specifications for these proposed measures, please contact the respective measure owners. Contact information for the measure owners of these proposed PQRS measures is available at the PQRS Web site at <http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html>.

(1) HHS Million Hearts Individual Measures Available for Claims, Qualified Registry, and EHR-Based Reporting for 2013 and Beyond

In 2011, the Department of Health and Human Services (HHS) started the Million Hearts Initiative, which is an initiative to prevent 1 million heart attacks and strokes in 5 years. We are dedicated to this initiative and seek to encourage eligible professionals to join in this endeavor. Therefore, based on our desire to support the Million Hearts Initiative and maintain our focus on cardiovascular disease prevention, we proposed individual PQRS Core Measures that were specified in Table 94 of the CY 2013 MPFS proposed rule for 2013 and beyond (77 FR 44827). These measures were the same measures we finalized under the 2012 PQRS in the CY 2012 Medicare PFS final rule (76 FR 73345). Please note that, although we proposed that certain measures serve as core PQRS quality measures, we did not propose to require that eligible

professionals report on these proposed PQRS core measures. We invited public comment on the proposed PQRS core measures for 2013 and beyond. We did not receive public comment on the majority of measures we proposed to classify as PQRS core measures.

The following is a summary of the comments we received on the proposed PQRS core measures for 2013 and beyond and our proposal regarding the “core” designation.

*Comment:* One commenter recommended that we avoid classifying the proposed PQRS core measures as “core measures,” because the EHR Incentive Program uses the term “core measures” differently. Therefore, the commenter stated that classifying these PQRS measures as “core measures” may cause confusion.

*Response:* We agree with the commenter that the term “core measures” is used differently under PQRS and the EHR Incentive Program. Therefore, we will refer to these measures as HHS Million Hearts Measures.

*Comment:* One commenter supports CMS' dedication to view the treatment of cardiovascular conditions as a top priority.

*Response:* We appreciate the commenter's feedback. Indeed, aside from finalizing our measures related to cardiovascular conditions, we are finalizing this proposed measure set. However, rather than referring to this measure set as PQRS core measures, we will refer to this measure set as the measure set containing the HHS Million Hearts Measures.

*Comment:* One commenter opposed classifying the following measure as a PQRS core measure:

- Preventive Care and Screening: Cholesterol-Fasting Low Density Lipoprotein (LDL) Test Performed AND Risk-Stratified Fasting LDL

The commenter does not believe that this measure should be a core measure because it is only available for reporting using the EHR-based reporting mechanism.

*Response:* While this measure is only available for reporting using the EHR-based reporting mechanism, the measure addresses important quality actions related to the Million Hearts Initiative. Therefore, we are finalizing these proposed measures as part of the HHS Million Hearts measure set available for reporting under PQRS for 2013 and beyond.

Table 94 provides a summary of the HHS Million Hearts measures we are finalizing for 2013 and beyond. Please note that, although we strongly	encourage that eligible professionals report these measures, eligible professionals are not required to report these specific measures for the purposes	of meeting the criteria for satisfactory reporting for the PQRS incentives or payment adjustments. <b>BILLING CODE 4120-01-P</b>
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Table 94: HHS Million Hearts Measures for 2013 and Beyond\*

NQF/ PQRS	New Measure	National Quality Strategy Domain	Measure Title and Description <sup>¥</sup>	Measure Steward	Reporting Mechanism					Other Quality Reporting Programs
					PQRS Claims	PQRS Qualified Registry	PQRS Qualified EHR	CMS-Selected GPRO (web interface)*	Measures Groups	
0064/ 2		Clinical Process/ Effectiveness	<b>Diabetes Mellitus: Low Density Lipoprotein (LDL-C) Control:</b> Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent LDL-C level in control (less than 100 mg/dL)	NCQA	X	X	X		X	HITECH Million Hearts
0068/ 204		Clinical Process/ Effectiveness	<b>Ischemic Vascular Disease (IVD): Use of Aspirin or Another Antithrombotic:</b> Percentage of patients aged 18 years and older with Ischemic Vascular Disease (IVD) with documented use of aspirin or another antithrombotic	NCQA	X	X	X	X	X	HITECH ACO Million Hearts
0028/ 226		Population /Public Health	<b>Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention:</b> Percentage of patients 18 years and older who were screened for tobacco use one or more times within 24 months <b>AND</b> who received cessation counseling intervention if identified as a tobacco user	AMA- PCPI	X	X	X	X	X	HITECH ACO Million Hearts
0018/ 236		Clinical Process/ Effectiveness	<b>Hypertension (HTN): Controlling High Blood Pressure:</b> Percentage of patients aged 18 through 85 years of age who had a diagnosis of hypertension (HTN) and whose BP was adequately controlled (< 140/90 mmHg)	NCQA	X	X	X	X	X	HITECH ACO Million Hearts
0075/ 241		Clinical Process/ Effectiveness	<b>Ischemic Vascular Disease (IVD): Complete Lipid Panel and Low Density Lipoprotein (LDL-C) Control:</b> Percentage of patients	NCQA	X	X	X	X	X	HITECH ACO Million Hearts

			aged 18 years and older with Ischemic Vascular Disease (IVD) who received at least one lipid profile within 12 months and whose most recent LDL-C level was in control (less than 100 mg/dL)							
N/A/ 316		Clinical Process/ Effectiveness	<b>Preventive Care and Screening: Cholesterol – Fasting Low Density Lipoprotein (LDL) Test Performed AND Risk-Stratified Fasting LDL:</b> Percentage of patients aged 20 through 79 years whose risk factors* have been assessed and a fasting LDL test has been performed *There are three criteria for this measure based on the patient's risk category. 1. Highest Level of Risk: Coronary Heart Disease (CHD) or CHD Risk Equivalent 2. Moderate Level of Risk: Multiple (2+) Risk Factors 3. Lowest Level of Risk: 0 or 1 Risk Factor	CMS/ QIP			X			HITECH Million Hearts
N/A/ 317		Population /Public Health	<b>Preventive Care and Screening: Screening for High Blood Pressure and Follow-Up Documented:</b> Percentage of patients aged 18 years and older seen during the reporting period who were screened for high blood pressure (BP) AND a recommended follow-up plan is documented based on the current blood pressure reading as indicated	CMS/ QIP	X	X	X	X	X	HITECH ACO Million Hearts

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(2) PQRS Quality Measures Available for Reporting via the Claims, Qualified Registry, EHR, and GPRO Web Interface Reporting Mechanisms for 2013 and Beyond

This section contains individual PQRS quality measures we proposed for 2013 and beyond (77 FR 44830) and the final measure set we are adopting in this final rule with comment period. Please note that, in large part, we proposed to retain most of the quality measures we finalized for reporting for the 2012 PQRS (76 FR 42865 through 42872).

However, in 2013 and 2014, we proposed to include new measures, as well as remove measures that were available for reporting under the 2012 PQRS (not re-propose certain measures for 2013 and beyond). Table 97 of the CY 2013 PFS proposed rule contains the list of measures we proposed to be available for reporting under the PQRS for 2013 and beyond that were available under the 2012 PQRS (77 FR 44841). Tables 30 and 33 of the CY 2013 PFS proposed rule contains the list of new measures we proposed to be available for reporting under the PQRS beginning in 2013 and 2014 respective that were

not available under the 2012 PQRS (77 FR 44831 and 77 FR 44942). Tables 31 and 34 of the CY 2013 PFS proposed rule contains the list of measures we did not propose for reporting under PQRS beginning in 2013 and 2014 respectively that are available for reporting under the 2012 PQRS (77 FR 44837 and 77 FR 44953).

*General Comments on Proposed Individual Measures for Reporting for 2013/2014 and Beyond.* We received the following general comments related to the individual measures we proposed for reporting under PQRS beginning in 2013 or 2014:

*Comment:* Several commenters appreciate CMS' efforts to align the PQRS measures available for reporting under the EHR-based reporting mechanisms with the measures available for reporting under the EHR Incentive Program. The commenters believe this alignment will reduce the administrative burden on eligible professionals while harmonizing the two programs.

*Response:* We appreciate the commenter's feedback and note that we are working to completely align the measures available for reporting via EHR under PQRS and the EHR Incentive Program. For the 2012 PQRS, we have attempted to align the PQRS measures available for EHR-based reporting with the EHR measures available for reporting under the EHR Incentive Program (76 FR 73364) and we are retaining those measures for 2013 and beyond. In fact, we are adding or removing measures available for EHR-based reporting that align with what has been finalized for reporting under the EHR Incentive Program for beginning in CY 2014 (77 FR 54060).

*Comment:* Some commenters were pleased that the proposed PQRS measure set provided a variety of measures for which certain specialties may report, such as vascular surgeons.

*Response:* We appreciate the commenters' feedback. It is our goal to ensure that specialties are able to report under PQRS. Therefore, as our final set of measures specified in Table 95 indicates, we allow for a broad variety of measures in the PQRS measure set.

We note that we received several comments related to the addition of measures we did not propose for inclusion in PQRS. We note the need to be transparent and provide the public with an opportunity to provide comment on the measures we include in PQRS prior to finalizing these measures in the PQRS measure set. Since we did not propose including these measures for reporting under PQRS, we are not addressing these comments in this final rule. However, we will use the comments we have received when selecting measures to be included in PQRS for future program years.

*Prior Measures Not Proposed for Reporting under PQRS.* We did not propose to retain 14 measures in 2013 that were previously established for reporting under the 2012 PQRS (see Table 96 of the CY 2013 PFS proposed rule, 77 FR 44837). We did not propose to retain 9 measures in 2014 that were previously established for reporting under the 2012 PQRS (see Table 34 of the CY 2013 proposed rule, 77 FR 44953). The public comments we

received did not address the majority of the measures identified from prior PQRS program years that we did not propose to include from reporting under PQRS in 2013 and 2014.

The following is a summary of the comments we did receive regarding prior program measures we did not propose to include under PQRS in 2013 or 2014:

*Comment:* Some commenters opposed our decision not to propose for the 2013 PQRS and beyond:

- **Chronic Wound Care:** Use of Compression System in Patients with Venous Ulcers. One commenter states that the MAP recommended that the measure be submitted for NQF endorsement.

*Response:* We are not retaining this measure for reporting under PQRS beginning in 2013. Indeed, as the commenter stated, the MAP recommended that this measure be submitted for NQF endorsement. Currently, this measure is not-NQF endorsed. We interpret the MAPs recommendation that this measure be submitted for NQF endorsement as the MAP not recommending this measure until the measure is NQF endorsed. As such, according to the MAP recommendation, we are not retaining this measure for reporting under PQRS. However, we may consider including this measure for reporting under PQRS in future years should this measure later receive NQF endorsement. We note that it is the responsibility of the respective measure owners and developers to submit measures for NQF endorsement.

*Comment:* Some commenters opposed our proposal not to retain the following measure for reporting under PQRS:

- **Health Information Technology (HIT):** Adoption/Use of Electronic Health Records (EHR).

One commenter suggested that this measure be retained until a majority of eligible professionals have adopted EHR systems. Another commenter disagreed with CMS' contention that this measure is redundant to have an eligible professional report on whether or not s/he has adopted an EHR. The commenter believed that the measure is only redundant in the instances where the eligible professional is using direct EHR reporting. The commenter suggested that CMS follow the same protocol as other PQRS measures by designating measure #124 available only to those eligible professional who report using claims or registry reporting.

*Response:* We appreciate the commenter's feedback, but we are not retaining this measure for reporting under PQRS. It is our intention to align the measures available for EHR-based

reporting under PQRS with the measures available for reporting under the Medicare EHR Incentive Program. Since this measure is not available for reporting under the EHR Incentive Program, we do not believe it is appropriate to include in the final PQRS measure set.

With respect to the commenter's request that this measure be retained until a majority of eligible professionals have adopted EHR systems, we do not believe we need to retain this measure for reporting for this purpose as we are encouraging eligible professionals to adopt EHR systems in other ways. For example, we are aligning our EHR reporting criteria with the criteria for meeting the CQM component of meaningful use such that eligible professionals reporting quality measures data via an EHR may satisfy the requirements for satisfactory reporting under PQRS and achieving meaningful use under the EHR Incentive Program by submitting one set of data.

With respect to the commenter who disagreed that the measure is redundant, we respectfully disagree with the commenter. Measures in PQRS generally provide that the eligible professional perform some sort of clinical quality action. For example, with respect to the HHS Million Hearts measure set that we are finalizing, the measure set indicates that an eligible professional asks certain questions of beneficiaries and perform certain procedures that we believe would help prevent heart disease. This measure does not do this; rather, the measure merely asks the eligible professional to indicate to CMS whether or not the eligible professional has adopted an EHR system. We do not believe this measure provides meaningful information to CMS anymore, as there are other PQRS requirements and CMS programs that more appropriately address the adoption and use of EHR systems. For these reasons, we will not extend the reporting of this measure for claims or registry-based reporting as the commenter requested.

*Comment:* One commenter opposed our decision not to include the following measure for reporting under PQRS:

- **Stroke and Stroke Rehabilitation:** Computed Tomography (CT) and Magnetic Resonance Imaging (MRI).

*Response:* We respectfully disagree with the commenter. This measure was reviewed by the MAP and not recommended for inclusion in the PQRS measure set beginning 2013. Therefore, we are following the MAP's recommendation and excluding this

measure from reporting in PQRS beginning in 2013.

*Comment:* One commenter opposed our decision not to retain the following measure from reporting under PQRS:

- Coronary Artery Disease (CAD): Symptom and Activity Assessment.

The commenter is concerned that this measure is paired with PQRS Measure #242 (CAD: Symptom Management), and therefore should be remain in PQRS for reporting to coincide with the reporting of measure #242.

*Response:* This measure was part of a two-part measure paired with Measure #242 for the 2012 PQRS. The two measures were intended to reflect the quality of services provided for the primary management of patients with CAD who are seen in the ambulatory setting. For 2012, the PQRS measure specifications (available on the PQRS Web site at [http://www.cms.gov/apps/ama/license.asp?file=/PQRS/downloads/2012\\_PhysQualRptg\\_IndividualClaimsRegistry\\_Specs\\_SupportingDocs\\_01162012.zip](http://www.cms.gov/apps/ama/license.asp?file=/PQRS/downloads/2012_PhysQualRptg_IndividualClaimsRegistry_Specs_SupportingDocs_01162012.zip)) note that, should an eligible professional assess angina symptoms and patient activity under this measure, then Measure #242 should also be reported. As such, this measure triggered the reporting of Measure #242.

We prioritize the recommendation the MAP provides for the inclusion of measures in the PQRS measure set over our desire to retain the manner we have suggested that eligible professionals reporting these CAD measures in 2012. Since this measure was reviewed by the MAP and not recommended for inclusion in the PQRS measure set beginning 2013, we are not retaining this measure for reporting in PQRS. Measure #242 will therefore be reportable as a standalone measure. The description on how to report Measure #242 will be found in the Measures Specifications Manual that will be published for 2013 that will be available on the PQRS Web site at <http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html>.

*Comment:* One commenter opposed our proposal to remove the following measure from reporting under PQRS:

- Emergency Medicine: Community-Acquired Pneumonia (CAP): Assessment of Oxygen Saturation.

*Response:* The MAP recommended that this measure be “removed” from the PQRS measure set. Although we are not bound by the recommendations of the MAP, we find no reason to oppose the MAP’s recommendation and retain this measure for reporting in PQRS. Therefore, we are not retaining this

measure for reporting in PQRS beginning in 2013.

*Comment:* One commenter opposed our proposal to remove the following measure from the PQRS measure set:

- Referral for Otologic Evaluation for Patients with Acute or Chronic Dizziness.

The commenter urged CMS to consider retiring Measure 188: Referral for Otologic Evaluation for Patients with Congenital or Traumatic Deformity of the Ear in lieu of retiring Measure 190: Referral for Otologic Evaluation for Patients with Acute or Chronic Dizziness, because Measure 100 relates to a relatively uncommon condition seen in audiology practices.

*Response:* Although we are not bound by the MAP’s recommendation, we note that the MAP recommended that this measure be “removed” from reporting under PQRS. We agree with the MAP’s recommendation. We believe that this measure is too low bar as it is not a high impact measure that provides analysis on the patient or provider level. Rather, the measure simply asks whether a beneficiary has been referred for an evaluation. Therefore, we are not retaining this measure for reporting in PQRS. However, we encourage the development of a similar, more robust measure related to Otologic services.

*Comment:* Commenters supported our decision not to retain the following measure from reporting under PQRS:

- Emergency Medicine: Community-Acquired Pneumonia (CAP): Assessment of Mental Status.
- Heart Failure: Patient Education.
- Hypertension (HTN): Plan of Care.
- Hypertension (HTN): Blood Pressure Measurement.
- Prostate Cancer: Three Dimensional (3D) Radiotherapy.
- Heart Failure: Warfarin Therapy for Patients with Atrial Fibrillation.
- Preventive Care and Screening: Unhealthy Alcohol Use—Screening.

*Response:* We appreciate the commenter’s feedback. These measures will not be included in the PQRS measure set for 2013 or 2014 and beyond.

*Individual Measures Available for Reporting Under PQRS.* Table 97 of the CY 2013 PFS proposed rule contains the list of measures we proposed to be available for reporting under the PQRS for 2013 and beyond that were available under the 2012 PQRS (77 FR 44841). Tables 30 and 33 of the CY 2013 PFS proposed rule contains the list of new measures we proposed to be available for reporting under the PQRS beginning in 2013 and 2014 respective that were not available under the 2012 PQRS (77 FR 44831 and 77 FR 44942). We

proposed a total of 212 measures for available for reporting beginning in 2013. Beginning 2014, we proposed that 210 measures be available for reporting under PQRS. As indicated previously, these proposed measures are classified under 6 domains: (1) Patient safety, (2) patient and family engagement, (3) care coordination, (4) clinical process/effectiveness, (5) population/public health, and (6) efficiency.

With respect to the individual measures we proposed to include for reporting in PQRS beginning in 2013 or 2014, we did not receive public comments on a majority of the measures we proposed for inclusion in PQRS (specific measures we did receive comments on are addressed below). Therefore, based on the reasons previously stated in the CY 2013 PFS proposed rule, we are finalizing these measures, as proposed. These measures either meet the requirement that the measures available in the PQRS measure set be NQF endorsed or address an exception to NQF endorsement, such as filling a gap in the PQRS measure set. The following is a summary of the comments we did receive on certain proposed individual measures:

*Comment:* Commenters provided general support for the following measures that are available for reporting in PQRS in 2012:

- Melanoma: Coordination of Care—The inclusion of this measure would expand the number of measures relevant to dermatologists.
- Melanoma: Continuity of Care—Recall System—The inclusion of this measure would expand the number of measures relevant to dermatologists.
- Melanoma: Overutilization of Imaging Studies in Melanoma—The inclusion of this measure would expand the number of measures relevant to dermatologists.

For the following measures, one commenter supported the following proposed measures for inclusion in PQRS as they are relevant to ophthalmologists:

- Age-Related Macular Degeneration (AMD): Dilated Macular Examination.
- Diabetic Retinopathy: Documentation of Presence or Absence of Macular Edema and Level of Severity of Retinopathy.

• Diabetic Retinopathy: Communication with the Physician Managing On-going Diabetes Care.

One commenter applauds the decision to incorporate the following measures for reporting in PQRS:

- Cardiac Stress Imaging Not Meeting Appropriate Use Criteria: Preoperative Evaluative in Low-Risk Surgery Patients.

- Cardiac Stress Imaging Not Meeting Appropriate Use Criteria: Routine Testing After Percutaneous Coronary Intervention (PCI).

- Cardiac Stress Imaging Not Meeting Appropriate Use Criteria: Testing in Asymptomatic, Low-Risk Patients.

The commenter believes these measures collect data on three most common areas on inappropriate imaging, allowing CMS to more accurately capture information on the overall value of cardiac diagnostic imaging for beneficiaries. Another commenter specifically supported the measure titled “Cardiac Stress Imaging Not Meeting Appropriate Use Criteria: Testing in Asymptomatic, Low-Risk Patients.”

*Response:* We agree with the commenters’ feedback and are therefore finalizing these individual measures for reporting in PQRS beginning in 2013 or 2014. Since these measures were available for reporting in 2012, we are retaining these measures so that eligible professionals may continue to report on these measures.

*Comment:* Commenters provided support for the following measures that we proposed to add to the PQRS measure set beginning in 2013:

- Participation by a Hospital, Physician or Other Clinician in a Systematic Clinical Database Registry that Includes Consensus Endorsed Quality.

- Atrial Fibrillation and Atrial Flutter: Chronic Anticoagulation Therapy—The commenter also requested that the measure owner information on this measure should be updated to indicate that AMA–PCPI/ACCF/AHA is the current measure owner.

- Pediatric Kidney Disease: Adequacy of Volume Management—The commenter also requested that the measure owner information on this measure should be updated to indicate that AMA–PCPI is the current measure owner.

*Response:* We appreciate the commenters’ support for adding these measure and, for the reasons stated in the CY 2012 PFS proposed rule (76 FR 44956), are finalizing these measures for reporting under PQRS for 2013 and beyond. For the measure “Atrial Fibrillation and Atrial Flutter: Chronic Anticoagulation Therapy,” we will reflect that the measure owner for this measure is currently AMA–PCPI/ACCF/AHA. For the measure “Pediatric Kidney Disease: Adequacy of Volume Management,” we will reflect that the measure owner for this measure is currently AMA–PCPI.

*Comment:* One commenter supported our proposal to include the following measure:

- Adult Major Depressive Disorder (MDD): Coordination of Care of Patients With Co-morbid Conditions.

However, the commenter opposed our proposal that this measure be paired, since the measure owner did not support the following second part of the measure: “who have a follow-up attempt within 60 days of original communication by the physician treating MDD to elicit a response from the other physician.”

*Response:* We appreciate the commenter’s feedback. However, this measure was submitted for consideration for inclusion in the PQRS measure set as a paired measure. Since we usually defer to the respective measures owners and developers on how a particular measure should be reported, we are finalizing this measure, as proposed.

*Comment:* One commenter urged CMS to consider retiring the following measure:

- Referral for Otologic Evaluation for Patients with Congenital or Traumatic Deformity of the Ear.

The commenter requests retiring this measure in lieu of retiring Measure 190: Referral for Otologic Evaluation for Patients with Acute or Chronic Dizziness, because Measure 100 relates to a relatively uncommon condition seen in audiology practices.

*Response:* We appreciate the commenter’s feedback. According to the 2012 PQRS and eRx Experience Report, we note that no eligible professionals satisfactorily reported this measure. Since eligible professionals attempting to report this measure have had difficulty historically with reporting this measure, we are finalizing our decision not to retain this measure for reporting under PQRS.

*Comment:* Some commenters requested that the following measure be reclassified from the NCQA domain “Clinical Process/Effectiveness” to the “Care Coordination” domain:

- Diabetic Retinopathy: Communication with the Physician Managing On-going Diabetes Care

Since the activity addressed in the measure relates to communication and coordination with diabetes patients, the measure is more appropriately classified in the Care Coordination domain.

*Response:* We appreciate the commenters’ feedback. We agree with the commenters that the actions indicated in this measure involve coordination between patients and physicians. We understand that measures may pertain to multiple

domains. However, as the EHR Incentive Program has also classified this as a clinical process/effectiveness measure (77 FR 54071), we are retaining the classifying this measure as a clinical process/effectiveness measure. We will, however, consider changing the classification of this measure in the future.

*Comment:* One commenter supported our proposal to include an Osteoporosis composite measure but suggested that a sub-measure (“Osteoporosis: Management Following Fracture of Hip, Spine or Distal Radius for Men and Women Aged 50 Years and Older”) be added to the Osteoporosis composite measure owned by ABIM.

*Response:* We appreciate the commenter’s feedback and are finalizing the Osteoporosis composite measure for inclusion in the PQRS measures set. However, we are not finalizing this measure under the individual measures set. Rather, this composite measure is being finalized as a measures group as specified in Table 119 because we believe that composite measures are reported more similarly to measures groups under which an eligible professional must report on a group of interrelated measures. Please note that the addition of sub-measures is determined by the measure owner, ABIM. The sub-measure suggested for inclusion under the Osteoporosis measure (“Osteoporosis: Management Following Fracture of Hip, Spine or Distal Radius for Men and Women Aged 50 Years and Older”) is owned by AMA. While we agree that post-fracture care is an important component of quality related to Osteoporosis care, we are unable to add components to composite measures owned by outside entities.

*Comment:* One commenter opposed our proposal to include the following measures for reporting in PQRS, as the measure owners will no longer support these measures:

- Stroke and Stroke Rehabilitation: Tissue Plasminogen Activator (t-PA) Considered (Paired Measure)
- Stroke and Stroke Rehabilitation: Tissue Plasminogen Activator (t-PA) Administered Initiated (Paired Measure)
- Coordination of Care of Patients with Co-Morbid Conditions—Timely Follow-Up (Paired Measure)

*Response:* We agree with the commenter and are therefore not finalizing these measures for reporting under PQRS.

Please note that we are making the following changes to certain proposed measures for the following reasons:



- Chronic Obstructive Pulmonary Disease (COPD): Bronchodilator Therapy—The measure owner updated the threshold of an FEV1/FVC less than 70 percent to 60 percent based on scientific evidence/clinical trials
- Colon Cancer: Chemotherapy for AJCC Stage III Colon Cancer Patients—The measure owner updated the age criteria for this measure to 18 to 80
- Adult Major Depressive Disorder (MDD): Comprehensive Depression

Evaluation: Diagnosis and Severity—The measure owner has added an assessment of depression severity to this measure

- Oncology: Cancer Stage Documented—The measure owner has broadened the denominator for this measure
- Melanoma: Overutilization of Imaging Studies in Melanoma—The measure owner has incorporated cancer staging into this measure
- Radiation Dose Optimization—The measure owner has updated this

measure title to “Optimizing Patient Exposure to Ionizing Radiation”

A list of the measures we are finalizing for PQRS beginning in 2013 or 2014 is contained in Table 95. Please note that the titles of the measures may change slightly from CMS program and/or CMS program year based on specifications updates. We intend to continue to work toward complete alignment of measure specifications across programs whenever possible.

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**Table 95: Individual Quality Measures for the Physician Quality Reporting System  
Proposed to be Available for Reporting via Claims, Registry, EHR, or GRPO Web  
Interface Beginning in 2013 or 2014\***

NQF/ PQRS	Measures to be added/deleted	National Quality Strategy Domain	Measure Title and Description <sup>¶</sup>	Measure Steward	Reporting Mechanism				Measures Groups	Other Quality Reporting Programs
					PQRS Claims	PQRS Qualified Registry	PQRS Qualified EHR	CMS-Selected GRPO (web interface)*		
0059/ 1		Clinical Process/ Effective ness	<b>Diabetes Mellitus: Hemoglobin A1c Poor Control:</b> Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent hemoglobin A1c greater than 9.0%	NCQ A	X	X	X	X	X	MU1/ MU2 ACO
0064/ 2		Clinical Process/ Effective ness	<b>Diabetes Mellitus: Low Density Lipoprotein (LDL-C) Control:</b> Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent LDL-C level in control (less than 100 mg/dL)	NCQ A	X	X	X		X	MU1/ MU2 Million Hearts
0061/ 3		Clinical Process/ Effective ness	<b>Diabetes Mellitus: High Blood Pressure Control:</b> Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent blood pressure in control (less than 140/90 mmHg)	NCQ A	X	X	X		X	MU1
0081/ 5		Clinical Process/ Effective ness	<b>Heart Failure: Angiotensin-Converting Enzyme (ACE) Inhibitor or Angiotensin Receptor Blocker (ARB) Therapy for Left Ventricular Systolic Dysfunction (LVSD):</b> Percentage of patients aged 18 years and older with a diagnosis of heart failure (HF) with a current or prior left ventricular ejection fraction (LVEF) < 40% who were prescribed ACE inhibitor or ARB therapy either within a 12 month period when seen in the outpatient setting OR at <u>each</u> hospital discharge	AMA - PCPI/ ACC F/AH A		X	X		X	MU1/ MU2
0067/ 6		Clinical Process/ Effective ness	<b>Coronary Artery Disease (CAD): Antiplatelet Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen	AMA - PCPI/ ACC	X	X	X		X	MU1

			within a 12 month period who were prescribed aspirin or clopidogrel	F/AH A						
0070/ 7	Clinical Process/ Effective ness		<b>Coronary Artery Disease (CAD): Beta-Blocker Therapy – Prior Myocardial Infarction (MI) or Left Ventricular Systolic Dysfunction (LVEF &lt; 40%) :</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who also have prior MI OR a current or prior left ventricular ejection fraction (LVEF) < 40% who were prescribed beta-blocker therapy	AMA - PCPI/ ACC F/AH A		X	X			MU1/ MU2
0083/ 8	Clinical Process/ Effective ness		<b>Heart Failure: Beta-Blocker Therapy for Left Ventricular Systolic Dysfunction (LVSD):</b> Percentage of patients aged 18 years and older with a diagnosis of heart failure (HF) with a current or prior left ventricular ejection fraction (LVEF) < 40% who were prescribed beta-blocker therapy either within a 12 month period when seen in the outpatient setting OR at <u>each</u> hospital discharge	AMA - PCPI/ ACC F/AH A		X	X	X	X	MU1/ MU2 ACO
0105/ 9	Clinical Process/ Effective ness		<b>Major Depressive Disorder (MDD): Antidepressant Medication During Acute Phase for Patients with MDD:</b> Percentage of patients aged 18 years and older diagnosed with a new episode of MDD and documented as treated with antidepressant medication during the entire 84-day (12-week) acute treatment phase	NCQ A	X	X	X			MU1/ MU2
0086/ 12	Clinical Process/ Effective ness		<b>Primary Open Angle Glaucoma (POAG): Optic Nerve Evaluation:</b> Percentage of patients aged 18 years and older with a diagnosis of primary open-angle glaucoma who have an optic nerve head evaluation during one or more office visits within 12 months	AMA - PCPI/ NCQ A	X	X	X			MU1/ MU2
0087/ 14	Clinical Process/ Effective ness		<b>Age-Related Macular Degeneration (AMD): Dilated Macular Examination:</b> Percentage of patients aged 50 years and older with a diagnosis of AMD who had a dilated macular examination performed which included documentation of the presence or absence of macular thickening or hemorrhage AND the level of macular degeneration severity during one or more office visits within 12 months	AMA - PCPI/ NCQ A	X	X				
0088/ 15	Clinical		<b>Diabetic Retinopathy: Documentation</b>	AMA	X	X	X			MU1/

18	Process/ Effectiveness	<b>of Presence or Absence of Macular Edema and Level of Severity of Retinopathy:</b> Percentage of patients aged 18 years and older with a diagnosis of diabetic retinopathy who had a dilated macular or fundus exam performed which included documentation of the level of severity of retinopathy and the presence or absence of macular edema during one or more office visits within 12 months	- PCPI/ NCQ A						MU2
0089/ 19	Care Coordination	<b>Diabetic Retinopathy: Communication with the Physician Managing Ongoing Diabetes Care:</b> Percentage of patients aged 18 years and older with a diagnosis of diabetic retinopathy who had a dilated macular or fundus exam performed with documented communication to the physician who manages the ongoing care of the patient with diabetes mellitus regarding the findings of the macular or fundus exam at least once within 12 months	AMA - PCPI/ NCQ A	X	X	X			MU1/ MU2
0270/ 20	Patient Safety	<b>Perioperative Care: Timing of Prophylactic Parenteral Antibiotic – Ordering Physician:</b> Percentage of surgical patients aged 18 years and older undergoing procedures with the indications for prophylactic parenteral antibiotics, who have an order for prophylactic parenteral antibiotic to be given within one hour (if fluoroquinolone or vancomycin, 2 hours), prior to the surgical incision (or start of procedure when no incision is required)	AMA - PCPI/ NCQ A	X	X			X	
0268/ 21	Patient Safety	<b>Perioperative Care: Selection of Prophylactic Antibiotic – First OR Second Generation Cephalosporin:</b> Percentage of surgical patients aged 18 years and older undergoing procedures with the indications for a first OR second generation cephalosporin prophylactic antibiotic, who had an order for cefazolin OR cefuroxime for antimicrobial prophylaxis	AMA - PCPI/ NCQ A	X	X			X	
0271/ 22	Patient Safety	<b>Perioperative Care: Discontinuation of Prophylactic Parenteral Antibiotics (Non-Cardiac Procedures):</b> Percentage of non-cardiac surgical patients aged 18 years and older undergoing procedures	AMA - PCPI/ NCQ A	X	X			X	

			with the indications for prophylactic parenteral antibiotics AND who received a prophylactic parenteral antibiotic, who have an order for discontinuation of prophylactic parenteral antibiotics within 24 hours of surgical end time							
0239/ 23	Patient Safety		<b>Perioperative Care: Venous Thromboembolism (VTE) Prophylaxis (When Indicated in ALL Patients):</b> Percentage of surgical patients aged 18 years and older undergoing procedures for which VTE prophylaxis is indicated in all patients, who had an order for Low Molecular Weight Heparin (LMWH), Low-Dose Unfractionated Heparin (LDUH), adjusted-dose warfarin, fondaparinux or mechanical prophylaxis to be given within 24 hours prior to incision time or within 24 hours after surgery end time	AMA - PCPI/ NCQ A	X	X				X
0045/ 24	Care Coordinat ion		<b>Osteoporosis: Communication with the Physician Managing On-going Care Post-Fracture of Hip, Spine or Distal Radius for Men and Women Aged 50 Years and Older:</b> Percentage of patients aged 50 years and older treated for a hip, spine or distal radial fracture with documentation of communication with the physician managing the patient's on-going care that a fracture occurred and that the patient was or should be tested or treated for osteoporosis	AMA - PCPI/ NCQ A	X	X				
0092/ 28	Clinical Process/ Effective ness		<b>Aspirin at Arrival for Acute Myocardial Infarction (AMI):</b> Percentage of patients, regardless of age, with an emergency department discharge diagnosis of AMI who had documentation of receiving aspirin within 24 hours before emergency department arrival or during emergency department stay	AMA - PCPI/ NCQ A	X	X				
0269/ 30	Patient Safety		<b>Perioperative Care: Timely Administration of Prophylactic Parenteral Antibiotics:</b> Percentage of surgical patients aged 18 years and older who receive an anesthetic when undergoing procedures with the indications for prophylactic parenteral antibiotics for whom administration of the prophylactic parenteral antibiotic ordered has been initiated within one	AMA - PCPI/ NCQ A	X	X				

			hour (if fluoroquinolone or vancomycin, 2 hours) prior to the surgical incision (or start of procedure when no incision is required)								
0240/ 31	Clinical Process/ Effective ness		<b>Stroke and Stroke Rehabilitation: Deep Vein Thrombosis (DVT) Prophylaxis for Ischemic Stroke or Intracranial Hemorrhage:</b> Percentage of patients aged 18 years and older with a diagnosis of ischemic stroke or intracranial hemorrhage who were administered DVT prophylaxis by end of hospital day 2	AMA - PCPI/ NCQ A	X	X					
0325/ 32	Clinical Process/ Effective ness		<b>Stroke and Stroke Rehabilitation: Discharged on Antithrombotic Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of ischemic stroke or transient ischemic attack (TIA) who were prescribed antithrombotic therapy at discharge	AMA - PCPI/ NCQ A	X	X					
0241/ 33	Clinical Process/ Effective ness		<b>Stroke and Stroke Rehabilitation: Anticoagulant Therapy Prescribed for Atrial Fibrillation (AF) at Discharge:</b> Percentage of patients aged 18 years and older with a diagnosis of ischemic stroke or transient ischemic attack (TIA) with documented permanent, persistent, or paroxysmal atrial fibrillation who were prescribed an anticoagulant at discharge	AMA - PCPI/ NCQ A		X					
0243/ 35	Clinical Process/ Effective ness		<b>Stroke and Stroke Rehabilitation: Screening for Dysphagia:</b> Percentage of patients aged 18 years and older with a diagnosis of ischemic stroke or intracranial hemorrhage who receive any food, fluids or medication by mouth (PO) for whom a dysphagia screening was performed prior to PO intake in accordance with a dysphagia screening tool approved by the institution in which the patient is receiving care	AMA - PCPI/ NCQ A	X	X					
0244/ 36	Clinical Process/ Effective ness		<b>Stroke and Stroke Rehabilitation: Rehabilitation Services Ordered:</b> Percentage of patients aged 18 years and older with a diagnosis of ischemic stroke or intracranial hemorrhage for whom occupational, physical, or speech rehabilitation services were ordered at or prior to inpatient discharge OR documentation that no rehabilitation services are indicated at or prior to inpatient discharge	AMA - PCPI/ NCQ A	X	X					
0046/	Clinical		<b>Screening or Therapy for</b>	AMA	X	X	X			X	

39	Process/ Effectiveness	<b>Osteoporosis for Women Aged 65 Years and Older:</b> Percentage of female patients aged 65 years and older who have a central dual-energy X-ray absorptiometry (DXA) measurement ordered or performed at least once since age 60 or pharmacologic therapy prescribed within 12 months	- PCPI/ NCQA						
0048/ 40	Clinical Process/ Effectiveness	<b>Osteoporosis: Management Following Fracture of Hip, Spine or Distal Radius for Men and Women Aged 50 Years and Older:</b> Percentage of patients aged 50 years and older with fracture of the hip, spine, or distal radius who had a central dual-energy X-ray absorptiometry (DXA) measurement ordered or performed or pharmacologic therapy prescribed	AMA - PCPI/ NCQA	X	X				
0049/ 41	Clinical Process/ Effectiveness	<b>Osteoporosis: Pharmacologic Therapy for Men and Women Aged 50 Years and Older:</b> Percentage of patients aged 50 years and older with a diagnosis of osteoporosis who were prescribed pharmacologic therapy within 12 months	AMA - PCPI/ NCQA	X	X				
0134/ 43	Clinical Process/ Effectiveness	<b>Coronary Artery Bypass Graft (CABG): Use of Internal Mammary Artery (IMA) in Patients with Isolated CABG Surgery:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who received an IMA graft	STS	X	X			X	
0236/ 44	Clinical Process/ Effectiveness	<b>Coronary Artery Bypass Graft (CABG): Preoperative Beta-Blocker in Patients with Isolated CABG Surgery:</b> Percentage of isolated Coronary Artery Bypass Graft (CABG) surgeries for patients aged 18 years and older who received a beta-blocker within 24 hours prior to surgical incision	CMS/ QIP	X	X			X	
0637/ 45	Patient Safety	<b>Perioperative Care: Discontinuation of Prophylactic Parenteral Antibiotics (Cardiac Procedures):</b> Percentage of cardiac surgical patients aged 18 years and older undergoing procedures with the indications for prophylactic parenteral antibiotics AND who received a prophylactic parenteral antibiotic, who have an order for discontinuation of prophylactic parenteral antibiotics within 48 hours of surgical end time	AMA - PCPI/ NCQA	X	X				
0097/ 46	Patient Safety	<b>Medication Reconciliation:</b> Percentage of patients aged 65 years and older	AMA -	X	X		X		ACO

		<b><u>discharged from any inpatient facility</u></b> (e.g., hospital, skilled nursing facility, or rehabilitation facility) and <b><u>seen within 30 days following discharge</u></b> in the office by the physician providing on-going care who had a reconciliation of the discharge medications with the current medication list in the outpatient medical record documented	PCPI/ NCQ A						
0326/ 47	Care Coordinat ion	<b>Advance Care Plan:</b> Percentage of patients aged 65 years and older who have an advance care plan or surrogate decision maker documented in the medical record or documentation in the medical record that an advance care plan was discussed but the patient did not wish or was not able to name a surrogate decision maker or provide an advance care plan	AMA - PCPI/ NCQ A	X	X	X			
0098/ 48	Clinical Process/ Effective ness	<b>Urinary Incontinence: Assessment of Presence or Absence of Urinary Incontinence in Women Aged 65 Years and Older:</b> Percentage of female patients aged 65 years and older who were assessed for the presence or absence of urinary incontinence within 12 months	AMA - PCPI/ NCQ A	X	X	X		X	
0099/ 49	Clinical Process/ Effective ness	<b>Urinary Incontinence: Characterization of Urinary Incontinence in Women Aged 65 Years and Older:</b> Percentage of female patients aged 65 years and older with a diagnosis of urinary incontinence whose urinary incontinence was characterized at least once within 12 months	AMA - PCPI/ NCQ A	X	X				
0100/ 50	Patient and Family Engagem ent	<b>Urinary Incontinence: Plan of Care for Urinary Incontinence in Women Aged 65 Years and Older:</b> Percentage of female patients aged 65 years and older with a diagnosis of urinary incontinence with a documented plan of care for urinary incontinence at least once within 12 months	AMA - PCPI/ NCQ A	X	X				
0091/ 51	Clinical Process/ Effective ness	<b>Chronic Obstructive Pulmonary Disease (COPD): Spirometry Evaluation:</b> Percentage of patients aged 18 years and older with a diagnosis of COPD who had spirometry evaluation results documented	AMA -PCPI	X	X			X	
0102/ 52	Clinical Process/	<b>Chronic Obstructive Pulmonary Disease (COPD): Bronchodilator</b>	AMA -PCPI	X	X			X	



	Effective ness	<b>Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of COPD and who have an FEV <sub>1</sub> /FVC less than 60% and have symptoms who were prescribed an inhaled bronchodilator							
0047/ 53	Clinical Process/ Effective ness	<b>Asthma: Pharmacologic Therapy for Persistent Asthma - Ambulatory Care Setting:</b> Percentage of patients aged 5 through 50 years with a diagnosis of persistent asthma and at least one medical encounter for asthma during the measurement year who were prescribed long-term control medication	AMA - PCPI/ NCQ A	X	X	X		X	MU1
0090/ 54	Clinical Process/ Effective ness	<b>Emergency Medicine: 12-Lead Electrocardiogram (ECG) Performed for Non-Traumatic Chest Pain:</b> Percentage of patients aged 40 years and older with an emergency department discharge diagnosis of non-traumatic chest pain who had a 12-lead ECG performed	AMA - PCPI/ NCQ A	X	X				
0093/ 55	Clinical Process/ Effective ness	<b>Emergency Medicine: 12-Lead Electrocardiogram (ECG) Performed for Syncope:</b> Percentage of patients aged 60 years and older with an emergency department discharge diagnosis of syncope who had a 12-lead ECG performed	AMA - PCPI/ NCQ A	X	X				
0232/ 56	Clinical Process/ Effective ness	<b>Emergency Medicine: Community-Acquired Pneumonia (CAP): Vital Signs:</b> Percentage of patients aged 18 years and older with a diagnosis of community-acquired bacterial pneumonia with vital signs documented and reviewed	AMA - PCPI/ NCQ A	X	X				
0096/ 59	Clinical Process/ Effective ness	<b>Emergency Medicine: Community-Acquired Pneumonia (CAP): Empiric Antibiotic:</b> Percentage of patients aged 18 years and older with a diagnosis of community-acquired bacterial pneumonia with an appropriate empiric antibiotic prescribed	AMA - PCPI/ NCQ A	X	X				
0001/ 64	Clinical Process/ Effective ness	<b>Asthma: Assessment of Asthma Control – Ambulatory Care Setting:</b> Percentage of patients aged 5 through 50 years with a diagnosis of asthma who were evaluated at least once for asthma control (comprising asthma impairment and asthma risk)	AMA - PCPI/ NCQ A	X	X	X		X	MU1
0069/ 65	Efficient Use of	<b>Appropriate Treatment for Children with Upper Respiratory Infection</b>	NCQ A	X	X				MU2

	Healthcare Resources	(URI): Percentage of children aged 3 months through 18 years with a diagnosis of URI who were <b>not prescribed or dispensed</b> an antibiotic prescription on or within 3 days of the initial date of service							
0002/66	Efficient Use of Healthcare Resources	<b>Appropriate Testing for Children with Pharyngitis:</b> Percentage of children aged 2 through 18 years with a diagnosis of pharyngitis, who were prescribed an antibiotic and who received a group A streptococcus (strep) test for the episode. A higher rate represents better performance (i.e. appropriate testing).	NCQA	X	X	X			MU1/ MU2
0377/67	Clinical Process/Effectiveness	<b>Hematology: Myelodysplastic Syndrome (MDS) and Acute Leukemias: Baseline Cytogenetic Testing Performed on Bone Marrow:</b> Percentage of patients aged 18 years and older with a diagnosis of MDS or an acute leukemia who had baseline cytogenetic testing performed on bone marrow	AMA - PCPI/ASH	X	X				
0378/68	Clinical Process/Effectiveness	<b>Hematology: Myelodysplastic Syndrome (MDS): Documentation of Iron Stores in Patients Receiving Erythropoietin Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of MDS who are receiving erythropoietin therapy with documentation of iron stores within 60 days prior to initiating erythropoietin therapy	AMA - PCPI/ASH	X	X				
0380/69	Clinical Process/Effectiveness	<b>Hematology: Multiple Myeloma: Treatment with Bisphosphonates:</b> Percentage of patients aged 18 years and older with a diagnosis of multiple myeloma, not in remission, who were prescribed or received intravenous bisphosphonate therapy within the 12-month reporting period	AMA - PCPI/ASH	X	X				
0379/70	Clinical Process/Effectiveness	<b>Hematology: Chronic Lymphocytic Leukemia (CLL): Baseline Flow Cytometry:</b> Percentage of patients aged 18 years and older seen within a 12 month reporting period with a diagnosis of chronic lymphocytic leukemia (CLL) made at any time during or prior to the reporting period who had baseline flow cytometry studies performed and documented in the chart	AMA - PCPI/ASH	X	X				

0387/ 71	Clinical Process/ Effective ness	<b>Breast Cancer: Hormonal Therapy for Stage IC - IIIC Estrogen Receptor/Progesterone Receptor (ER/PR) Positive Breast Cancer:</b> Percentage of female patients aged 18 years and older with Stage IC through IIIC, ER or PR positive breast cancer who were prescribed tamoxifen or aromatase inhibitor (AI) during the 12-month reporting period	AMA - PCPI/ ASC O/NC CN	X	X	X		X	MU1/ MU2
0385/ 72	Clinical Process/ Effective ness	<b>Colon Cancer: Chemotherapy for AJCC Stage III Colon Cancer Patients:</b> Percentage of patients aged 18 through 80 years with AJCC Stage III colon cancer who are referred for adjuvant chemotherapy, prescribed adjuvant chemotherapy, or have previously received adjuvant chemotherapy within the 12-month reporting period	AMA - PCPI/ ASC O/NC CN	X	X	X		X	MU1/ MU2
0464/ 76	Patient Safety	<b>Prevention of Catheter-Related Bloodstream Infections (CRBSI): Central Venous Catheter (CVC) Insertion Protocol:</b> Percentage of patients, regardless of age, who undergo CVC insertion for whom CVC was inserted with all elements of maximal sterile barrier technique [cap AND mask AND sterile gown AND sterile gloves AND a large sterile sheet AND hand hygiene AND 2% chlorhexidine for cutaneous antisepsis (or acceptable alternative antiseptics per current guideline)] followed	AMA -PCPI	X	X				
0323/ 81	Care Coordinat ion	<b>Adult Kidney Disease: Hemodialysis Adequacy: Solute:</b> Percentage of calendar months within a 12-month period during which patients aged 18 years and older with a diagnosis of ESRD receiving hemodialysis three times a week for $\geq 90$ days who have a $\text{spKt/V} \geq 1.2$	AMA -PCPI		X				
0321/ 82	Care Coordinat ion	<b>Adult Kidney Disease: Peritoneal Dialysis Adequacy: Solute:</b> Percentage of patients aged 18 years and older with a diagnosis of ESRD receiving peritoneal dialysis who have a total $\text{Kt/V} \geq 1.7$ per week measured once every 4 months	AMA -PCPI		X				
0393/ 83	Clinical Process/ Effective	<b>Hepatitis C: Testing for Chronic Hepatitis C – Confirmation of Hepatitis C Viremia:</b> Percentage of	AMA -PCPI		X				

		ness	patients aged 18 years and older with a diagnosis of hepatitis C seen for an initial evaluation who had HCV RNA testing ordered or previously performed							
0395/ 84		Clinical Process/ Effective ness	<b>Hepatitis C: Ribonucleic Acid (RNA) Testing Before Initiating Treatment:</b> Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment for whom quantitative HCV RNA testing was performed within 6 months prior to initiation of antiviral treatment	AMA -PCPI	X	X			X	
0396/ 85		Clinical Process/ Effective ness	<b>Hepatitis C: HCV Genotype Testing Prior to Treatment:</b> Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment for whom HCV genotype testing was performed prior to initiation of antiviral treatment	AMA -PCPI	X	X			X	
0397/ 86		Clinical Process/ Effective ness	<b>Hepatitis C: Antiviral Treatment Prescribed:</b> Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who were prescribed at a minimum peginterferon and ribavirin therapy within the 12-month reporting period	AMA -PCPI	X	X			X	
0398/ 87		Clinical Process/ Effective ness	<b>Hepatitis C: HCV Ribonucleic Acid (RNA) Testing at Week 12 of Treatment:</b> Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment for whom quantitative HCV RNA testing was performed at no greater than 12 weeks from the initiation of antiviral treatment	AMA -PCPI	X	X			X	
0401/ 89		Clinical Process/ Effective ness	<b>Hepatitis C: Counseling Regarding Risk of Alcohol Consumption:</b> Percentage of patients aged 18 years and older with a diagnosis of hepatitis C who were counseled about the risks of alcohol use at least once within 12-months	AMA -PCPI	X	X			X	
0394/ 90		Clinical Process/ Effective ness	<b>Hepatitis C: Counseling Regarding Use of Contraception Prior to Antiviral Therapy:</b> Percentage of female patients aged 18 through 44 years and all men aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment who were counseled regarding contraception prior to the initiation of treatment	AMA -PCPI	X	X			X	

0653/ 91	Clinical Process/ Effective ness	<b>Acute Otitis Externa (AOE): Topical Therapy:</b> Percentage of patients aged 2 years and older with a diagnosis of AOE who were prescribed topical preparations	AMA -PCPI	X	X				
0654/ 93	Care Coordinat ion	<b>Acute Otitis Externa (AOE): Systemic Antimicrobial Therapy – Avoidance of Inappropriate Use:</b> Percentage of patients aged 2 years and older with a diagnosis of AOE who were <b>not prescribed</b> systemic antimicrobial therapy	AMA -PCPI	X	X				
0391/ 99	Clinical Process/ Effective ness	<b>Breast Cancer Resection Pathology Reporting: pT Category (Primary Tumor) and pN Category (Regional Lymph Nodes) with Histologic Grade:</b> Percentage of breast cancer resection pathology reports that include the pT category (primary tumor), the pN category (regional lymph nodes), and the histologic grade	AMA - PCPI/ CAP	X	X				
0392/ 100	Clinical Process/ Effective ness	<b>Colorectal Cancer Resection Pathology Reporting: pT Category (Primary Tumor) and pN Category (Regional Lymph Nodes) with Histologic Grade:</b> Percentage of colon and rectum cancer resection pathology reports that include the pT category (primary tumor), the pN category (regional lymph nodes) and the histologic grade	AMA - PCPI/ CAP	X	X				
0389/ 102	Efficient Use of Healthcar e Resource s	<b>Prostate Cancer: Avoidance of Overuse of Bone Scan for Staging Low-Risk Prostate Cancer Patients:</b> Percentage of patients, regardless of age, with a diagnosis of prostate cancer at low risk of recurrence receiving interstitial prostate brachytherapy, OR external beam radiotherapy to the prostate, OR radical prostatectomy, OR cryotherapy who did <b>not</b> have a bone scan performed at any time since diagnosis of prostate cancer	AMA -PCPI	X	X	X			MU1/ MU2
0390/ 104	Clinical Process/ Effective ness	<b>Prostate Cancer: Adjuvant Hormonal Therapy for High Risk Prostate Cancer Patients:</b> Percentage of patients, regardless of age, with a diagnosis of prostate cancer at high risk of recurrence receiving external beam radiotherapy to the prostate who were prescribed adjuvant hormonal therapy (GnRH	AMA -PCPI	X	X				

			agonist or antagonist)							
0103/ 106	Clinical Process/ Effective ness	<b>Adult Major Depressive Disorder (MDD): Comprehensive Depression Evaluation: Diagnosis and Severity:</b> Percentage of patients aged 18 years and older with a diagnosis of major depressive disorder (MDD) with evidence that they met the DSM-IV-TR criteria for MDD AND for whom there is an assessment of depression severity during the visit in which a new diagnosis or recurrent episode was identified	AMA -PCPI	X	X					
0104/ 107	Clinical Process/ Effective ness	<b>Adult Major Depressive Disorder (MDD): Suicide Risk Assessment:</b> Percentage of patients aged 18 years and older with a diagnosis of major depressive disorder (MDD) with a suicide risk assessment completed during the visit in which a new diagnosis or recurrent episode was identified	AMA -PCPI	X	X					MU2
0054/ 108	Clinical Process/ Effective ness	<b>Rheumatoid Arthritis (RA): Disease Modifying Anti-Rheumatic Drug (DMARD) Therapy:</b> Percentage of patients aged 18 years and older who were diagnosed with RA and were prescribed, dispensed, or administered at least one ambulatory prescription for a DMARD	NCQ A	X	X				X	
0050/ 109	Patient and Family Engagem ent	<b>Osteoarthritis (OA): Function and Pain Assessment:</b> Percentage of patient visits for patients aged 21 years and older with a diagnosis of OA with assessment for function and pain	AMA -PCPI	X	X					
0041/ 110	Populatio n/Public Health	<b>Preventive Care and Screening: Influenza Immunization:</b> Percentage of patients aged 6 months and older seen for a visit between October 1 and March 31 who received an influenza immunization OR who reported previous receipt of an influenza immunization	AMA -PCPI	X	X	X	X		X	MU1/ MU2 ACO
0043/ 111	Clinical Process/ Effective ness	<b>Preventive Care and Screening: Pneumococcal Vaccination for Patients 65 Years and Older:</b> Percentage of patients aged 65 years and older who have ever received a pneumococcal vaccine	NCQ A	X	X	X	X		X	MU1/ MU2 ACO
0031/ 112	Clinical Process/ Effective ness	<b>Preventive Care and Screening: Breast Cancer Screening:</b> Percentage of women aged 40 through 69 years who had a mammogram to screen for breast cancer within 24 months	NCQ A	X	X	X	X		X	MU1/ MU2 ACO

0034/ 113	Clinical Process/ Effective ness	<b>Preventive Care and Screening: Colorectal Cancer Screening:</b> Percentage of patients aged 50 through 75 years who received the appropriate colorectal cancer screening	NCQ A	X	X	X	X	X	MU1/ MU2 ACO
0058/ 116	Efficient Use of Healthcar e Resource s	<b>Antibiotic Treatment for Adults with Acute Bronchitis: Avoidance of Inappropriate Use:</b> Percentage of adults aged 18 through 64 years with a diagnosis of acute bronchitis who were <b><u>not prescribed or dispensed</u></b> an antibiotic prescription on or within 3 days of the initial date of service	NCQ A	X	X				
0055/ 117	Clinical Process/ Effective ness	<b>Diabetes Mellitus: Dilated Eye Exam:</b> Percentage of patients aged 18 through 75 years with a diagnosis of diabetes mellitus who had a dilated eye exam	NCQ A	X	X	X		X	MU1/ MU2
0066/ 118	Clinical Process/ Effective ness	<b>Coronary Artery Disease (CAD): Angiotensin-Converting Enzyme (ACE) Inhibitor or Angiotensin Receptor Blocker (ARB) Therapy - Diabetes or Left Ventricular Systolic Dysfunction (LVEF &lt; 40%):</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who also have diabetes OR a current or prior Left Ventricular Ejection Fraction (LVEF) < 40% who were prescribed ACE inhibitor or ARB therapy	AMA - PCPI/ ACC F/AH A		X		X		ACO
0062/ 119	Clinical Process/ Effective ness	<b>Diabetes: Medical Attention for Nephropathy:</b> Percentage of patients aged 18 through 75 years with diabetes mellitus who received urine protein screening or medical attention for nephropathy during at least one office visit within 12 months	NCQ A	X	X	X		X	MU1/ MU2
AQA adopt ed/ 121	Clinical Process/ Effective ness	<b>Adult Kidney: Disease Laboratory Testing (Lipid Profile):</b> Percentage of patients aged 18 years and older with a diagnosis of CKD (stage 3, 4, or 5, not receiving Renal Replacement Therapy [RRT]) who had a fasting lipid profile performed at least once within a 12-month period	AMA -PCPI	X	X			X	
AQA adopt ed/ 122	Clinical Process/ Effective ness	<b>Adult Kidney Disease: Blood Pressure Management:</b> Percentage of patient visits for those patients aged 18 years and older with a diagnosis of CKD (stage 3, 4, or 5, not receiving Renal Replacement Therapy [RRT]) and documented proteinuria with a blood	AMA -PCPI	X	X			X	

		pressure < 130/80 mmHg OR $\geq$ 130/80 mmHg with a documented plan of care							
AQA adopt ed/ 123	Clinical Process/ Effective ness	<b>Adult Kidney Disease: Patients On Erythropoiesis-Stimulating Agent (ESA) - Hemoglobin Level &gt; 12.0 g/dL:</b> Percentage of calendar months within a 12-month period during which a Hemoglobin level is measured for patients aged 18 years and older with a diagnosis of advanced Chronic Kidney Disease (CKD) (stage 4 or 5, not receiving RRT [Renal Replacement Therapy]) or End Stage Renal Disease (ESRD) (who are on hemodialysis or peritoneal dialysis) who are also receiving ESA therapy AND have a Hemoglobin level > 12.0 g/dL	AMA -PCPI	X	X			X	
0417/ 126	Clinical Process/ Effective ness	<b>Diabetes Mellitus: Diabetic Foot and Ankle Care, Peripheral Neuropathy – Neurological Evaluation:</b> Percentage of patients aged 18 years and older with a diagnosis of diabetes mellitus who had a neurological examination of their lower extremities within 12 months	APM A	X	X				
0416/ 127	Clinical Process/ Effective ness	<b>Diabetes Mellitus: Diabetic Foot and Ankle Care, Ulcer Prevention – Evaluation of Footwear:</b> Percentage of patients aged 18 years and older with a diagnosis of diabetes mellitus who were evaluated for proper footwear and sizing	APM A	X	X				
0421/ 128	Populatio n/Public Health	<b>Preventive Care and Screening: Body Mass Index (BMI) Screening and Follow-Up:</b> Percentage of patients aged 18 years and older with a calculated BMI in the past 6 months or during the current visit documented in the medical record AND if the most recent BMI is <u>outside of normal parameters</u> , a follow-up plan is documented within the past 6 months or during the current visit <b>Normal Parameters:</b> Age 65 years and older BMI $\geq$ 23 and < 30; Age 18 – 64 years BMI $\geq$ 18.5 and < 25	CMS/ QIP	X	X	X	X	X	MU1/ MU2 ACO
0419/ 130	Patient Safety	<b>Documentation of Current Medications in the Medical Record:</b> Percentage of specified visits for patients aged 18 years and older for which the eligible professional attests to documenting a list of current medications to the best of his/her knowledge and ability. This list <u>must</u> include ALL prescriptions, over-the-	CMS/ QIP	X	X			X	MU2



		counters, herbals, and vitamin/mineral/dietary (nutritional) supplements AND <b><i>must</i></b> contain the medications' name, dosage, frequency and route of administration							
0420/ 131	Population/ Public Health	<b>Pain Assessment and Follow-Up:</b> Percentage of visits for patients aged 18 years and older with documentation of a pain assessment through discussion with the patient including the use of a standardized tool(s) on each visit AND documentation of a follow-up plan when pain is present	CMS/ QIP	X	X				
0418/ 134	Population/ Public Health	<b>Preventive Care and Screening: Screening for Clinical Depression and Follow-Up Plan:</b> Percentage of patients aged 12 years and older screened for clinical depression on the date of encounter using an age appropriate standardized depression screening tool AND, if positive, a follow-up plan is documented on the date of the positive screen	CMS/ QIP	X	X		X		MU2 ACO
0650/ 137	Clinical Process/ Effectiveness	<b>Melanoma: Continuity of Care – Recall System:</b> Percentage of patients, regardless of age, with a current diagnosis of melanoma or a history of melanoma whose information was entered, at least once within a 12 month period, into a recall system that includes: • A target date for the next complete physical skin exam, AND • A process to follow up with patients who either did not make an appointment within the specified timeframe or who missed a scheduled appointment	AMA - PCPI/ NCQA		X				
0561/ 138	Care Coordination	<b>Melanoma: Coordination of Care:</b> Percentage of patient visits, regardless of age, with a new occurrence of melanoma who have a treatment plan documented in the chart that was communicated to the physician(s) providing continuing care within one month of diagnosis	AMA - PCPI/ NCQA		X				
0566/ 140	Clinical Process/ Effectiveness	<b>Age-Related Macular Degeneration (AMD): Counseling on Antioxidant Supplement:</b> Percentage of patients aged 50 years and older with a diagnosis of age-related macular degeneration or their caregiver(s) who were counseled within 12 months on the benefits and/or risks of the Age-Related Eye Disease Study (AREDS) formulation for	AMA - PCPI/ NCQA	X	X				

			preventing progression of AMD							
0563/ 141	Care Coordinat ion		<b>Primary Open-Angle Glaucoma (POAG): Reduction of Intraocular Pressure (IOP) by 15% OR Documentation of a Plan of Care:</b> Percentage of patients aged 18 years and older with a diagnosis of primary open-angle glaucoma whose glaucoma treatment has not failed (the most recent IOP was reduced by at least 15% from the pre- intervention level) OR if the most recent IOP was not reduced by at least 15% from the pre- intervention level, a plan of care was documented within 12 months	AMA - PCPI/ NCQ A	X	X				
0051/ 142	Clinical Process/ Effective ness		<b>Osteoarthritis (OA): Assessment for Use of Anti-Inflammatory or Analgesic Over-the-Counter (OTC) Medications:</b> Percentage of patient visits for patients aged 21 years and older with a diagnosis of OA with an assessment for use of anti-inflammatory or analgesic OTC medications	AMA -PCPI	X	X				
0384/ 143	Patient and Family Engagem ent		<b>Oncology: Medical and Radiation – Pain Intensity Quantified:</b> Percentage of patient visits, regardless of patient age, with a diagnosis of cancer currently receiving chemotherapy or radiation therapy in which pain intensity is quantified	AMA -PCPI		X			X	MU2
0383/ 144	Patient and Family Engagem ent		<b>Oncology: Medical and Radiation – Plan of Care for Pain:</b> Percentage of visits for patients, regardless of age, with a diagnosis of cancer currently receiving chemotherapy or radiation therapy who report having pain with a documented plan of care to address pain	AMA -PCPI		X			X	
0510/ 145	Patient Safety		<b>Radiology: Exposure Time Reported for Procedures Using Fluoroscopy:</b> Percentage of final reports for procedures using fluoroscopy that include documentation of radiation exposure or exposure time	AMA - PCPI/ NCQ A	X	X				
0508/ 146	Efficient Use of Healthcar e Resource s		<b>Radiology: Inappropriate Use of “Probably Benign” Assessment Category in Mammography Screening:</b> Percentage of final reports for screening mammograms that are classified as “probably benign”	AMA - PCPI/ NCQ A	X	X				
0511/ 147	Care Coordinat ion		<b>Nuclear Medicine: Correlation with Existing Imaging Studies for All Patients Undergoing Bone</b>	AMA -PCPI	X	X				

			<b>Scintigraphy:</b> Percentage of final reports for all patients, regardless of age, undergoing bone scintigraphy that include physician documentation of correlation with existing relevant imaging studies (e.g., x-ray, MRI, CT, etc.) that were performed							
0322/148	Efficient Use of Health-care Resources		<b>Back Pain: Initial Visit:</b> The percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who had back pain and function assessed during the initial visit to the clinician for the episode of back pain	NCQA					X	
0319/149	Clinical Process/Effectiveness		<b>Back Pain: Physical Exam:</b> Percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who received a physical examination at the initial visit to the clinician for the episode of back pain	NCQA					X	
0314/150	Clinical Process/Effectiveness		<b>Back Pain: Advice for Normal Activities:</b> The percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who received advice for normal activities at the initial visit to the clinician for the episode of back pain	NCQA					X	
0313/151	Clinical Process/Effectiveness		<b>Back Pain: Advice Against Bed Rest:</b> The percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who received advice against bed rest lasting 4 days or longer at the initial visit to the clinician for the episode of back pain	NCQA					X	
0101/154	Patient Safety		<b>Falls: Risk Assessment:</b> Percentage of patients aged 65 years and older with a history of falls who had a risk assessment for falls completed within 12 months	AMA-PCPI/NCQA	X	X				
0101/155	Care Coordination		<b>Falls: Plan of Care:</b> Percentage of patients aged 65 years and older with a history of falls who had a plan of care for falls documented within 12 months	AMA-PCPI/NCQA	X	X				
0382/156	Patient Safety		<b>Oncology: Radiation Dose Limits to Normal Tissues:</b> Percentage of patients, regardless of age, with a diagnosis of pancreatic or lung cancer receiving 3D conformal radiation therapy with documentation in medical record that	AMA-PCPI	X	X				

			radiation dose limits to normal tissues were established prior to the initiation of a course of 3D conformal radiation for a minimum of two tissues							
0455/157	Patient Safety	<b>Thoracic Surgery: Recording of Clinical Stage Prior to Lung Cancer or Esophageal Cancer Resection:</b> Percentage of surgical patients aged 18 years and older undergoing resection for lung or esophageal cancer who had clinical staging provided prior to surgery	STS	X	X					
0404/159	Clinical Process/Effectiveness	<b>HIV/AIDS: CD4+ Cell Count or CD4+ Percentage:</b> Percentage of patients aged 6 months and older with a diagnosis of HIV/AIDS for whom a CD4+ cell count or CD4+ cell percentage was performed at least once every 6 months	AMA - PCPI/NCQA		X			X		
0405/160	Clinical Process/Effectiveness	<b>HIV/AIDS: Pneumocystis Jiroveci Pneumonia (PCP) Prophylaxis:</b> Percentage of patients aged 6 years and older with a diagnosis of HIV/AIDS and CD4+ cell count < 200 cells/mm <sup>3</sup> who were prescribed PCP prophylaxis within 3 months of low CD4+ cell count	AMA - PCPI/NCQA		X			X		MU2
0406/161	Clinical Process/Effectiveness	<b>HIV/AIDS: Adolescent and Adult Patients with HIV/AIDS Who Are Prescribed Potent Antiretroviral Therapy:</b> Percentage of patients with a diagnosis of HIV/AIDS aged 13 years and older: who have a history of a nadir CD4+ cell count below 350/mm <sup>3</sup> or who have a history of an AIDS-defining condition, regardless of CD4+ cell count; or who are pregnant, regardless of CD4+ cell count or age, who were prescribed potent antiretroviral therapy	AMA - PCPI/NCQA		X			X		
N/A/162	Clinical Process/Effectiveness	<b>HIV/AIDS: HIV RNA Control After Six Months of Potent Antiretroviral Therapy:</b> Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS who are receiving potent antiretroviral therapy, who have a viral load below limits of quantification after at least 6 months of potent antiretroviral therapy or patients whose viral load is not below limits of quantification after at least 6 months of potent antiretroviral therapy and have documentation of a plan of care	AMA - PCPI/NCQA		X			X		MU2
0056/163	Clinical Process/	<b>Diabetes Mellitus: Foot Exam:</b> The percentage of patients aged 18 through	NCQA	X	X	X		X		MU1/MU2

	Effective ness	75 years with diabetes who had a foot examination							
0129/ 164	Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Prolonged Intubation:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who require intubation > 24 hours	STS		X			X	
0130/ 165	Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Deep Sternal Wound Infection Rate:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who, within 30 days postoperatively, develop deep sternal wound infection involving muscle, bone, and/or mediastinum requiring operative intervention	STS		X			X	
0131/ 166	Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Stroke:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who have a <b>postoperative</b> stroke (i.e., any confirmed neurological deficit of abrupt onset caused by a disturbance in blood supply to the brain) that did not resolve within 24 hours	STS		X			X	
0114/ 167	Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Postoperative Renal Failure:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery (without pre-existing renal failure) who develop postoperative renal failure or require dialysis	STS		X			X	
0115/ 168	Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Surgical Re-Exploration:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who require a return to the operating room (OR) during the current hospitalization for mediastinal bleeding with or without tamponade, graft occlusion, valve dysfunction, or other cardiac reason	STS		X			X	
0116/ 169	Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Antiplatelet Medications at Discharge:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who were discharged on antiplatelet medication	STS		X			X	
0117/ 170	Clinical Process/	<b>Coronary Artery Bypass Graft (CABG): Beta-Blockers Administered</b>	STS		X			X	

		Effective ness	<b>at Discharge:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who were discharged on beta-blockers							
0118/ 171		Clinical Process/ Effective ness	<b>Coronary Artery Bypass Graft (CABG): Anti-Lipid Treatment at Discharge:</b> Percentage of patients aged 18 years and older undergoing isolated CABG surgery who were discharged on a statin or other lipid-lowering regimen	STS		X			X	
0259/ 172		Clinical Process/ Effective ness	<b>Hemodialysis Vascular Access Decision-Making by Surgeon to Maximize Placement of Autogenous Arterial Venous (AV) Fistula:</b> Percentage of patients aged 18 years and older with a diagnosis of advanced Chronic Kidney Disease (CKD) (stage 4 or 5) or End Stage Renal Disease (ESRD) requiring hemodialysis vascular access documented by surgeon to have received autogenous AV fistula	SVS	X	X				
AQA adopt ed/ 173	◇	Populatio n/Public Health	<b>Preventive Care and Screening: Unhealthy Alcohol Use – Screening:</b> Percentage of patients aged 18 years and older who were screened for unhealthy alcohol use using a systematic screening method within 24 months	AMA -PCPI	X	X	X		X	
AQA adopt ed/ 176		Clinical Process/ Effective ness	<b>Rheumatoid Arthritis (RA): Tuberculosis Screening:</b> Percentage of patients aged 18 years and older with a diagnosis of RA who have documentation of a tuberculosis (TB) screening performed and results interpreted within 6 months prior to receiving a first course of therapy using a biologic disease-modifying anti-rheumatic drug (DMARD)	AMA - PCPI/ NCQ A	X	X			X	
AQA adopt ed/ 177		Clinical Process/ Effective ness	<b>Rheumatoid Arthritis (RA): Periodic Assessment of Disease Activity:</b> Percentage of patients aged 18 years and older with a diagnosis of RA who have an assessment and classification of disease activity within 12 months	AMA - PCPI/ NCQ A	X	X			X	
AQA adopt ed/ 178		Clinical Process/ Effective ness	<b>Rheumatoid Arthritis (RA): Functional Status Assessment:</b> Percentage of patients aged 18 years and older with a diagnosis of RA for whom a functional status assessment was performed at least once within 12 months	AMA - PCPI/ NCQ A	X	X			X	
AQA adopt		Clinical Process/	<b>Rheumatoid Arthritis (RA): Assessment and Classification of</b>	AMA -	X	X			X	

ed/ 179	Effective ness	<b>Disease Prognosis:</b> Percentage of patients aged 18 years and older with a diagnosis of RA who have an assessment and classification of disease prognosis at least once within 12 months	PCPI/ NCQ A						
AQA adopt ed/ 180	Care Coordinat ion	<b>Rheumatoid Arthritis (RA): Glucocorticoid Management:</b> Percentage of patients aged 18 years and older with a diagnosis of RA who have been assessed for glucocorticoid use and, for those on prolonged doses of prednisone $\geq 10$ mg daily (or equivalent) with improvement or no change in disease activity, documentation of glucocorticoid management plan within 12 months	AMA - PCPI/ NCQ A	X	X			X	
AQA adopt ed/ 181	Patient Safety	<b>Elder Maltreatment Screen and Follow-Up Plan:</b> Percentage of patients aged 65 years and older with a documented elder maltreatment screen on the date of encounter AND a documented follow-up plan on the date of the positive screen	CMS/ QIP	X	X				
AQA adopt ed/ 182	Care Coordinat ion	<b>Functional Outcome Assessment:</b> Percentage of visits for patients aged 18 years and older with documentation of a current functional outcome assessment using a standardized functional outcome assessment tool on the date of encounter AND documentation of a care plan based on identified functional outcome deficiencies on the date of the identified deficiencies	CMS/ QIP	X	X				
0399/ 183	Populatio n/Public Health	<b>Hepatitis C: Hepatitis A Vaccination in Patients with HCV:</b> Percentage of patients aged 18 years and older with a diagnosis of hepatitis C who received at least one injection of hepatitis A vaccine, or who have documented immunity to hepatitis A	AMA -PCPI	X	X			X	
0400/ 184	Populatio n/Public Health	<b>Hepatitis C: Hepatitis B Vaccination in Patients with HCV:</b> Percentage of patients aged 18 years and older with a diagnosis of hepatitis C who received at least one injection of hepatitis B vaccine, or who have documented immunity to hepatitis B	AMA -PCPI	X	X			X	
0659/ 185	Care Coordinat ion	<b>Endoscopy &amp; Polyp Surveillance: Colonoscopy Interval for Patients with a History of Adenomatous Polyps – Avoidance of Inappropriate Use:</b> Percentage of patients aged 18 years and	AMA - PCPI/ NCQ A	X	X				

		older receiving a surveillance colonoscopy, with a history of a prior colonic polyp(s) in previous colonoscopy findings, who had an interval of 3 or more years since their last colonoscopy							
0437/187	Clinical Process/Effectiveness	<b>Stroke and Stroke Rehabilitation: Thrombolytic Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of acute ischemic stroke who arrive at the hospital within 2 hours of time last known well and for whom IV t-PA was initiated within 3 hours of time last known well	AHA/ASA/TJC		X				
N/A/188	Care Coordination	<b>Referral for Otologic Evaluation for Patients with Congenital or Traumatic Deformity of the Ear:</b> Percentage of patients aged birth and older referred to a physician (preferably a physician with training in disorders of the ear) for an otologic evaluation subsequent to an audiologic evaluation after presenting with a congenital or traumatic deformity of the ear (internal or external)	AQC	X	X				
N/A/189	Care Coordination	<b>Referral for Otologic Evaluation for Patients with History of Active Drainage from the Ear Within the Previous 90 Days:</b> Percentage of patients aged birth and older who have disease of the ear and mastoid processes referred to a physician (preferably a physician with training in disorders of the ear) for an otologic evaluation subsequent to an audiologic evaluation after presenting with a history of active drainage from the ear within the previous 90 days	AQC	X	X				
N/A/190	Care Coordination	<b>Referral for Otologic Evaluation for Patients with a History of Sudden or Rapidly Progressive Hearing Loss:</b> Percentage of patients aged birth and older referred to a physician (preferably a physician with training in disorders of the ear) for an otologic evaluation immediately following an audiologic evaluation that verifies and documents sudden or rapidly progressive hearing loss	AQC	X	X				
0565/191	Clinical Process/Effectiveness	<b>Cataracts: 20/40 or Better Visual Acuity within 90 Days Following Cataract Surgery:</b> Percentage of	AMA - PCPI/		X			X	MU2



	ness	patients aged 18 years and older with a diagnosis of uncomplicated cataract who had cataract surgery and no significant ocular conditions impacting the visual outcome of surgery and had best-corrected visual acuity of 20/40 or better (distance or near) achieved within 90 days following the cataract surgery	NCQ A						
0564/ 192	Patient Safety	<b>Cataracts: Complications within 30 Days Following Cataract Surgery Requiring Additional Surgical Procedures:</b> Percentage of patients aged 18 years and older with a diagnosis of uncomplicated cataract who had cataract surgery and had any of a specified list of surgical procedures in the 30 days following cataract surgery which would indicate the occurrence of any of the following major complications: retained nuclear fragments, endophthalmitis, dislocated or wrong power IOL, retinal detachment, or wound dehiscence	AMA - PCPI/ NCQ A		X			X	MU2
0454/ 193	Patient Safety	<b>Perioperative Temperature Management:</b> Percentage of patients, regardless of age, undergoing surgical or therapeutic procedures under general or neuraxial anesthesia of 60 minutes duration or longer, except patients undergoing cardiopulmonary bypass, for whom <i>either</i> active warming was used intraoperatively for the purpose of maintaining normothermia, OR at least one body temperature equal to or greater than 36 degrees Centigrade (or 96.8 degrees Fahrenheit) was recorded within the 30 minutes immediately before or the 15 minutes immediately after anesthesia end time	AMA -PCPI	X	X				
0386/ 194	Clinical Process/ Effective ness	<b>Oncology: Cancer Stage Documented:</b> Percentage of patients, regardless of age, with a diagnosis of cancer who are seen in the ambulatory setting who have a baseline AJCC cancer stage or documentation that the cancer is metastatic in the medical record at least once within 12 months	AMA - PCPI/ ASC O	X	X			X	
0507/ 195	Clinical Process/ Effective ness	<b>Radiology: Stenosis Measurement in Carotid Imaging Reports:</b> Percentage of final reports for carotid imaging studies (neck magnetic resonance angiography [MRA], neck computed tomography angiography [CTA], neck	AMA - PCPI/ NCQ A	X	X				

			duplex ultrasound, carotid angiogram) performed that include direct or indirect reference to measurements of distal internal carotid diameter as the denominator for stenosis measurement							
0074/197		Clinical Process/Effectiveness	<b>Coronary Artery Disease (CAD): Lipid Control:</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who have a LDL-C result < 100 mg/dL OR patients who have a LDL-C result ≥ 100 mg/dL and have a documented plan of care to achieve LDL-C < 100 mg/dL, including at a minimum the prescription of a statin	AMA - PCPI/ACC F/AH A		X	X	X	X	MU1 ACO
0079/198		Clinical Process/Effectiveness	<b>Heart Failure: Left Ventricular Ejection Fraction (LVEF) Assessment:</b> Percentage of patients aged 18 years and older with a diagnosis of heart failure for whom the quantitative or qualitative results of a recent or prior [any time in the past] LVEF assessment is documented within a 12 month period	AMA - PCPI/ACC F/AH A		X			X	
0084/200	◇	Clinical Process/Effectiveness	<b>Heart Failure: Warfarin Therapy for Patients with Atrial Fibrillation:</b> Percentage of all patients aged 18 and older with a diagnosis of heart failure and paroxysmal or chronic atrial fibrillation who were prescribed warfarin therapy	AMA - PCPI/ACC F/A HA			X			MU1
0073/201		Clinical Process/Effectiveness	<b>Ischemic Vascular Disease (IVD): Blood Pressure Management:</b> Percentage of patients aged 18 to 75 years with Ischemic Vascular Disease (IVD) who had most recent blood pressure in control (less than 140/90 mmHg)	NCQ A	X	X	X		X	MU1
0068/204		Clinical Process/Effectiveness	<b>Ischemic Vascular Disease (IVD): Use of Aspirin or Another Antithrombotic:</b> Percentage of patients aged 18 years and older with Ischemic Vascular Disease (IVD) with documented use of aspirin or another antithrombotic	NCQ A	X	X	X	X	X	MU1/ MU2 ACO Million Hearts
0409/205		Clinical Process/Effectiveness	<b>HIV/AIDS: Sexually Transmitted Disease Screening for Chlamydia and Gonorrhea:</b> Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS for whom chlamydia and gonorrhea screenings were performed at least once since the diagnosis of HIV infection	AMA - PCPI/NCQ A		X			X	

0410/ 208	Clinical Process/ Effective ness	<b>HIV/AIDS: Sexually Transmitted Disease Screening for Syphilis:</b> Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS who were screened for syphilis at least once within 12 months	AMA - PCPI/ NCQ A		X			X	
0445/ 209	Clinical Process/ Effective ness	<b>Functional Communication Measure - Spoken Language Comprehension:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Spoken Language Comprehension Functional Communication Measure	ASH A		X				
0449/ 210	Clinical Process/ Effective ness	<b>Functional Communication Measure – Attention:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Attention Functional Communication Measure	ASH A		X				
0448/ 211	Clinical Process/ Effective ness	<b>Functional Communication Measure – Memory:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Memory Functional Communication Measure	ASH A		X				
0447/ 212	Clinical Process/ Effective ness	<b>Functional Communication Measure - Motor Speech:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Motor Speech Functional Communication Measure	ASH A		X				
0446/ 213	Clinical Process/ Effective ness	<b>Functional Communication Measure – Reading:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Reading Functional Communication Measure	ASH A		X				
0444/ 214	Clinical Process/ Effective ness	<b>Functional Communication Measure - Spoken Language Expression:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Spoken Language Expression Functional Communication Measure	ASH A		X				
0442/ 215	Clinical Process/	<b>Functional Communication Measure – Writing:</b> Percentage of patients aged 16	ASH A		X				

	Effective ness	years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Writing Functional Communication Measure							
0443/ 216	Clinical Process/ Effective ness	<b>Functional Communication Measure – Swallowing:</b> Percentage of patients aged 16 years and older with a diagnosis of late effects of cerebrovascular disease (CVD) that make progress on the Swallowing Functional Communication Measure	ASH A		X				
0422/ 217	Care Coordinat ion	<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Knee Impairments:</b> Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the knee in which the change in their Risk-Adjusted Functional Status is measured	FOT O		X				
0423/ 218	Care Coordinat ion	<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Hip Impairments:</b> Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the hip in which the change in their Risk-Adjusted Functional Status is measured	FOT O		X				
0424/ 219	Care Coordinat ion	<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Lower Leg, Foot or Ankle Impairments:</b> Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the lower leg, foot or ankle in which the change in their Risk-Adjusted Functional Status is measured	FOT O		X				
0425/ 220	Care Coordinat ion	<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Lumbar Spine Impairments:</b> Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the lumbar spine in which the change in their Risk-Adjusted Functional Status is measured	FOT O		X				
0426/ 221	Care Coordinat ion	<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Shoulder Impairments:</b>	FOT O		X				

			Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the shoulder in which the change in their Risk-Adjusted Functional Status is measured							
0427/ 222	Care Coordinat ion		<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Elbow, Wrist or Hand Impairments:</b> Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the elbow, wrist or hand in which the change in their Risk-Adjusted Functional Status is measured	FOT O		X				
0428/ 223	Care Coordinat ion		<b>Functional Deficit: Change in Risk-Adjusted Functional Status for Patients with Neck, Cranium, Mandible, Thoracic Spine, Ribs, or Other General Orthopedic Impairments:</b> Percentage of patients aged 18 or older that receive treatment for a functional deficit secondary to a diagnosis that affects the neck, cranium, mandible, thoracic spine, ribs, or other general orthopedic impairment in which the change in their Risk-Adjusted Functional Status is measured	FOT O		X				
0562/ 224	Efficient Use of Healthcar e Resource s		<b>Melanoma: Overutilization of Imaging Studies in Melanoma:</b> Percentage of patients, regardless of age, with a current diagnosis of stage 0 through IIC melanoma or a history of melanoma of any stage, without signs or symptoms suggesting systemic spread, seen for an office visit during the one-year measurement period, for whom no diagnostic imaging studies were ordered	AMA - PCPI/ NCQ A		X				
0509/ 225	Care Coordinat ion		<b>Radiology: Reminder System for Mammograms:</b> Percentage of patients aged 40 years and older undergoing a screening mammogram whose information is entered into a reminder system with a target due date for the next mammogram	AMA - PCPI/ NCQ A	X	X				
0028/ 226	Populatio n/Public Health		<b>Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention:</b> Percentage of patients 18 years and older who were screened for tobacco use one or more times within 24 months <b>AND</b> who received cessation counseling intervention if identified as a	AMA -PCPI	X	X	X	X	X	MU1/ MU2 ACO Million Hearts

		tobacco user									
N/A/ 228	Clinical Process/ Effective ness	<b>Heart Failure (HF): Left Ventricular Function (LVF) Testing:</b> Percentage of patients 18 years and older with Left Ventricular Function (LVF) testing performed within the previous 12 months for patients who are hospitalized with a principal diagnosis of Heart Failure (HF) during the reporting period	CMS/ QIP		X						
N/A/ 231	Clinical Process/ Effective ness	<b>Asthma: Tobacco Use: Screening - Ambulatory Care Setting:</b> Percentage of patients (or their primary caregiver) aged 5 through 50 years with a diagnosis of asthma who were queried about tobacco use and exposure to second hand smoke within their home environment at least once during the one-year measurement period	AMA - PCPI/ NCQ A	X	X				X		
N/A/ 232	Clinical Process/ Effective ness	<b>Asthma: Tobacco Use: Intervention - Ambulatory Care Setting:</b> Percentage of patients (or their primary caregiver) aged 5 through 50 years with a diagnosis of asthma who were identified as tobacco users (patients who currently use tobacco AND patients who do not currently use tobacco, but are exposed to second hand smoke in their home environment) who received tobacco cessation intervention at least once during the one-year measurement period	AMA - PCPI/ NCQ A	X	X				X		
0457/ 233	Clinical Process/ Effective ness	<b>Thoracic Surgery: Recording of Performance Status Prior to Lung or Esophageal Cancer Resection:</b> Percentage of patients aged 18 years and older undergoing resection for lung or esophageal cancer who had performance status documented and reviewed within 2 weeks prior to surgery	STS		X						
0458/ 234	Patient Safety	<b>Thoracic Surgery: Pulmonary Function Tests Before Major Anatomic Lung Resection (Pneumonectomy, Lobectomy, or Formal Segmentectomy):</b> Percentage of thoracic surgical patients aged 18 years and older undergoing at least one pulmonary function test within 12 months prior to a major lung resection (pneumonectomy, lobectomy, or formal segmentectomy)	STS		X						
0018/ 236	Clinical Process/ Effective	<b>Hypertension (HTN): Controlling High Blood Pressure:</b> Percentage of patients aged 18 through 85 years of age	NCQ A	X	X	X	X		X	MU1/ MU2 ACO	

		ness	who had a diagnosis of hypertension (HTN) and whose BP was adequately controlled (< 140/90 mmHg)						Million Hearts
0013/237	◇	Clinical Process/Effectiveness	<b>Hypertension (HTN): Blood Pressure Measurement:</b> Percentage of patient visits for patients aged 18 years and older with a diagnosis of hypertension with blood pressure (BP) recorded	AMA-PCPI			X		MU1
0022/238		Patient Safety	<b>Drugs to be Avoided in the Elderly:</b> Percentage of patients ages 65 years and older who received at least one drug to be avoided in the elderly and/or two different drugs to be avoided in the elderly in the measurement period	NCQA			X		MU2
0024/239		Population/Public Health	<b>Weight Assessment and Counseling for Children and Adolescents:</b> Percentage of children 2 through 17 years of age who had an outpatient visit with a PCP or OB/GYN and who had evidence of BMI percentile documentation, counseling for nutrition and counseling for physical activity during the measurement period	NCQA			X		MU1/ MU2
0038/240		Population/Public Health	<b>Childhood Immunization Status:</b> The percentage of children 2 years of age who had four diphtheria, tetanus and acellular pertussis (DTaP); three polio (IPV); one measles, mumps, rubella (MMR); three H influenza type B (HiB); three hepatitis B (Hep B); one chicken pox (VZV); four pneumococcal conjugate (PCV); two hepatitis A (Hep A); two or three rotavirus (RV); and two influenza (flu) vaccines by their second birthday	NCQA			X		MU1/ MU2
0075/241		Clinical Process/Effectiveness	<b>Ischemic Vascular Disease (IVD): Complete Lipid Panel and Low Density Lipoprotein (LDL-C) Control:</b> Percentage of patients aged 18 years and older with Ischemic Vascular Disease (IVD) who received at least one lipid profile within 12 months and whose most recent LDL-C level was in control (less than 100 mg/dL)	NCQA	X	X	X	X	MU1/ MU2 ACO Million Hearts
N/A/242		Clinical Process/Effectiveness	<b>Coronary Artery Disease (CAD): Symptom Management:</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period with an evaluation of level of activity and an assessment of whether anginal symptoms are present or absent with	AMA-PCPI/ACC F/AHA		X		X	

			appropriate management of anginal symptoms within a 12 month period							
0643/ 243	Clinical Process/ Effective ness		<b>Cardiac Rehabilitation Patient Referral from an Outpatient Setting:</b> Percentage of patients evaluated in an outpatient setting who within the previous 12 months have experienced an acute myocardial infarction (MI), coronary artery bypass graft (CABG) surgery, a percutaneous coronary intervention (PCI), cardiac valve surgery, or cardiac transplantation, or who have chronic stable angina (CSA) and have not already participated in an early outpatient cardiac rehabilitation/secondary prevention (CR) program for the qualifying event/diagnosis who were referred to a CR program	ACC F- AHA		X				
N/A/ 244	Clinical Process/ Effective ness		<b>Hypertension: Blood Pressure Management:</b> Percentage of patients aged 18 years and older with a diagnosis of hypertension seen within a 12 month period with a blood pressure < 140/90 mmHg OR patients with a blood pressure ≥ 140/90 mmHg and prescribed two or more anti-hypertensive medications during the most recent office visit	AMA - PCPI/ ACC F/AH A		X				
AQA adopt ed/ 245	Clinical Process/ Effective ness		<b>Chronic Wound Care: Use of Wound Surface Culture Technique in Patients with Chronic Skin Ulcers (Overuse Measure):</b> Percentage of patient visits for those patients aged 18 years and older with a diagnosis of chronic skin ulcer <b>without</b> the use of a wound surface culture technique	AMA - PCPI/ NCQ A	X	X				
AQA adopt ed/ 246	Clinical Process/ Effective ness		<b>Chronic Wound Care: Use of Wet to Dry Dressings in Patients with Chronic Skin Ulcers (Overuse Measure):</b> Percentage of patient visits for those patients aged 18 years and older with a diagnosis of chronic skin ulcer <b>without</b> a prescription or recommendation to use wet to dry dressings	AMA - PCPI/ NCQ A	X	X				
AQA adopt ed/ 247	Clinical Process/ Effective ness		<b>Substance Use Disorders: Counseling Regarding Psychosocial and Pharmacologic Treatment Options for Alcohol Dependence:</b> Percentage of patients aged 18 years and older with a diagnosis of current alcohol dependence	AMA - PCPI/ NCQ A	X	X				



		who were counseled regarding psychosocial AND pharmacologic treatment options for alcohol dependence within the 12-month reporting period								
AQA adopt ed/ 248	Clinical Process/ Effective ness	<b>Substance Use Disorders: Screening for Depression Among Patients with Substance Abuse or Dependence:</b> Percentage of patients aged 18 years and older with a diagnosis of current substance abuse or dependence who were screened for depression within the 12-month reporting period	AMA - PCPI/ NCQ A	X	X					
N/A/ 249	Clinical Process/ Effective ness	<b>Barrett's Esophagus:</b> Percentage of esophageal biopsy reports that document the presence of Barrett's mucosa that also include a statement about dysplasia	CAP	X	X					
N/A/ 250	Clinical Process/ Effective ness	<b>Radical Prostatectomy Pathology Reporting:</b> Percentage of radical prostatectomy pathology reports that include the pT category, the pN category, the Gleason score and a statement about margin status	CAP	X	X					
N/A/ 251	Clinical Process/ Effective ness	<b>Immunohistochemical (IHC) Evaluation of Human Epidermal Growth Factor Receptor 2 Testing (HER2) for Breast Cancer Patients:</b> This is a measure based on whether quantitative evaluation of Human Epidermal Growth Factor Receptor 2 Testing (HER2) by immunohistochemistry (IHC) uses the system recommended in the ASCO/CAP Guidelines for Human Epidermal Growth Factor Receptor 2 Testing in breast cancer	CAP	X	X					
0503/ 252	Clinical Process/ Effective ness	<b>Anticoagulation for Acute Pulmonary Embolus Patients:</b> Anticoagulation ordered for patients who have been discharged from the emergency department (ED) with a diagnosis of acute pulmonary embolus	ACEP	X	X					
0651/ 254	Clinical Process/ Effective ness	<b>Ultrasound Determination of Pregnancy Location for Pregnant Patients with Abdominal Pain:</b> Percentage of pregnant female patients aged 14 to 50 who present to the emergency department (ED) with a chief complaint of abdominal pain or vaginal bleeding who receive a trans-abdominal or trans-vaginal ultrasound to determine	ACEP	X	X					

			pregnancy location								
0652/ 255		Clinical Process/ Effective ness	<b>Rh Immunoglobulin (Rhogam) for Rh-Negative Pregnant Women at Risk of Fetal Blood Exposure:</b> Percentage of Rh-negative pregnant women aged 14-50 years at risk of fetal blood exposure who receive Rh-Immunoglobulin (Rhogam) in the emergency department (ED)	ACEP	X	X					
N/A/ 256		Care Coordinat ion	<b>Surveillance after Endovascular Abdominal Aortic Aneurysm Repair (EVAR):</b> Percentage of patients 18 years of age or older undergoing endovascular abdominal aortic aneurysm repair (EVAR) who have at least one follow-up imaging study after 3 months and within 15 months of EVAR placement that documents aneurysm sac diameter and endoleak status	SVS		X					
N/A/ 257		Clinical Process/ Effective ness	<b>Statin Therapy at Discharge after Lower Extremity Bypass (LEB):</b> Percentage of patients aged 18 years and older undergoing infra-inguinal lower extremity bypass who are prescribed a statin medication at discharge	SVS		X					
N/A/ 258		Care Coordinat ion	<b>Rate of Open Repair of Small or Moderate Non-Ruptured Abdominal Aortic Aneurysms (AAA) without Major Complications (Discharged to Home by Post-Operative Day #7):</b> Percent of patients undergoing open repair of small or moderate sized non-ruptured abdominal aortic aneurysms who do not experience a major complication (discharge to home no later than post-operative day #7)	SVS		X					
N/A/ 259		Care Coordinat ion	<b>Rate of Endovascular Aneurysm Repair (EVAR) of Small or Moderate Non-Ruptured Abdominal Aortic Aneurysms (AAA) without Major Complications (Discharged to Home by Post-Operative Day #2):</b> Percent of patients undergoing endovascular repair of small or moderate non-ruptured abdominal aortic aneurysms (AAA) that do not experience a major complication (discharged to home no later than post-operative day #2)	SVS		X					
N/A/ 260		Care Coordinat ion	<b>Rate of Carotid Endarterectomy (CEA) for Asymptomatic Patients, without Major Complications (Discharged to Home by Post-</b>	SVS		X					

			<b>Operative Day #2):</b> Percent of asymptomatic patients undergoing CEA who are discharged to home no later than post-operative day #2							
N/A/ 261	Care Coordinat ion		<b>Referral for Otologic Evaluation for Patients with Acute or Chronic Dizziness:</b> Percentage of patients aged birth and older referred to a physician (preferably a physician specially trained in disorders of the ear) for an otologic evaluation subsequent to an audiologic evaluation after presenting with acute or chronic dizziness	AQC	X	X				
N/A/ 262	Patient Safety		<b>Image Confirmation of Successful Excision of Image-Localized Breast Lesion:</b> Image confirmation of lesion(s) targeted for image guided excisional biopsy or image guided partial mastectomy in patients with nonpalpable, image-detected breast lesion(s). Lesions may include: microcalcifications, mammographic or sonographic mass or architectural distortion, focal suspicious abnormalities on magnetic resonance imaging (MRI) or other breast imaging amenable to localization such as positron emission tomography (PET) mammography, or a biopsy marker demarcating site of confirmed pathology as established by previous core biopsy.	ASBS	X	X				
N/A/ 263	Clinical Process/ Effective ness		<b>Preoperative Diagnosis of Breast Cancer:</b> The percent of patients undergoing breast cancer operations who obtained the diagnosis of breast cancer preoperatively by a minimally invasive biopsy method	ASBS	X	X				
N/A/ 264	Clinical Process/ Effective ness		<b>Sentinel Lymph Node Biopsy for Invasive Breast Cancer:</b> The percentage of clinically node negative (clinical stage T1N0M0 or T2N0M0) breast cancer patients who undergo a sentinel lymph node (SLN) procedure	ASBS		X				
0645/ 265	Care Coordinat ion		<b>Biopsy Follow-Up:</b> Percentage of new patients whose biopsy results have been reviewed and communicated to the primary care/referring physician and patient by the performing physician	AAD		X				
N/A/ 266	Clinical Process/ Effective ness		<b>Epilepsy: Seizure Type(s) and Current Seizure Frequency(ies):</b> Percentage of patient visits with a diagnosis of epilepsy who had the	AAN	X	X				

			type(s) of seizure(s) and current seizure frequency(ies) for each seizure type documented in the medical record								
N/A/ 267	Clinical Process/ Effective ness		<b>Epilepsy: Documentation of Etiology of Epilepsy or Epilepsy Syndrome:</b> All visits for patients with a diagnosis of epilepsy who had their etiology of epilepsy or with epilepsy syndrome(s) reviewed and documented if known, or documented as unknown or cryptogenic	AAN	X	X					
N/A/ 268	Clinical Process/ Effective ness		<b>Epilepsy: Counseling for Women of Childbearing Potential with Epilepsy:</b> All female patients of childbearing potential (12-44 years old) diagnosed with epilepsy who were counseled about epilepsy and how its treatment may affect contraception and pregnancy at least once a year	AAN	X	X					
N/A/ 269	Clinical Process/ Effective ness		<b>Inflammatory Bowel Disease (IBD): Type, Anatomic Location and Activity All Documented:</b> Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who have documented the disease type, anatomic location and activity, at least once during the reporting period	AGA						X	
N/A/ 270	Clinical Process/ Effective ness		<b>Inflammatory Bowel Disease (IBD): Preventive Care: Corticosteroid Sparing Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who have been managed by corticosteroids greater than or equal to 10 mg/day for 60 or greater consecutive days that have been prescribed corticosteroid sparing therapy in the last reporting year	AGA						X	
N/A/ 271	Clinical Process/ Effective ness		<b>Inflammatory Bowel Disease (IBD): Preventive Care: Corticosteroid Related Iatrogenic Injury – Bone Loss Assessment:</b> Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who have received dose of corticosteroids greater than or equal to 10 mg/day for 60 or greater consecutive days and were assessed for risk of bone loss once per the reporting year	AGA						X	
N/A/ 272	Clinical Process/ Effective		<b>Inflammatory Bowel Disease (IBD): Preventive Care: Influenza Immunization:</b> Percentage of patients	AGA						X	

		ness	aged 18 years and older with a diagnosis of inflammatory bowel disease for whom influenza immunization was recommended, administered or previously received during the reporting year							
N/A/ 273		Clinical Process/ Effective ness	<b>Inflammatory Bowel Disease (IBD): Preventive Care: Pneumococcal Immunization:</b> Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease that had pneumococcal vaccination administered or previously received	AGA					X	
N/A/ 274		Clinical Process/ Effective ness	<b>Inflammatory Bowel Disease (IBD): Testing for Latent Tuberculosis (TB) Before Initiating Anti-TNF (Tumor Necrosis Factor) Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease for whom a tuberculosis (TB) screening was performed and results interpreted within 6 months prior to receiving a first course of anti-TNF (tumor necrosis factor) therapy	AGA					X	
N/A/ 275		Clinical Process/ Effective ness	<b>Inflammatory Bowel Disease (IBD): Assessment of Hepatitis B Virus (HBV) Status Before Initiating Anti-TNF (Tumor Necrosis Factor) Therapy:</b> Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who had Hepatitis B Virus (HBV) status assessed and results interpreted within one year prior to receiving a first course of anti-TNF (tumor necrosis factor) therapy	AGA					X	
N/A/ 276		Clinical Process/ Effective ness	<b>Sleep Apnea: Assessment of Sleep Symptoms:</b> Percentage of visits for patients aged 18 years and older with a diagnosis of obstructive sleep apnea that includes documentation of an assessment of symptoms, including presence or absence of snoring and daytime sleepiness	AMA - PCPI/ NCQ A					X	
N/A/ 277		Clinical Process/ Effective ness	<b>Sleep Apnea: Severity Assessment at Initial Diagnosis:</b> Percentage of patients aged 18 years and older with a diagnosis of obstructive sleep apnea who had an apnea hypopnea index (AHI) or a respiratory disturbance index (RDI) measured at the time of initial diagnosis	AMA - PCPI/ NCQ A					X	
N/A/ 278		Clinical Process/	<b>Sleep Apnea: Positive Airway Pressure Therapy Prescribed:</b>	AMA -					X	

	Effective ness	Percentage of patients aged 18 years and older with a diagnosis of moderate or severe obstructive sleep apnea who were prescribed positive airway pressure therapy	PCPI/ NCQ A						
N/A/ 279	Clinical Process/ Effective ness	<b>Sleep Apnea: Assessment of Adherence to Positive Airway Pressure Therapy:</b> Percentage of visits for patients aged 18 years and older with a diagnosis of obstructive sleep apnea who were prescribed positive airway pressure therapy who had documentation that adherence to positive airway pressure therapy was objectively measured	AMA - PCPI/ NCQ A					X	
N/A/ 280	Care Coordinat ion	<b>Dementia: Staging of Dementia:</b> Percentage of patients, regardless of age, with a diagnosis of dementia whose severity of dementia was classified as mild, moderate or severe at least once within a 12 month period	AMA -PCPI					X	
N/A/ 281	Clinical Process/ Effective ness	<b>Dementia: Cognitive Assessment:</b> Percentage of patients, regardless of age, with a diagnosis of dementia for whom an assessment of cognition is performed and the results reviewed at least once within a 12 month period	AMA -PCPI					X	MU2
N/A/ 282	Clinical Process/ Effective ness	<b>Dementia: Functional Status Assessment:</b> Percentage of patients, regardless of age, with a diagnosis of dementia for whom an assessment of patient's functional status is performed and the results reviewed at least once within a 12 month period	AMA -PCPI					X	
N/A/ 283	Clinical Process/ Effective ness	<b>Dementia: Neuropsychiatric Symptom Assessment:</b> Percentage of patients, regardless of age, with a diagnosis of dementia and for whom an assessment of patient's neuropsychiatric symptoms is performed and results reviewed at least once in a 12 month period	AMA -PCPI					X	
N/A/ 284	Clinical Process/ Effective ness	<b>Dementia: Management of Neuropsychiatric Symptoms:</b> Percentage of patients, regardless of age, with a diagnosis of dementia who have one or more neuropsychiatric symptoms who received or were recommended to receive an intervention for neuropsychiatric symptoms within a 12 month period	AMA -PCPI					X	
N/A/ 285	Clinical Process/	<b>Dementia: Screening for Depressive Symptoms:</b> Percentage of patients,	AMA -PCPI					X	

	Effective ness	regardless of age, with a diagnosis of dementia who were screened for depressive symptoms within a 12 month period							
N/A/ 286	Patient Safety	<b>Dementia: Counseling Regarding Safety Concerns:</b> Percentage of patients, regardless of age, with a diagnosis of dementia or their caregiver(s) who were counseled or referred for counseling regarding safety concerns within a 12 month period	AMA -PCPI					X	
N/A/ 287	Clinical Process/ Effective ness	<b>Dementia: Counseling Regarding Risks of Driving:</b> Percentage of patients, regardless of age, with a diagnosis of dementia or their caregiver(s) who were counseled regarding the risks of driving and the alternatives to driving at least once within a 12 month period	AMA -PCPI					X	
N/A/ 288	Clinical Process/ Effective ness	<b>Dementia: Caregiver Education and Support:</b> Percentage of patients, regardless of age, with a diagnosis of dementia whose caregiver(s) were provided with education on dementia disease management and health behavior changes AND referred to additional sources for support within a 12 month period	AMA -PCPI					X	
N/A/ 289	Clinical Process/ Effective ness	<b>Parkinson's Disease: Annual Parkinson's Disease Diagnosis Review:</b> All patients with a diagnosis of Parkinson's disease who had an annual assessment including a review of current medications (e.g., medications than can produce Parkinson-like signs or symptoms) and a review for the presence of atypical features (e.g., falls at presentation and early in the disease course, poor response to levodopa, symmetry at onset, rapid progression [to Hoehn and Yahr stage 3 in 3 years], lack of tremor or dysautonomia) at least annually	AAN					X	
N/A/ 290	Clinical Process/ Effective ness	<b>Parkinson's Disease: Psychiatric Disorders or Disturbances Assessment:</b> All patients with a diagnosis of Parkinson's disease who were assessed for psychiatric disorders or disturbances (e.g., psychosis, depression, anxiety disorder, apathy, or impulse control disorder) at least annually	AAN					X	

N/A/ 291	Clinical Process/ Effective ness	<b>Parkinson's Disease: Cognitive Impairment or Dysfunction Assessment:</b> All patients with a diagnosis of Parkinson's disease who were assessed for cognitive impairment or dysfunction at least annually	AAN					X	
N/A/ 292	Clinical Process/ Effective ness	<b>Parkinson's Disease: Querying about Sleep Disturbances:</b> All patients with a diagnosis of Parkinson's disease (or caregivers, as appropriate) who were queried about sleep disturbances at least annually	AAN					X	
N/A/ 293	Clinical Process/ Effective ness	<b>Parkinson's Disease: Rehabilitative Therapy Options:</b> All patients with a diagnosis of Parkinson's disease (or caregiver(s), as appropriate) who had rehabilitative therapy options (e.g., physical, occupational, or speech therapy) discussed at least annually	AAN					X	
N/A/ 294	Clinical Process/ Effective ness	<b>Parkinson's Disease: Parkinson's Disease Medical and Surgical Treatment Options Reviewed:</b> All patients with a diagnosis of Parkinson's disease (or caregiver(s), as appropriate who had the Parkinson's disease treatment options (e.g., non-pharmacological treatment, pharmacological treatment, or surgical treatment) reviewed at least once annually	AAN					X	
N/A/ 295	Clinical Process/ Effective ness	<b>Hypertension: Appropriate Use of Aspirin or Other Antithrombotic Therapy:</b> Percentage of patients aged 30 through 90 years old with a diagnosis of hypertension and are eligible for aspirin or other antithrombotic therapy who were prescribed aspirin or other antithrombotic therapy	ABI M					X	
N/A/ 296	Clinical Process/ Effective ness	<b>Hypertension: Complete Lipid Profile:</b> Percentage of patients aged 18 through 90 years old with a diagnosis of hypertension who received a complete lipid profile within <b>60 months</b>	ABI M					X	
N/A/ 297	Clinical Process/ Effective ness	<b>Hypertension: Urine Protein Test:</b> Percentage of patients aged 18 through 90 years old with a diagnosis of hypertension who either have chronic kidney disease diagnosis documented or had a urine protein test done within <b>36 months</b>	ABI M					X	
N/A/ 298	Clinical Process/	<b>Hypertension: Annual Serum Creatinine Test:</b> Percentage of patients	ABI M					X	



	Effective ness	aged 18 through 90 years old with a diagnosis of hypertension who had a serum creatinine test done within <b>12 months</b>							
N/A/ 299	Clinical Process/ Effective ness	<b>Hypertension: Diabetes Mellitus Screening Test:</b> Percentage of patients aged 18 through 90 years old with a diagnosis of hypertension who had a diabetes screening test within <b>36 months</b>	ABI M					X	
N/A/ 300	Clinical Process/ Effective ness	<b>Hypertension: Blood Pressure Control:</b> Percentage of patients aged 18 through 90 years old with a diagnosis of hypertension who had most recent blood pressure level under control (at goal)	ABI M					X	
N/A/ 301	Clinical Process/ Effective ness	<b>Hypertension: Low Density Lipoprotein (LDL-C) Control:</b> Percentage of patients aged 18 through 90 years old with a diagnosis of hypertension who had most recent LDL cholesterol level under control (at goal)	ABI M					X	
N/A/ 302	Clinical Process/ Effective ness	<b>Hypertension: Dietary and Physical Activity Modifications Appropriately Prescribed:</b> Percentage of patients aged 18 through 90 years old with a diagnosis of hypertension who received dietary and physical activity counseling at least once within <b>12 months</b>	ABI M					X	
N/A/ 303	Clinical Process/ Effective ness	<b>Cataracts: Improvement in Patient's Visual Function within 90 Days Following Cataract Surgery:</b> Percentage of patients aged 18 years and older in sample who had cataract surgery and had improvement in visual function achieved within 90 days following the cataract surgery, based on completing a pre-operative and post-operative visual function survey	AAO		X			X	
N/A/ 304	Patient and Family Engagem ent	<b>Cataracts: Patient Satisfaction within 90 Days Following Cataract Surgery:</b> Percentage of patients aged 18 years and older in sample who had cataract surgery and were satisfied with their care within 90 days following the cataract surgery, based on completion of the Consumer Assessment of Healthcare Providers and Systems Surgical Care Survey	AAO		X			X	
0004/ 305	Clinical Process/ Effective ness	<b>Initiation and Engagement of Alcohol and Other Drug Dependence Treatment: (a) Initiation, (b) Engagement:</b> Percentage of adolescent and adult patients with a new episode of alcohol or other drug (AOD) dependence	NCQ A			X			MU1/ MU2

			who initiate treatment through an inpatient AOD admission, outpatient visit, intensive outpatient encounter or partial hospitalization within 14 days of the diagnosis and who initiated treatment <b>AND</b> who had two or more additional services with an AOD diagnosis within 30 days of the initial visit						
0012/ 306	◇	Population/ Public Health	<b>Prenatal Care: Screening for Human Immunodeficiency Virus (HIV):</b> Percentage of patients, regardless of age, who gave birth during a 12-month period who were screened for HIV infection during the first or second prenatal visit	AMA-PCPI			X		MU1
0014/ 307	◇	Patient Safety	<b>Prenatal Care: Anti-D Immune Globulin:</b> Percentage of D (Rh) negative, unsensitized patients, regardless of age, who gave birth during a 12-month period who received anti-D immune globulin at 26-30 weeks gestation	AMA-PCPI			X		MU1
0027/ 308	◇	Population/ Public Health	<b>Smoking and Tobacco Use Cessation, Medical Assistance: a. Advising Smokers and Tobacco Users to Quit, b. Discussing Smoking and Tobacco Use Cessation Medications, c. Discussing Smoking and Tobacco Use Cessation Strategies:</b> Percentage of patients aged 18 years and older who were current smokers or tobacco users, who were seen by a practitioner during the measurement year and who received advice to quit smoking or tobacco use or whose practitioner recommended or discussed smoking or tobacco use cessation medications, methods or strategies	NCQA			X		MU1
0032/ 309		Clinical Process/ Effectiveness	<b>Cervical Cancer Screening:</b> Percentage of women aged 21 through 63 years who received one or more Pap tests to screen for cervical cancer	NCQA			X		MU1/ MU2
0033/ 310		Population/ Public Health	<b>Chlamydia Screening for Women:</b> Percentage of women aged 15 through 24 years who were identified as sexually active and who had at least one test for chlamydia during the measurement year	NCQA			X		MU1/ MU2
0036/ 311		Clinical Process/ Effectiveness	<b>Use of Appropriate Medications for Asthma:</b> Percentage of patients aged 5 through 50 years of age who were identified as having persistent asthma and were appropriately prescribed	NCQA			X		MU1/ MU2

			medication during the measurement year							
0052/ 312		Efficient Use of Healthcar e Resource s	<b>Low Back Pain: Use of Imaging Studies:</b> Percentage of patients with a primary diagnosis of low back pain who did not have an imaging study (plain X-ray, MRI, CT scan) within 28 days of diagnosis	NCQ A			X			MU1/ MU2
0575/ 313	◇	Clinical Process/ Effective ness	<b>Diabetes Mellitus: Hemoglobin A1c Control (&lt; 8%):</b> The percentage of patients 18 through 75 years of age with a diagnosis of diabetes (type 1 or type 2) who had HbA1c < 8%	NCQ A			X			MU1
N/A/ 316		Clinical Process/ Effective ness	<b>Preventive Care and Screening: Cholesterol – Fasting Low Density Lipoprotein (LDL) Test Performed AND Risk-Stratified Fasting LDL:</b> Percentage of patients aged 20 through 79 years whose risk factors* have been assessed and a fasting LDL test has been performed *There are three criteria for this measure based on the patient's risk category. 1. Highest Level of Risk: Coronary Heart Disease (CHD) or CHD Risk Equivalent 2. Moderate Level of Risk: Multiple (2+) Risk Factors 3. Lowest Level of Risk: 0 or 1 Risk Factor	CMS/ QIP			X			MU2 Million Hearts
N/A/ 317		Populatio n/Public Health	<b>Preventive Care and Screening: Screening for High Blood Pressure and Follow-Up Documented:</b> Percentage of patients aged 18 years and older seen during the reporting period who were screened for high blood pressure (BP) AND a recommended follow-up plan is documented based on the current blood pressure reading as indicated	CMS/ QIP	X	X	X	X	X	MU2 ACO Million Hearts
0101/ 318		Patient Safety	<b>Falls: Screening for Future Fall Risk:</b> Percentage of patients aged 65 years and older who were screened for future fall risk at least once within the reporting period	AMA - PCPI/ NCQ A				X		MU2 ACO
0729/ TBD	‡ ‡	Clinical Process/ Effective ness	<b>Diabetes Composite: Optimal Diabetes Care:</b> Patients ages 18 through 75 with a diagnosis of diabetes, who meet all the numerator targets of this composite measure: <ul style="list-style-type: none"> <li>• A1c &lt; 8.0%,</li> <li>• LDL &lt; 100 mg/dL,</li> <li>• blood pressure &lt; 140/90 mmHg,</li> </ul>	MNC M				X		ACO

			<ul style="list-style-type: none"> <li>tobacco non-user and</li> <li>for patients with a diagnosis of ischemic vascular disease daily aspirin use unless contraindicated</li> </ul>								
0658/ TBD	†	Care Coordinat ion	<b>Endoscopy/Polyp Surveillance:</b> <b>Appropriate Follow-Up Interval for Normal Colonoscopy in Average Risk Patients:</b> Percentage of patients aged 50 years and older receiving a screening colonoscopy without biopsy or polypectomy who had a recommended follow-up interval of at least 10 years for repeat colonoscopy documented in their colonoscopy report	AMA -PCPI	X	X					
0493/ TBD	†	Care Coordinat ion	<b>Participation by a Hospital, Physician or Other Clinician in a Systematic Clinical Database Registry that Includes Consensus Endorsed Quality:</b> Participation in a systematic qualified clinical database registry involves: a. Physician or other clinician submits standardized data elements to registry. b. Data elements are applicable to consensus endorsed quality measures. c. Registry measures shall include at least two (2) representative NQF consensus endorsed measures for registry's clinical topic(s) and report on all patients eligible for the selected measures. d. Registry provides calculated measures results, benchmarking, and quality improvement information to individual physicians and clinicians. e. Registry must receive data from more than 5 separate practices and may not be located (warehoused) at an individual group's practice. Participation in a national or state-wide registry is encouraged for this measure. f. Registry may provide feedback directly to the provider's local registry if one exists.	OFM Q	X	X					
0005 & 0006/ TBD	†	Care Coordinat ion	<b>CG-CAHPS Clinician/Group Survey</b> <ul style="list-style-type: none"> <li>Getting timely care, appointments and information</li> <li>How well your doctors communicate</li> <li>Patients rating of doctor</li> <li>Access to specialists</li> </ul>	ASPE				X			ACO

			<ul style="list-style-type: none"> <li>• Health promotion and education</li> <li>• Shared decision making</li> <li>• Health status/Functional status</li> </ul>							
0670/ TBD	‡	Efficient Use of Healthcare Resources	<b>Cardiac Stress Imaging Not Meeting Appropriate Use Criteria:</b> <b>Preoperative Evaluation in Low-Risk Surgery Patients:</b> Percentage of stress single-photon emission computed tomography (SPECT) myocardial perfusion imaging (MPI), stress echocardiogram (ECHO), cardiac computed tomography angiography (CCTA), or cardiac magnetic resonance (CMR) performed in low risk surgery patients 18 years or older for preoperative evaluation during the 12-month reporting period	ACC	X					
0671/ TBD	‡	Efficient Use of Healthcare Resources	<b>Cardiac Stress Imaging Not Meeting Appropriate Use Criteria: Routine Testing After Percutaneous Coronary Intervention (PCI):</b> Percentage of all stress single-photon emission computed tomography (SPECT) myocardial perfusion imaging (MPI), stress echocardiogram (ECHO), cardiac computed tomography angiography (CCTA), and cardiovascular magnetic resonance (CMR) performed in patients aged 18 years and older routinely after percutaneous coronary intervention (PCI), with reference to timing of test after PCI and symptom status	ACC	X					
0672/ TBD	‡	Efficient Use of Healthcare Resources	<b>Cardiac Stress Imaging Not Meeting Appropriate Use Criteria: Testing in Asymptomatic, Low-Risk Patients:</b> Percentage of all stress single-photon emission computed tomography (SPECT) myocardial perfusion imaging (MPI), stress echocardiogram (ECHO), cardiac computed tomography angiography (CCTA), and cardiovascular magnetic resonance (CMR) performed in asymptomatic, low coronary heart disease (CHD) risk patients 18 years and older for initial detection and risk assessment	ACC	X					
TBD/ TBD	‡	Clinical Process/ Effectiveness	<b>Adult Major Depressive Disorder (MDD): Coordination of Care of Patients with Specific Comorbid Conditions:</b> Percentage of medical records of patients aged 18 years and older with a diagnosis of major	AMA-PCPI	X					

			depressive disorder (MDD) and a specific diagnosed comorbid condition (diabetes, coronary artery disease, ischemic stroke, intracranial hemorrhage, chronic kidney disease [stages 4 or 5], ESRD or congestive heart failure) being treated by another clinician with communication to the other clinician treating the comorbid condition							
1525/ TBD	†	Patient Safety	<b>Atrial Fibrillation and Atrial Flutter: Chronic Anticoagulation Therapy:</b> Patients aged 18 and older with a diagnosis of nonvalvular AF or atrial flutter whose assessment of specified thromboembolic risk factors indicate one or more high-risk factors or more than one moderate risk factor, as determined by CHADS2 risk stratification, who are prescribed warfarin OR another oral anticoagulant drug that is FDA approved for the prevention of thromboembolism	AMA - PCPI/ ACC F/AH A	X	X				
TBD/ TBD	†	Clinical Process/ Effective ness	<b>Pediatric Kidney Disease: Adequacy of Volume Management:</b> Percentage of calendar months within a 12-month period during which patients aged 17 years and younger with a diagnosis of End Stage Renal Disease (ESRD) undergoing maintenance hemodialysis in an outpatient dialysis facility have an assessment of the adequacy of volume management from a nephrologist	AMA	X	X				
1667/ TBD	†	Clinical Process/ Effective ness	<b>Pediatric Kidney Disease: ESRD Patients Receiving Dialysis: Hemoglobin Level &lt; 10 g/dL:</b> Percentage of calendar months within a 12-month period during which patients aged 17 years and younger with a diagnosis of End Stage Renal Disease (ESRD) receiving hemodialysis or peritoneal dialysis have a hemoglobin level < 10 g/dL	AMA -PCPI	X	X				
N/A/ TBD	○	Care Coordinat ion	<b>Total Knee Replacement: Coordination of Post Discharge Care:</b> Percentage of patients undergoing total knee replacement who received written instructions for post discharge care including all the following: post discharge physical therapy, home health care, post discharge deep vein thrombosis (DVT) prophylaxis and follow-up physician visits	AAH KS/A MA- PCPI					X	

N/A/ TBD	○	Patient Safety	<b>Total Knee Replacement: Venous Thromboembolic and Cardiovascular Risk Evaluation:</b> Percentage of patients undergoing a total knee replacement who are evaluated for the presence or absence of venous thromboembolic and cardiovascular risk factors within 30 days prior to the procedure including history of deep vein thrombosis (DVT), pulmonary embolism (PE), myocardial infarction (MI), arrhythmia and stroke	AAH KS/A MA- PCPI					X	
N/A/ TBD	○	Patient Safety	<b>Total Knee Replacement: Preoperative Antibiotic Infusion with Proximal Tourniquet:</b> Percentage of patients undergoing a total knee replacement who had the prophylactic antibiotic completely infused prior to the inflation of the proximal tourniquet	AAH KS/A MA- PCPI)					X	
N/A/ TBD	○	Patient Safety	<b>Total Knee Replacement: Identification of Implanted Prosthesis in Operative Report:</b> Percentage of patients undergoing total knee replacement whose operative report identifies the prosthetic implant specifications including the prosthetic implant manufacturer, the brand name of prosthetic implant and the size of prosthetic implant	AAH KS/A MA- PCPI					X	
TBD/ TBD	○	Care Coordinat ion	<b>Optimizing Patient Exposure to Ionizing Radiation: Utilization of a Standardized Nomenclature for CT Imaging Description:</b> Percentage of computed tomography (CT) imaging reports for all patients, regardless of age, with the imaging study named according to a standardized nomenclature (e.g., RadLex®) and the standardized nomenclature is used in institutions computer systems	AMA -PCPI					X	
TBD/ TBD	○	Patient Safety	<b>Optimizing Patient Exposure to Ionizing Radiation : Count of Potential High Dose Radiation Imaging Studies: Computed Tomography (CT) Scans and Cardiac Nuclear Medicine Scans:</b> Percentage of CT and cardiac nuclear medicine (myocardial perfusion studies) imaging reports for all patients, regardless of age, that document a count of known previous CT studies (any type of CT) and cardiac nuclear medicine (myocardial perfusion studies) studies	AMA -PCPI					X	

			that the patient has received in the 12-month period prior to the current study							
TBD/ TBD	○	Patient Safety	<b>Optimizing Patient Exposure to Ionizing Radiation: Reporting to a Radiation Dose Index Registry:</b> Percentage of total computed tomography (CT) studies performed for all patients, regardless of age, that are reported to a radiation dose index registry AND that include at a minimum selected data elements	AMA -PCPI					X	
TBD/ TBD	○	Care Coordinat ion	<b>Optimizing Patient Exposure to Ionizing Radiation: CT Images Available for Patient Follow-up and Comparison Purposes:</b> Percentage of final reports for computed tomography (CT) studies performed for all patients, regardless of age, which document that Digital Imaging and Communications in Medicine (DICOM) format image data are available to non-affiliated external entities on a secure, media free, reciprocally searchable basis with patient authorization for at least a 12-month period after the study	AMA -PCPI					X	
TBD/ TBD	○	Care Coordinat ion	<b>Optimizing Patient Exposure to Ionizing Radiation: Search for Prior Imaging Studies Through a Secure, Authorized, Media-Free, Shared Archive:</b> Percentage of final reports of computed tomography (CT) studies performed for all patients, regardless of age, which document that a search for Digital Imaging and Communications in Medicine (DICOM) format images was conducted for prior patient imaging studies completed at non-affiliated external entities within the past 12-months and are available through a secure, authorized, media free, shared archive prior to an imaging study being performed	AMA -PCPI					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Osteoporosis: Status of Participation in Weight-Bearing Exercise and Weight-bearing Exercise Advice:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older whose status regarding participation in weight-bearing exercise was documented and for those not	ABI M					X	



			participating regularly who received advice within 12 months to participate in weight-bearing exercise							
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Osteoporosis: Current Level of Alcohol Use and Advice on Potentially Hazardous Drinking Prevention:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older whose current level of alcohol use was documented and for those engaging in potentially hazardous drinking who received counseling within 12 months	ABI M					X	
N/A/ TBD	○	Patient Safety	<b>Osteoporosis: Screen for Falls Risk Evaluation and Complete Falls Risk Assessment and Plan of Care:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had a screen for falls risk evaluation within the past 12 months and for those reported as having a history of two or more falls, or fall-related injury who had a complete risk assessment for falls and a falls plan of care within the past 12 months	ABI M					X	
N/A/ TBD	○	Care Coordinat ion	<b>Osteoporosis: Dual-Emission X-ray Absorptiometry (DXA) Scan:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had a DXA scan and result documented	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Osteoporosis: Calcium Intake Assessment and Counseling:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had calcium intake assessment and counseling at least once within 12 months	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Osteoporosis: Vitamin D Intake Assessment and Counseling:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70	ABI M					X	

			and older who had vitamin D intake assessment and counseling at least once within 12 months							
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Osteoporosis: Pharmacologic Therapy:</b> Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who were prescribed pharmacologic therapy approved by the Food and Drug Administration	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Blood Pressure at Goal:</b> Percentage of patients in the sample whose most recent blood pressure reading was at goal	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Low Density Lipids (LDL) Cholesterol at Goal:</b> Percentage of patients in the sample whose LDL cholesterol is considered to be at goal, based upon their coronary heart disease (CHD) risk factors	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Timing of Lipid Testing Complies with Guidelines:</b> Percentage of patients in the sample whose timing of lipid testing complies with guidelines (lipid testing performed in the preceding 12-month period (with a 3-month grace period) for patients with known coronary heart disease (CHD) or CHD risk equivalent (prior myocardial infarction (MI), other clinical CHD, symptomatic carotid artery disease, peripheral artery disease, abdominal aortic aneurysm, diabetes mellitus); or in the preceding 24-month period (with a 3-month grace period) for patients with $\geq 2$ risk factors for CHD (smoking, hypertension, low high density lipid (HDL), men $\geq 45$ years, women $\geq 55$ years, family history of premature CHD; HDL $\geq 60$ mg/dL acts as a negative risk factor); or in the preceding 60-month period (with a 3-month grace period) for patients with $\leq 1$ risk factor for CHD)	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Diabetes Documentation or Screen Test:</b> Percentage of patients in the sample who had a screening test for type 2 diabetes or had a diagnosis of diabetes	ABI M					X	

N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Correct Determination of Ten-Year Risk for Coronary Death or Myocardial Infarction (MI):</b> Number of patients in the sample whose ten-year risk of coronary death or MI is correctly assessed and documented	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Counseling for Diet and Physical Activity:</b> Percentage of patients in the sample who received dietary and physical activity counseling	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Appropriate Use of Aspirin or Other Antiplatelet/Anticoagulant Therapy:</b> Percentage of patients in the sample who are: 1) taking aspirin or other anticoagulant/antiplatelet therapy, or 2) under age 30, or 3) age 30 or older and who are documented to be at low risk. Low-risk patients include those who are documented with no prior coronary heart disease (CHD) or CHD risk equivalent (prior myocardial infarction (MI), other clinical CHD, symptomatic carotid artery disease, peripheral artery disease, abdominal aortic aneurysm, diabetes mellitus) and whose ten-year risk of developing CHD is < 10%	ABI M					X	
N/A/ TBD	○	Clinical Process/ Effective ness	<b>Preventive Cardiology Composite: Smoking Status and Cessation Support:</b> Percentage of patients in the sample whose current smoking status is documented in the chart, and if they were smokers, were documented to have received smoking cessation counseling during the reporting period	ABI M					X	
0060/ TBD	○	Clinical Process/ Effective ness	<b>Hemoglobin A1c Test for Pediatric Patients:</b> Percentage of pediatric patients 5-17 years of age with diabetes with a HbA1c test during the measurement period	NCQ A			X			MU2
0108/ TBD	○	Clinical Process/ Effective ness	<b>ADHD: Follow-Up Care for Children Prescribed Attention- Deficit/Hyperactivity Disorder (ADHD) Medication:</b> Percentage of children 6-12 years of age and newly dispensed a medication for attention- deficit/hyperactivity disorder (ADHD) who had appropriate follow-up care. Two rates are reported. A. Percentage of children who had one	NCQ A			X			MU2

			follow-up visit with a practitioner with prescribing authority during the 30-Day Initiation Phase. B. Percentage of children who remained on ADHD medication for at least 210 days and who, in addition to the visit in the Initiation Phase, had at least two additional follow-up visits with a practitioner within 270 days (9 months) after the Initiation Phase ended.						
0110/ TBD	○	Clinical Process/ Effectiveness	<b>Bipolar Disorder and Major Depression: Appraisal for alcohol or chemical substance use:</b> Percentage of patients with depression or bipolar disorder with evidence of an initial assessment that includes an appraisal for alcohol or chemical substance use	Center for Quality Assessment and Improvement in Mental Health			X		MU2
0403/ TBD	○	Efficient Use of Healthcare Resources	<b>HIV/AIDS: Medical Visit:</b> Percentage of patients, regardless of age, with a diagnosis of HIV/AIDS with at least two medical visits during the measurement year with a minimum of 60 days between each visit	AMA/NCQA			X		MU2
0608/ TBD	○	Clinical Process/ Effectiveness	<b>Pregnant women that had HBsAg testing:</b> This measure identifies pregnant women who had a HBsAg (hepatitis B) test during their pregnancy	Ingenix			X		MU2
0710/ TBD	○	Clinical Process/ Effectiveness	<b>Depression Remission at Twelve Months:</b> Adult patients age 18 and older with major depression or dysthymia and an initial PHQ-9 score > 9 who demonstrate remission at 12 months defined as PHQ-9 score less than 5. This measure applies to both patients with newly diagnosed and existing depression whose current PHQ-9 score indicates a need for treatment	MNCM			X		MU2
0712/ TBD	○	Clinical Process/ Effectiveness	<b>Depression Utilization of the PHQ-9 Tool:</b> Adult patients age 18 and older with the diagnosis of major depression or dysthymia who have a PHQ-9 tool administered at least once during a 4 month period in which there was a qualifying visit	MNCM			X		MU2
1401/	○	Populati	<b>Maternal depression screening:</b> The	NCQ			X		MU2

TBD		on/Public Health	percentage of children who turned 6 months of age during the measurement year, who had a face-to-face visit between the clinician and the child during child's first 6 months, and who had a maternal depression screening for the mother at least once between 0 and 6 months of life	A						
Not yet endorsed/ TBD	○	Clinical Process/Effectiveness	<b>Hypertension: Improvement in blood pressure:</b> Percentage of patients aged 18-85 years of age with a diagnosis of hypertension whose blood pressure improved during the measurement period	CMS			X			MU2
Not yet endorsed/ TBD	○	Care Coordination	<b>Closing the referral loop: receipt of specialist report:</b> Percentage of patients with referrals, regardless of age, for which the referring provider receives a report from the provider to whom the patient was referred	CMS			X			MU2
Not yet endorsed/ TBD	○	Patient and Family Engagement	<b>Functional status assessment for knee replacement:</b> Percentage of patients aged 18 years and older with primary total knee arthroplasty (TKA) who completed baseline and follow-up (patient-reported) functional status assessments	CMS			X			MU2
Not yet endorsed/ TBD	○	Patient and Family Engagement	<b>Functional status assessment for hip replacement:</b> Percentage of patients aged 18 years and older with primary total hip arthroplasty (THA) who completed baseline and follow-up (patient-reported) functional status assessments	CMS			X			MU2
Not yet endorsed/ TBD	○	Patient and Family Engagement	<b>Functional status assessment for complex chronic conditions:</b> Percentage of patients aged 65 years and older with heart failure who completed initial and follow-up patient-reported functional status assessments	CMS			X			MU2
TBD/ TBD	○	Clinical Process/Effectiveness	<b>Children who have dental decay or cavities:</b> Percentage of children ages 0-20, who have had tooth decay or cavities during the measurement period	Maternal and Child Health Bureau, Health Resources			X			MU2

				and Servic es						
TBD/ TBD	○	Clinical Process/ Effective ness	<b>Primary Caries Prevention Intervention as Offered by Primary Care Providers, including Dentists:</b> Percentage of children, age 0-20 years, who received a fluoride varnish application during the measurement period	Unive rsity of Minn esota			X			MU2
TBD/ TBD	○	Patient Safety	<b>ADE Prevention and Monitoring: Warfarin Time in Therapeutic Range:</b> Average percentage of time in which individuals with atrial fibrillation who are on chronic anticoagulation have International Normalized Ratio (INR) test results within the therapeutic range during the measurement period	CMS			X			MU2

\* MU1 refers to CQMs included in the EHR Incentive Program – Stage 1 Final Rule for reporting in 2011-2013.

MU2 refers to CQMs included in the EHR Incentive Program – Stage 2 Final Rule for reporting beginning in 2014

### (3) PQRS Quality Measures Available for Group Practices Using the GPRO Web Interface

We have previously discussed our measure proposals for group practices using the GPRO web interface in the proposed rule (77 FR 44954). A summary of these proposed measures for group practices using the GPRO web interface can be found in Table 35 of the CY 2013 PFS proposed rule (77 FR 44960). We proposed (77 FR 44959) 18 measures—including 2 composite measures for diabetes (5 component measures) and CAD (2 component measures), for a total of 22 measures—for reporting under the PQRS using the GPRO web interface for 2013 and beyond to align with the quality measures available for reporting under the Medicare Shared Savings Program (76 FR 67890). Because of our desire to align with measures available for reporting under the Medicare Shared Savings Program, we did not propose to retain the 13 measures specified in Table 36 of the CY 2013 PFS proposed rule for purpose of reporting via the GPRO web interface beginning in 2013 (77 FR 44963). We invited public comment on the proposed PQRS quality measures available for reporting under the GPRO web interface for 2013 and beyond. We did not receive public comment on a majority of the measures we proposed for reporting in the GPRO web interface. The following is a summary of the comments we did receive regarding the proposed measures for the GPRO web interface:

*Comment:* Several commenters supported our overall proposal to align the measures available for reporting in the GPRO web interface with the measures that are available for reporting under the Medicare Shared Savings Program.

*Response:* We appreciate the commenters' support and are moving forward with our proposals to align the measures available for reporting in the GPRO web interface with the measures that are available for reporting under the Medicare Shared Savings Program. Therefore, mainly due to our desire to align measures available under PQRS and the Medicare Shared Savings Program, as indicated in Table 96 of this final rule, we are finalizing the 18 measures—which includes 2 composites, for a total of 22 measures—we proposed to be available for reporting via the GPRO web interface and not retaining 13 measures that were previously available for reporting under the GPRO web interface in 2012.

We also proposed to have the following measure available for reporting occurring in 2013 and beyond: CG-CAHPS Clinician/Group Survey: Getting timely care, appointments and information; How well your doctors communicate; Patients' rating of doctor; Access to specialists; Health promotion and education; Shared decision making; Courteous and helpful office staff; Care coordination; Between visit communication; Educating patients about medication adherence; and Stewardship of patient resources (77 FR 44964).

*Comment:* One commenter noted that the proposed CAHPS measures do not apply to hospital-based physicians and encouraged PQRS to incorporate measures that reflect care provided by all types of physicians.

*Response:* We believe that PQRS measures should be broadly applicable to eligible professionals of varying practices. Therefore, we are not excluding hospital-based physicians from reporting the CAHPS measures, as we believe these CAHPS measures may be relevant to the practice of hospital-based physicians.

*Comment:* One commenter requested that our proposal to report the CG-CAHPS survey measure under the GPRO web interface be made voluntary as the survey is expensive to administer.

*Response:* We understand the commenter's concern regarding the expense of administering the CG-CAHPS survey. However, we require group practices using the GPRO web interface to report on all measures available under the GPRO web interface. As this CG-CAHPS survey is part of the GPRO web interface, it will be mandatory for group practices using the GPRO web interface to also be held accountable for the survey results. We are developing a process, however, to standardize the administration of the survey, which should help lower the cost. We note that this survey measure requires a different form of data collection and analysis than the other proposed measures in the PQRS. Therefore, for these measures only, CMS intends to administer the survey on

behalf of the group practices participating in the 2013 and 2014 PQRS GPRO. In other words, CMS initially intends to fund data collection	for this measure on group practices' behalf for the CYs 2013 and 2014 reporting periods.	The final measures available for reporting using the GPRO web interface beginning in 2013 and listed in Table 96:
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**Table 96: PQRS Quality Measures Available for Reporting for Group Practices Using the GPRO Web Interface for 2013 and Beyond**

<b>NQF/ PQRS</b>	<b>GPRO Disease Module</b>	<b>National Quality Strategy Domain</b>	<b>Measure and Title Description<sup>¥</sup></b>	<b>Measure Steward</b>	<b>Other Quality Reporting Programs</b>
0059/ 1	Diabetes Mellitus	Clinical Process/ Effectiveness	<b>Diabetes: Hemoglobin A1c Poor Control:</b> Percentage of patients aged 18 through 75 years of age with diabetes mellitus who had most recent hemoglobin A1c greater than 9.0%	NCQA	HITECH ACO
0083/ 8	Heart Failure	Clinical Process/ Effectiveness	<b>Heart Failure (HF): Beta-Blocker Therapy for Left Ventricular Systolic Dysfunction (LVSD):</b> Percentage of patients aged 18 years and older with a diagnosis of heart failure (HF) with a current or prior left ventricular ejection fraction (LVEF) < 40% who were prescribed beta-blocker therapy either within a 12 month period when seen in the outpatient setting OR at <b>each</b> hospital discharge	AMA- PCPI/ ACCF /AHA	HITECH ACO
0097/ 46	Care Coordination/ Patient Safety	Patient Safety	<b>Medication Reconciliation:</b> Percentage of patients aged 65 years and older <b><u>discharged from any inpatient facility</u></b> (e.g. hospital, skilled nursing facility, or rehabilitation facility) and <b><u>seen within 60 days following discharge</u></b> in the office by the physician providing on-going care who had a reconciliation of the discharge medications with the current medication list in the outpatient medical record documented	AMA- PCPI/ NCQA	ACO
0041/ 110	Preventive Care	Population /Public Health	<b>Preventive Care and Screening: Influenza Immunization:</b> Percentage of patients aged 6 months and older seen for a visit between October 1 and March 31 who received an influenza immunization OR who reported previous receipt of an influenza immunization	AMA- PCPI	HITECH ACO
0043/ 111	Preventive Care	Clinical Process/ Effectiveness	<b>Pneumococcal Vaccination Status for Older Adults:</b> Percentage of patients aged 65 years and older who have ever received a pneumococcal vaccine	NCQA	HITECH ACO
0031/ 112	Preventive Care	Clinical Process/ Effectiveness	<b>Preventive Care and Screening: Breast Cancer Screening:</b> Percentage of women aged 40 through 69 years who had a mammogram to	NCQA	HITECH ACO



		ess	screen for breast cancer within 24 months		
0034/ 113	Preventive Care	Clinical Process/ Effectiveness	<b>Colorectal Cancer Screening:</b> Percentage of patients aged 50 through 75 years who received the appropriate colorectal cancer screening	NCQA	HITECH ACO
0066/ 118	Coronary Artery Disease	Clinical Process/ Effectiveness	<b>Coronary Artery Disease (CAD): Angiotensin-converting Enzyme (ACE) Inhibitor or Angiotensin Receptor Blocker (ARB) Therapy -- Diabetes or Left Ventricular Systolic Dysfunction (LVEF &lt; 40%):</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who also have diabetes OR a current or prior Left Ventricular Ejection Fraction (LVEF) < 40% who were prescribed ACE inhibitor or ARB therapy	AMA-PCPI/ ACCF/ AHA	ACO
0421/ 128	Preventive Care	Population /Public Health	<b>Adult Weight Screening and Follow-Up:</b> Percentage of patients aged 18 years and older with a calculated body mass index (BMI) in the past 6 months or during the current visit documented in the medical record AND if the most recent BMI is <b>outside of normal parameters</b> , a follow-up plan is documented within the past 6 months or during the current visit <b>Normal Parameters:</b> Age 65 years and older BMI $\geq 23$ and < 30; Age 18-64 years BMI $\geq 18.5$ and < 25	CMS/ QIP	HITECH ACO
0418/ 134	Preventive Care	Population /Public Health	<b>Preventive Care and Screening: Screening for Clinical Depression:</b> Percentage of patients aged 12 years and older screened for clinical depression on the date of encounter using an age appropriate standardized depression screening tool AND, if positive, a follow-up plan documented on the date of the positive screen	CMS/ QIP	HITECH ACO
0074/ 197	Coronary Artery Disease	Clinical Process/ Effectiveness	<b>Coronary Artery Disease (CAD): Lipid Control:</b> Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who have a LDL-C result < 100 mg/dL OR patients who have a LDL-C result $\geq 100$ mg/dL and have a documented plan of care to achieve LDL-C < 100mg/dL, including at a minimum the prescription of a statin	AMA-PCPI/ ACCF/ AHA	ACO
0068/ 204	Ischemic	Clinical Process/	<b>Ischemic Vascular Disease (IVD): Use of Aspirin or Another Antithrombotic:</b>	NCQA	HITECH ACO

	Vascular Disease	Effectiveness	Percentage of patients 18 years of age and older with Ischemic Vascular Disease (IVD) with documented use of aspirin or another antithrombotic		Million Hearts
0028/226	Preventive Care	Population /Public Health	<b>Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention:</b> Percentage of patients 18 years and older who were screened for tobacco use one or more times within 24 months <b>AND</b> who received cessation counseling intervention if identified as a tobacco user	AMA-PCPI	HITECH ACO Million Hearts
0018/236	Hypertension	Clinical Process/ Effectiveness	<b>Hypertension (HTN): Controlling High Blood Pressure:</b> Percentage of patients aged 18 through 85 years of age who had a diagnosis of hypertension (HTN) and whose blood pressure was adequately controlled (< 140/90 mmHg)	NCQA	HITECH ACO Million Hearts
0075/241	Ischemic Vascular Disease	Clinical Process/ Effectiveness	<b>Ischemic Vascular Disease (IVD): Complete Lipid Panel and LDL Control:</b> Percentage of patients aged 18 years and older with Ischemic Vascular Disease (IVD) who received at least one lipid profile within 12 months and whose most recent LDL-C level was in control (less than 100 mg/dL)	NCQA	HITECH ACO Million Hearts
N/A/317	Preventive Care	Population /Public Health	<b>Preventive Care and Screening: Screening for High Blood Pressure and Follow-Up Documented:</b> Percentage of patients aged 18 years and older seen during the measurement period who were screened for high blood pressure (BP) AND a recommended follow-up plan is documented based on the current blood pressure reading as indicated	CMS/QIP	HITECH ACO Million Hearts
0101/318	Care Coordination/ Patient Safety	Patient Safety	<b>Falls: Screening for Fall Risk:</b> Percentage of patients aged 65 years and older who were screened for future fall risk at least once within the reporting period	AMA-PCPI/ NCQA	HITECH ACO
0729/TBD	Diabetes Mellitus	Clinical Process/ Effectiveness	<b>Diabetes Composite: Optimal Diabetes Care:</b> Patients ages 18 through 75 with a diagnosis of diabetes, who meet all the numerator targets of this composite measure: <ul style="list-style-type: none"> <li>• A1c &lt; 8.0%</li> <li>• LDL &lt; 100 mg/dL</li> <li>• blood pressure &lt; 140/90 mmHg</li> <li>• tobacco non-user</li> <li>• (for patients with a diagnosis of ischemic vascular disease) daily aspirin use unless contraindicated</li> </ul>	MN Community Measurement	ACO

## BILLING CODE 4120-01-C

## (4) PQRS Measures Groups Available for Reporting for 2013 and Beyond

We proposed the following 20 measures groups for reporting in the PQRS beginning with reporting periods occurring in 2013: Diabetes Mellitus; Chronic Kidney Disease (CKD); Preventive Care; Coronary Artery Bypass Graft (CABG); Rheumatoid Arthritis (RA); Perioperative Care; Back Pain; Hepatitis C; Heart Failure (HF); Coronary Artery Disease (CAD); Ischemic Vascular Disease (IVD); HIV/AIDS; Asthma; Chronic Obstructive Pulmonary Disease (COPD); Inflammatory Bowel Disease (IBD); Sleep Apnea; Dementia; Parkinson's Disease; Hypertension; Cardiovascular Prevention; and Cataracts (77 FR 44964). These 20 proposed measures groups are also available for reporting under the PQRS in 2012.

Beginning in 2013, we proposed the oncology measures group for reporting under the PQRS that provides measures available for reporting related to breast cancer and colon cancer. We believe it is important to measure cancer care (77 FR 44964).

We proposed the following 4 measures groups for inclusion in the PQRS beginning with reporting periods occurring in 2014: Osteoporosis; Total Knee Replacement; Radiation Dose; and Preventive Cardiology. These measures groups address conditions that the measures groups established in 2012 do not address.

Therefore, we proposed to finalize a total of 26 measures groups for inclusion in PQRS.

We invited public comment on these proposed PQRS measures groups. The following is a summary of the comments we received regarding these proposed measures groups:

*Comment:* One commenter supported inclusion of the Cataracts measures group for 2013 and beyond, as the measures included in the measures group are relevant to an ophthalmologist's practice.

*Response:* Based on the comment we received and for the reasons stated previously, we are finalizing the Cataracts measures group for 2013 and beyond.

*Comment:* One commenter generally supported the proposed osteoporosis measures group. However, the commenter suggests a change in the composition of the measures group.

Specifically, the commenter suggested that CMS remove the proposed ABIM-sourced osteoporosis measures from the proposed osteoporosis measures group and, instead, include all six individual osteoporosis measures (PQRS measure numbers 24, 39, 40, 41, 154, and 155) currently available for reporting under PQRS. The commenter believes these six measures more closely reflect the desired outcomes to improve osteoporosis disease prevention and management.

*Response:* We appreciate the commenters' feedback. However, we note that the measures within the osteoporosis measures group have been examined to determine the ability to report and analyze the measures contained within the measures group as a whole, whereas the suggested PQRS measures have not been analyzed to determine the feasibility of reporting these measures together within a measures group. Therefore, we are finalizing the osteoporosis measures group as proposed.

*Comment:* One commenter supported the addition of a new Oncology measures group for 2013 and beyond.

*Response:* Based on the comments received, we are finalizing the Oncology measures group for 2013 and beyond as proposed.

*Comment:* One commenter opposed the measures contained within the proposed Diabetes Mellitus measures group because the measures are not reflective of the highly-skilled, labor intensive cognitive care provided by an endocrinologist over a long period of time to treat patients with uncontrolled diabetes. The commenter also believed that use of the measures contained in the Diabetes Mellitus measures group provides an incentive for primary care physicians to cherry pick diabetes patients who have well-controlled diabetes and to request endocrinologic care for difficult and complicated patients.

*Response:* We appreciate the commenter's feedback regarding the measures contained within the Diabetes Mellitus measures group. While we understand that the measures contained within the Diabetes Mellitus measures group do not address every aspect of care to those patients with diabetes, we believe that the measures collect appropriate data and address an important issue. Therefore, we are finalizing the Diabetes Mellitus measures group with all of the proposed

component measures for 2013 and beyond. However, we welcome other suggested measures addressing care of diabetes patients in the future.

In addition, in 2012, the PQRS included a community-acquired pneumonia (CAP) measures group among others. We did not propose to include this measures group again in the PQRS measure set for the 2013 PQRS or subsequent years because measures contained within this measures group were not recommended for retention by the Measure Applications Partnership. We received no comments regarding our decision not to continue inclusion this measures group for reporting in PQRS beginning in 2013.

We also proposed, as identified in Table 47 of the CY 2013 PFS proposed rule, to change the composition of the Coronary Artery Disease (CAD) measures group from what was finalized for 2012 (77 FR 44970). Specifically, we proposed to remove PQRS measure #196: Coronary Artery Disease (CAD): Symptom and Activity Assessment and replace this measure with PQRS measure #242: Coronary Artery Disease (CAD): Symptom Management in the CAD measures group, because the measure #196 was not recommended for retention by the Measure Applications Partnership (77 FR 44964). On the other hand, measure #242 was recommended for retention by the Measure Applications Partnership. We received no comments regarding our proposal to change the composition of the CAD measures group. Therefore, we are finalizing the CAD measures group, as proposed.

Based on the comments received and for the reasons previously stated, we are finalizing the following 26 measures groups indicated in Tables 97 through 122. Descriptions of the measures within each measures group are provided in Tables 97 through 122. Please note that some of the proposed measures included within a final PQRS quality measures group may also be available for reporting as an individual measure. In addition, please note that the Osteoporosis and Preventive Cardiology measures groups contain composite measures. Since composite measures must be reported as a group, similar to reporting measures within a measures group, we felt it was appropriate to classify these two composite measures as measures groups.

TABLE 97—DIABETES MELLITUS MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0059/1 .....	Diabetes Mellitus: Hemoglobin A1c Poor Control in Diabetes Mellitus: Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent hemoglobin A1c greater than 9.0 percent.	NCQA.
0064/2 .....	Diabetes Mellitus: Low Density Lipoprotein (LDL-C) Control in Diabetes Mellitus: Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent LDL-C level in control (less than 100 mg/dL).	NCQA.
0061/3 .....	Diabetes Mellitus: High Blood Pressure Control in Diabetes Mellitus: Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent blood pressure in control (less than 140/90 mmHg).	NCQA.
0055/117 .....	Diabetes Mellitus: Dilated Eye Exam in Diabetic Patient: Percentage of patients aged 18 through 75 years with a diagnosis of diabetes mellitus who had a dilated eye exam.	NCQA.
0062/119 .....	Diabetes Mellitus: Urine Screening: Percentage of patients aged 18 through 75 years with diabetes (type 1 or type 2) who had a nephropathy screening test or evidence of nephropathy.	NCQA.
0056/163 .....	Diabetes Mellitus: Foot Exam: The percentage of patients aged 18 through 75 years with diabetes who had a foot examination.	NCQA.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 98—CHRONIC KIDNEY DISEASE (CKD) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0041/110 .....	Preventive Care and Screening: Influenza Immunization: Percentage of patients aged 6 months and older who received an influenza immunization during the flu season (October 1 through March 31).	AMA-PCPI.
AQA adopted/121 .....	Adult Kidney Disease: Laboratory Testing (Lipid Profile): Percentage of patients aged 18 years and older with a diagnosis of CKD (stage 3, 4, or 5, not receiving Renal Replacement Therapy [RRT]) who had a fasting lipid profile performed at least once within a 12-month period.	AMA-PCPI.
AQA adopted/122 .....	Adult Kidney Disease: Blood Pressure Management: Percentage of patient visits for those patients aged 18 years and older with a diagnosis of CKD (stage 3, 4, or 5, not receiving Renal Replacement Therapy [RRT]) and documented proteinuria with a blood pressure < 130/80 mmHg OR $\geq$ 130/80 mmHg with a documented plan of care.	AMA-PCPI.
AQA adopted/123 .....	Adult Kidney Disease: Patients On Erythropoiesis-Stimulating Agent (ESA)—Hemoglobin Level > 12.0 g/dL: Percentage of calendar months within a 12-month period during which a Hemoglobin level is measured for patients aged 18 years and older with a diagnosis of advanced Chronic Kidney Disease (CKD) (stage 4 or 5, not receiving Renal Replacement Therapy [RRT]) or End Stage Renal Disease (ESRD) (who are on hemodialysis or peritoneal dialysis) who are also receiving ESA therapy AND have a Hemoglobin level > 12.0 g/dL.	AMA-PCPI.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 99—PREVENTIVE CARE MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0046/39 .....	Screening or Therapy for Osteoporosis for Women Aged 65 Years and Older: Percentage of female patients aged 65 years and older who have a central dual-energy X-ray absorptiometry (DXA) measurement ordered or performed at least once since age 60 or pharmacologic therapy prescribed within 12 months.	AMA-PCPI/NCQA.
0098/48 .....	Urinary Incontinence: Assessment of Presence or Absence of Urinary Incontinence in Women Aged 65 Years and Older: Percentage of female patients aged 65 years and older who were assessed for the presence or absence of urinary incontinence within 12 months.	AMA-PCPI/NCQA.
0041/110 .....	Preventive Care and Screening: Influenza Immunization: Percentage of patients aged 6 months and older who received an influenza immunization during the flu season (October 1 through March 31).	AMA-PCPI.
0043/111 .....	Preventive Care and Screening: Pneumonia Vaccination for Patients 65 Years and Older: Percentage of patients aged 65 years and older who have ever received a pneumococcal vaccine.	NCQA.
0031/112 .....	Preventive Care and Screening: Screening Mammography: Percentage of women aged 40 through 69 years who had a mammogram to screen for breast cancer.	NCQA.
0034/113 .....	Preventive Care and Screening: Colorectal Cancer Screening: Percentage of patients aged 50 through 75 years who received the appropriate colorectal cancer screening.	NCQA.
0421/128 .....	Preventive Care and Screening: Body Mass Index (BMI) Screening and Follow-Up: Percentage of patients aged 18 years and older with a calculated BMI in the past 6 months or during the current visit documented in the medical record AND if the most recent BMI is <i>outside of normal</i> parameters, a follow-up plan is documented. <i>Normal Parameters:</i> Age 65 years and older BMI $\geq$ 23 and < 30; Age 18–64 years BMI > 18.5 and < 25.	CMS/QIP.
AQA adopted/173 .....	Preventive Care and Screening: Unhealthy Alcohol Use—Screening: Percentage of patients aged 18 years and older who were screened for unhealthy alcohol use using a systematic screening method within 24 months.	AMA-PCPI.

TABLE 99—PREVENTIVE CARE MEASURES GROUP \*—Continued

NQF/PQRS	Measure title and description	Measure developer
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months <i>AND</i> who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 100—CORONARY ARTERY BYPASS GRAFT (CABG) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0134/43 .....	Coronary Artery Bypass Graft (CABG): Use of Internal Mammary Artery (IMA) in Patients with Isolated CABG: Surgery Percentage of patients aged 18 years and older undergoing isolated CABG surgery using an IMA graft.	STS.
0236/44 .....	Coronary Artery Bypass Graft (CABG): Preoperative Beta-Blocker in Patients with Isolated CABG Surgery: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who received a beta-blocker within 24 hours prior to surgical incision.	CMS/QIP.
0129/164 .....	Coronary Artery Bypass Graft (CABG): Prolonged Intubation: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who require intubation >24 hours.	STS.
0130/165 .....	Coronary Artery Bypass Graft (CABG): Deep Sternal Wound Infection Rate: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who, within 30 days post-operatively, develop deep sternal wound infection (involving muscle, bone, and/or mediastinum requiring operative intervention).	STS.
0131/166 .....	Coronary Artery Bypass Graft (CABG): Stroke: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who have a <i>postoperative</i> stroke (i.e., any confirmed neurological deficit of abrupt onset caused by a disturbance in blood supply to the brain) that did not resolve within 24 hours.	STS.
0114/167 .....	Coronary Artery Bypass Graft (CABG): Postoperative Renal Failure: Percentage of patients aged 18 years and older undergoing isolated CABG surgery (without pre-existing renal failure) who develop postoperative renal failure or require dialysis.	STS.
0115/168 .....	Coronary Artery Bypass Graft (CABG): Surgical Re-Exploration: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who require a return to the operating room (OR) during the current hospitalization for mediastinal bleeding with or without tamponade, graft occlusion, valve dysfunction, or other cardiac reason.	STS.
0116/169 .....	Coronary Artery Bypass Graft (CABG): Antiplatelet Medications at Discharge: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who were discharged on antiplatelet medication.	STS.
0117/170 .....	Coronary Artery Bypass Graft (CABG): Beta-Blockers Administered at Discharge: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who were discharged on beta-blockers.	STS.
0118/171 .....	Coronary Artery Bypass Graft (CABG): Anti-Lipid Treatment at Discharge: Percentage of patients aged 18 years and older undergoing isolated CABG surgery who were discharged on a statin or other lipid-lowering regimen.	STS.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 101—RHEUMATOID ARTHRITIS (RA) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0054/108 .....	Rheumatoid Arthritis (RA): Disease Modifying Anti-Rheumatic Drug (DMARD) Therapy: Percentage of patients aged 18 years and older who were diagnosed with RA and were prescribed, dispensed, or administered at least one ambulatory prescription for a DMARD.	NCQA.
AQA adopted/176 .....	Rheumatoid Arthritis (RA): Tuberculosis Screening: Percentage of patients aged 18 years and older with a diagnosis of RA who have documentation of a tuberculosis (TB) screening performed and results interpreted within 6 months prior to receiving a first course of therapy using a biologic disease-modifying anti-rheumatic drug (DMARD).	AMA-PCPI/NCQA.
AQA adopted/177 .....	Rheumatoid Arthritis (RA): Periodic Assessment of Disease Activity: Percentage of patients aged 18 years and older with a diagnosis of RA who have an assessment and classification of disease activity within 12 months.	AMA-PCPI/NCQA.
AQA adopted/178 .....	Rheumatoid Arthritis (RA): Functional Status Assessment: Percentage of patients aged 18 years and older with a diagnosis of RA for whom a functional status assessment was performed at least once within 12 months.	AMA-PCPI/NCQA.
AQA adopted/179 .....	Rheumatoid Arthritis (RA): Assessment and Classification of Disease Prognosis: Percentage of patients aged 18 years and older with a diagnosis of RA who have an assessment and classification of disease prognosis at least once within 12 months.	AMA-PCPI/NCQA.

TABLE 101—RHEUMATOID ARTHRITIS (RA) MEASURES GROUP \*—Continued

NQF/PQRS	Measure title and description	Measure developer
AQA adopted/180 .....	Rheumatoid Arthritis (RA): Glucocorticoid Management: Percentage of patients aged 18 years and older with a diagnosis of RA who have been assessed for glucocorticoid use and, for those on prolonged doses of prednisone $\geq 10$ mg daily (or equivalent) with improvement or no change in disease activity, documentation of glucocorticoid management plan within 12 months.	AMA-PCPI/NCQA.

\* This measures group is reportable through both claims and registry-based reporting.

TABLE 102—PERIOPERATIVE CARE MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0270/20 .....	Perioperative Care: Timing of Antibiotic Prophylaxis—Ordering Physician: Percentage of surgical patients aged 18 years and older undergoing procedures with the indications for prophylactic parenteral antibiotics, who have an order for prophylactic parenteral antibiotic to be given within one hour (if fluoroquinolone or vancomycin, 2 hours), prior to the surgical incision (or start of procedure when no incision is required).	AMA-PCPI/NCQA.
0268/21 .....	Perioperative Care: Selection of Prophylactic Antibiotic—First OR Second Generation Cephalosporin: Percentage of surgical patients aged 18 years and older undergoing procedures with the indications for a first OR second generation cephalosporin prophylactic antibiotic, who had an order for cefazolin OR cefuroxime for antimicrobial prophylaxis.	AMA-PCPI/NCQA.
0271/22 .....	Perioperative Care: Discontinuation of Prophylactic Antibiotics (Non-Cardiac Procedures): Percentage of non-cardiac surgical patients aged 18 years and older undergoing procedures with the indications for prophylactic parenteral antibiotics AND who received a prophylactic parenteral antibiotic, who have an order for discontinuation of prophylactic parenteral antibiotics within 24 hours of surgical end time.	AMA-PCPI/NCQA.
0239/23 .....	Perioperative Care: Venous Thromboembolism (VTE) Prophylaxis (When Indicated in ALL Patients): Percentage of patients aged 18 years and older undergoing procedures for which VTE prophylaxis is indicated in all patients, who had an order for Low Molecular Weight Heparin (LMWH), Low-Dose Unfractionated Heparin (LDUH), adjusted-dose warfarin, fondaparinux or mechanical prophylaxis to be given within 24 hours prior to incision time or within 24 hours after surgery end time.	AMA-PCPI/NCQA.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 103—BACK PAIN MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0322/148 .....	Back Pain: Initial Visit: The percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who had back pain and function assessed during the initial visit to the clinician for the episode of back pain.	NCQA.
0319/149/ .....	Back Pain: Physical Exam: Percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who received a physical examination at the initial visit to the clinician for the episode of back pain.	NCQA.
0314/150 .....	Back Pain: Advice for Normal Activities: The percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who received advice for normal activities at the initial visit to the clinician for the episode of back pain.	NCQA.
0313/151 .....	Back Pain: Advice Against Bed Rest: The percentage of patients aged 18 through 79 years with a diagnosis of back pain or undergoing back surgery who received advice against bed rest lasting 4 days or longer at the initial visit to the clinician for the episode of back pain.	NCQA.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 104—HEPATITIS C MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0395/84 .....	Hepatitis C: Ribonucleic Acid (RNA) Testing Before Initiating Treatment: Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment for whom quantitative HCV RNA testing was performed within 6 months prior to initiation of antiviral treatment.	AMA-PCPI.
0396/85 .....	Hepatitis C: HCV Genotype Testing Prior to Treatment: Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment for whom HCV genotype testing was performed prior to initiation of antiviral treatment.	AMA-PCPI.
0397/86 .....	Hepatitis C: Antiviral Treatment Prescribed: Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who were prescribed at a minimum peginterferon and ribavirin therapy within the 12month reporting period.	AMA-PCPI.

TABLE 104—HEPATITIS C MEASURES GROUP \*—Continued

NQF/PQRS	Measure title and description	Measure developer
0398/87 .....	Hepatitis C: HCV Ribonucleic Acid (RNA) Testing at Week 12 of Treatment: Percentage of patients aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment for whom quantitative HCV RNA testing was performed at no greater than 12 weeks from the initiation of antiviral treatment.	AMA-PCPI.
0401/89 .....	Hepatitis C: Counseling Regarding Risk of Alcohol Consumption: Percentage of patients aged 18 years and older with a diagnosis of hepatitis C who were counseled about the risks of alcohol use at least once within 12-months.	AMA-PCPI.
0394/90 .....	Hepatitis C: Counseling Regarding Use of Contraception Prior to Antiviral Therapy: Percentage of female patients aged 18 through 44 years and all men aged 18 years and older with a diagnosis of chronic hepatitis C who are receiving antiviral treatment who were counseled regarding contraception prior to the initiation of treatment.	AMA-PCPI.
0399/183 .....	Hepatitis C: Hepatitis A Vaccination in Patients with HCV: Percentage of patients aged 18 years and older with a diagnosis of hepatitis C who received at least one injection of hepatitis A vaccine, or who have documented immunity to hepatitis A.	AMA-PCPI.
0400/184 .....	Hepatitis C: Hepatitis B Vaccination in Patients with HCV: Percentage of patients aged 18 years and older with a diagnosis of hepatitis C who received at least one injection of hepatitis B vaccine, or who have documented immunity to hepatitis B.	AMA-PCPI.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 105—HEART FAILURE (HF) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0081/5 .....	Heart Failure: Angiotensin-Converting Enzyme (ACE) Inhibitor or Angiotensin Receptor Blocker (ARB) Therapy for Left Ventricular Systolic Dysfunction (LVSD): Percentage of patients aged 18 years and older with a diagnosis of heart failure and LVSD (LVEF <40%) who were prescribed ACE inhibitor or ARB therapy.	AMA-PCPI/ACCF/AHA.
0083/8 .....	Heart Failure: Beta-Blocker Therapy for Left Ventricular Systolic Dysfunction (LVSD): Percentage of patients aged 18 years and older with a diagnosis of heart failure who also have LVSD (LVEF <40%) and who were prescribed beta-blocker therapy.	AMA-PCPI/ACCF/AHA.
0079/198 .....	Heart Failure: Left Ventricular Ejection Fraction (LVEF) Assessment: Percentage of patients aged 18 years and older with a diagnosis of heart failure for whom the quantitative or qualitative result (of a recent or prior [any time in the past] LVEF assessment) is documented within a 12 month period.	AMA-PCPI/ACCF/AHA.
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 106—CORONARY ARTERY DISEASE (CAD) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0067/6 .....	Coronary Artery Disease (CAD): Antiplatelet Therapy: Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who were prescribed aspirin or clopidogrel.	AMA-PCPI/ACCF/AHA.
0074/197 .....	Coronary Artery Disease (CAD): Lipid Control: Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12 month period who have a LDL-C result <100 mg/dL OR patients who have a LDL-C result ≥100 mg/dL and have a documented plan of care to achieve LDL-C <100 mg/dL, including at a minimum the prescription of a statin.	AMA-PCPI/ACCF/AHA.
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.
N/A/242 .....	Coronary Artery Disease (CAD): Symptom Management: Percentage of patients aged 18 years and older with a diagnosis of coronary artery disease seen within a 12-month period and with results of an evaluation of level of activity AND an assessment for the presence or absence of anginal symptoms, with a plan of care to manage anginal symptoms, if present.	AMA-PCPI/ACCF/AHA.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 107—ISCHEMIC VASCULAR DISEASE (IVD) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0073/201 .....	Ischemic Vascular Disease (IVD): Blood Pressure Management Control: Percentage of patients aged 18 years and older with ischemic vascular disease (IVD) who had most recent blood pressure in control (less than 140/90 mmHg).	NCQA.
0068/204 .....	Ischemic Vascular Disease (IVD): Use of Aspirin or Another Antithrombotic: Percentage of patients aged 18 years and older with ischemic vascular disease (IVD) with documented use of aspirin or other antithrombotic.	NCQA.
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.
0075/241 .....	Ischemic Vascular Disease (IVD): Complete Lipid Panel and Low Density Lipoprotein (LDL-C) Control: Percentage of patients aged 18 years and older with Ischemic Vascular Disease (IVD) who received at least one lipid profile within 12 months and whose most recent LDL-C level was in control (less than 100 mg/dL).	NCQA.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 108—HIV/AIDS MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0404/159 .....	HIV/AIDS: CD4+ Cell Count or CD4+ Percentage: Percentage of patients aged 6 months and older with a diagnosis of HIV/AIDS for whom a CD4+ cell count or CD4+ cell percentage was performed at least once every 6 months.	AMA-PCPI/NCQA.
0405/160 .....	HIV/AIDS: Pneumocystis Jiroveci Pneumonia (PCP) Prophylaxis: Percentage of patients aged 6 years and older with a diagnosis of HIV/AIDS and CD4+ cell count < 200 cells/mm3 who were prescribed PCP prophylaxis within 3 months of low CD4+ cell count.	AMA-PCPI/NCQA.
0406/161 .....	HIV/AIDS: Adolescent and Adult Patients with HIV/AIDS Who Are Prescribed Potent Antiretroviral Therapy: Percentage of patients with a diagnosis of HIV/AIDS aged 13 years and older: who have a history of a nadir CD4+ cell count below 350/mm3 or who have a history of an AIDS-defining condition, regardless of CD4+ cell count; or who are pregnant, regardless of CD4+ cell count or age, who were prescribed potent antiretroviral therapy.	AMA-PCPI/NCQA.
0407/162 .....	HIV/AIDS: HIV RNA Control After Six Months of Potent Antiretroviral Therapy: Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS who are receiving potent antiretroviral therapy, who have a viral load below limits of quantification after at least 6 months of potent antiretroviral therapy or patients whose viral load is not below limits of quantification after at least 6 months of potent antiretroviral therapy and have documentation of a plan of care.	AMA-PCPI/NCQA.
0409/205 .....	HIV/AIDS: Sexually Transmitted Disease Screening for Chlamydia and Gonorrhea: Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS for whom chlamydia and gonorrhea screenings were performed at least once since the diagnosis of HIV infection.	AMA-PCPI/NCQA.
0413/206 .....	HIV/AIDS: Screening for High Risk Sexual Behaviors: Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS who were screened for high risk sexual behaviors at least once within 12 months.	AMA-PCPI/NCQA.
0415/207 .....	HIV/AIDS: Screening for Injection Drug Use: Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS who were screened for injection drug use at least once within 12 months.	AMA-PCPI/NCQA.
0410/208 .....	HIV/AIDS: Sexually Transmitted Disease Screening for Syphilis: Percentage of patients aged 13 years and older with a diagnosis of HIV/AIDS who were screened for syphilis at least once within 12 months.	AMA-PCPI/NCQA.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 109—ASTHMA MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0047/53 .....	Asthma: Pharmacologic Therapy for Persistent Asthma: Percentage of patients aged 5 through 50 years with a diagnosis of mild, moderate, or severe persistent asthma who were prescribed either the preferred long-term control medication (inhaled corticosteroid) or an acceptable alternative treatment.	AMA-PCPI/NCQA.
0001/64 .....	Asthma: Assessment of Asthma Control: Percentage of patients aged 5 through 50 years with a diagnosis of asthma who were evaluated during at least one office visit within 12 months for the frequency (numeric) of daytime and nocturnal asthma symptoms.	AMA-PCPI/NCQA.
N/A/231 .....	Asthma: Tobacco Use: Screening—Ambulatory Care Setting: Percentage of patients (or their primary caregiver) aged 5 through 50 years with a diagnosis of asthma who were queried about tobacco use and exposure to second hand smoke within their home environment at least once during the one-year measurement period.	AMA-PCPI/NCQA.



TABLE 109—ASTHMA MEASURES GROUP \*—Continued

NQF/PQRS	Measure title and description	Measure developer
N/A/232 .....	Asthma: Tobacco Use: Intervention—Ambulatory Care Setting: Percentage of patients (or their primary caregiver) aged 5 through 50 years with a diagnosis of asthma who were identified as tobacco users (patients who currently use tobacco AND patients who do not currently use tobacco, but are exposed to second hand smoke in their home environment) who received tobacco cessation intervention at least once during the one-year measurement period.	AMA-PCPI/NCQA.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 110—CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0091/51 .....	Chronic Obstructive Pulmonary Disease (COPD): Spirometry Evaluation: Percentage of patients aged 18 years and older with a diagnosis of COPD who had spirometry evaluation results documented.	AMA-PCPI.
0102/52 .....	Chronic Obstructive Pulmonary Disease (COPD): Bronchodilator Therapy: Percentage of patients aged 18 years and older with a diagnosis of COPD and who have an FEV1/FVC less than 70 percent and have symptoms who were prescribed an inhaled bronchodilator.	AMA-PCPI.
0041/110 .....	Preventive Care and Screening: Influenza Immunization: Percentage of patients aged 6 months and older who received an influenza immunization during the flu season (October 1 through March 31).	AMA-PCPI.
0043/111 .....	Preventive Care and Screening: Pneumonia Vaccination for Patients 65 Years and Older: Percentage of patients aged 65 years and older who have ever received a pneumococcal vaccine.	NCQA.
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 111—INFLAMMATORY BOWEL DISEASE (IBD) MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.
N/A/269 .....	Inflammatory Bowel Disease (IBD): Type, Anatomic Location and Activity All Documented: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who have documented the disease type, anatomic location and activity, at least once during the reporting period.	AGA.
N/A/270 .....	Inflammatory Bowel Disease (IBD): Preventive Care: Corticosteroid Sparing Therapy: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who have been managed by corticosteroids greater than or equal to 10mg/day for 60 or greater consecutive days that have been prescribed corticosteroid sparing therapy in the last reporting year.	AGA.
N/A/271 .....	Inflammatory Bowel Disease (IBD): Preventive Care: Corticosteroid Related Iatrogenic Injury—Bone Loss Assessment: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who have received dose of corticosteroids greater than or equal to 10 mg/day for 60 or greater consecutive days and were assessed for risk of bone loss once per the reporting year.	AGA.
N/A/272 .....	Inflammatory Bowel Disease (IBD): Preventive Care: Influenza Immunization: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease for whom influenza immunization was recommended, administered or previously received during the reporting year.	AGA.
N/A/273 .....	Inflammatory Bowel Disease (IBD): Preventive Care: Pneumococcal Immunization: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease that had pneumococcal vaccination administered or previously received.	AGA.
N/A/274 .....	Inflammatory Bowel Disease (IBD): Testing for Latent Tuberculosis (TB) Before Initiating Anti-TNF (Tumor Necrosis Factor) Therapy: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease for whom a tuberculosis (TB) screening was performed and results interpreted within 6 months prior to receiving a first course of anti-TNF (tumor necrosis factor) therapy.	AGA.
N/A/275 .....	Inflammatory Bowel Disease (IBD): Assessment of Hepatitis B Virus (HBV) Status Before Initiating Anti-TNF (Tumor Necrosis Factor) Therapy: Percentage of patients aged 18 years and older with a diagnosis of inflammatory bowel disease who had Hepatitis B Virus (HBV) status assessed and results interpreted within one year prior to receiving a first course of anti-TNF (tumor necrosis factor) therapy.	AGA.

\* This measures group is reportable through registry-based reporting only.

This measures group is available for reporting beginning in 2013.

TABLE 112—SLEEP APNEA MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
N/A/276 .....	Sleep Apnea: Assessment of Sleep Symptoms: Percentage of visits for patients aged 18 years and older with a diagnosis of obstructive sleep apnea that includes documentation of an assessment of symptoms, including presence or absence of snoring and daytime sleepiness.	AMA-PCPI/NCQA.
N/A/277 .....	Sleep Apnea: Severity Assessment at Initial Diagnosis: Percentage of patients aged 18 years and older with a diagnosis of obstructive sleep apnea who had an apnea hypopnea index (AHI) or a respiratory disturbance index (RDI) measured at the time of initial diagnosis.	AMA-PCPI/NCQA.
N/A/278 .....	Sleep Apnea: Positive Airway Pressure Therapy Prescribed: Percentage of patients aged 18 years and older with a diagnosis of moderate or severe obstructive sleep apnea who were prescribed positive airway pressure therapy.	AMA-PCPI/NCQA.
N/A/279 .....	Sleep Apnea: Assessment of Adherence to Positive Airway Pressure Therapy: Percentage of visits for patients aged 18 years and older with a diagnosis of obstructive sleep apnea who were prescribed positive airway pressure therapy who had documentation that adherence to positive airway pressure therapy was objectively measured.	AMA-PCPI/NCQA.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 113—DEMENTIA MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
N/A/280 .....	Dementia: Staging of Dementia: Percentage of patients, regardless of age, with a diagnosis of dementia whose severity of dementia was classified as mild, moderate or severe at least once within a 12 month period.	AMA-PCPI.
N/A/281 .....	Dementia: Cognitive Assessment: Percentage of patients, regardless of age, with a diagnosis of dementia for whom an assessment of cognition is performed and the results reviewed at least once within a 12 month period.	AMA-PCPI.
N/A/282 .....	Dementia: Functional Status Assessment: Percentage of patients, regardless of age, with a diagnosis of dementia for whom an assessment of patient's functional status is performed and the results reviewed at least once within a 12 month period.	AMA-PCPI.
N/A/283 .....	Dementia: Neuropsychiatric Symptom Assessment: Percentage of patients, regardless of age, with a diagnosis of dementia and for whom an assessment of patient's neuropsychiatric symptoms is performed and results reviewed at least once in a 12 month period.	AMA-PCPI.
N/A/284 .....	Dementia: Management of Neuropsychiatric Symptoms: Percentage of patients, regardless of age, with a diagnosis of dementia who have one or more neuropsychiatric symptoms who received or were recommended to receive an intervention for neuropsychiatric symptoms within a 12 month period.	AMA-PCPI.
N/A/285 .....	Dementia: Screening for Depressive Symptoms: Percentage of patients, regardless of age, with a diagnosis of dementia who were screened for depressive symptoms within a 12 month period.	AMA-PCPI.
N/A/286 .....	Dementia: Counseling Regarding Safety Concerns: Percentage of patients, regardless of age, with a diagnosis of dementia or their caregiver(s) who were counseled or referred for counseling regarding safety concerns within a 12 month period.	AMA-PCPI.
N/A/287 .....	Dementia: Counseling Regarding Risks of Driving: Percentage of patients, regardless of age, with a diagnosis of dementia or their caregiver(s) who were counseled regarding the risks of driving and driving alternatives within a 12 month period.	AMA-PCPI.
N/A/288 .....	Dementia: Caregiver Education and Support: Percentage of patients, regardless of age, with a diagnosis of dementia whose caregiver(s) were provided with education on dementia disease management and health behavior changes AND referred to additional sources for support within a 12 month period.	AMA-PCPI.

\* This measures group is reportable through claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 114—PARKINSON'S DISEASE MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
N/A/289 .....	Parkinson's Disease: Annual Parkinson's Disease Diagnosis Review: All patients with a diagnosis of Parkinson's disease who had an annual assessment including a review of current medications (e.g., medications that can produce Parkinson-like signs or symptoms) and a review for the presence of atypical features (e.g., falls at presentation and early in the disease course, poor response to levodopa, symmetry at onset, rapid progression [to Hoehn and Yahr stage 3 in 3 years], lack of tremor or dysautonomia) at least annually.	AAN.
N/A/290 .....	Parkinson's Disease: Psychiatric Disorders or Disturbances Assessment: All patients with a diagnosis of Parkinson's disease who were assessed for psychiatric disorders or disturbances (e.g., psychosis, depression, anxiety disorder, apathy, or impulse control disorder) at least annually.	AAN.
N/A/291 .....	Parkinson's Disease: Cognitive Impairment or Dysfunction Assessment: All patients with a diagnosis of Parkinson's disease who were assessed for cognitive impairment or dysfunction at least annually.	AAN.

TABLE 114—PARKINSON'S DISEASE MEASURES GROUP \*—Continued

NQF/PQRS	Measure title and description	Measure developer
N/A/292 .....	Parkinson's Disease: Querying about Sleep Disturbances: All patients with a diagnosis of Parkinson's disease (or caregivers, as appropriate) who were queried about sleep disturbances at least annually.	AAN.
N/A/293 .....	Parkinson's Disease: Rehabilitative Therapy Options: All patients with a diagnosis of Parkinson's disease (or caregiver(s), as appropriate) who had rehabilitative therapy options (e.g., physical, occupational, or speech therapy) discussed at least annually.	AAN.
N/A/294 .....	Parkinson's Disease: Parkinson's Disease Medical and Surgical Treatment Options Reviewed: All patients with a diagnosis of Parkinson's disease (or caregiver(s), as appropriate who had the Parkinson's disease treatment options (e.g., non-pharmacological treatment, pharmacological treatment, or surgical treatment) reviewed at least once annually.	AAN.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 115—HYPERTENSION MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
N/A/295 .....	Hypertension: Appropriate Use of Aspirin or Other Antiplatelet or Anticoagulant Therapy: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who were prescribed aspirin or other anticoagulant/antiplatelet therapy.	ABIM.
N/A/296 .....	Hypertension: Complete Lipid Profile: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who received a complete lipid profile within 24 months.	ABIM.
N/A/297 .....	Hypertension: Urine Protein Test: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who either have chronic kidney disease diagnosis documented or had a urine protein test done within 36 months.	ABIM.
N/A/298 .....	Hypertension: Annual Serum Creatinine Test: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who had a serum creatinine test done within 12 months.	ABIM.
N/A/299 .....	Hypertension: Diabetes Mellitus Screening Test: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who had a diabetes screening test within 36 months.	ABIM.
N/A/300 .....	Hypertension: Blood Pressure Control: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who had most recent blood pressure level under control (at goal).	ABIM.
N/A/301 .....	Hypertension: Low Density Lipoprotein (LDL-C) Control: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who had most recent LDL cholesterol level under control (at goal).	ABIM.
N/A/302 .....	Hypertension: Dietary and Physical Activity Modifications Appropriately Prescribed: Percentage of patients aged 15 through 90 years old with a diagnosis of hypertension who received dietary and physical activity counseling at least once within 12 months.	ABIM.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 116—CARDIOVASCULAR PREVENTION MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0064/2 .....	Diabetes Mellitus: Low Density Lipoprotein (LDL-C) Control in Diabetes Mellitus: Percentage of patients aged 18 through 75 years with diabetes mellitus who had most recent LDL-C level in control (less than 100 mg/dL).	NCQA.
0068/204 .....	Ischemic Vascular Disease (IVD): Use of Aspirin or Another Antithrombotic: Percentage of patients aged 18 years and older with ischemic vascular disease (IVD) with documented use of aspirin or other antithrombotic.	NCQA.
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.
0018/236 .....	Hypertension (HTN): Controlling High Blood Pressure: Percentage of patients aged 18 through 85 years of age who had a diagnosis of hypertension (HTN) and whose BP was adequately controlled (< 140/90 mmHg).	NCQA.
0075/241 .....	Ischemic Vascular Disease (IVD): Complete Lipid Panel and Low Density Lipoprotein (LDL-C) Control: Percentage of patients aged 18 years and older with Ischemic Vascular Disease (IVD) who received at least one lipid profile within 12 months and whose most recent LDL-C level was in control (less than 100 mg/dL).	NCQA.
N/A/317 .....	Preventive Care and Screening: Screening for High Blood Pressure: Percentage of patients aged 18 and older who are screened for high blood pressure.	CMS/QIP.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2013.

TABLE 117—CATARACTS MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0565/191 .....	Cataracts: 20/40 or Better Visual Acuity within 90 Days Following Cataract Surgery: Percentage of patients aged 18 years and older with a diagnosis of uncomplicated cataract who had cataract surgery and no significant ocular conditions impacting the visual outcome of surgery and had best-corrected visual acuity of 20/40 or better (distance or near) achieved within 90 days following the cataract surgery.	AMA-PCPI/NCQA.
0564/192 .....	Cataracts: Complications within 30 Days Following Cataract Surgery Requiring Additional Surgical Procedures: Percentage of patients aged 18 years and older with a diagnosis of uncomplicated cataract who had cataract surgery and had any of a specified list of surgical procedures in the 30 days following cataract surgery which would indicate the occurrence of any of the following major complications: Retained nuclear fragments, endophthalmitis, dislocated or wrong power IOL, retinal detachment, or wound dehiscence.	AMA-PCPI/NCQA.
N/A/303 .....	Cataracts: Improvement in Patient's Visual Function within 90 Days Following Cataract Surgery: Percentage of patients aged 18 years and older in sample who had cataract surgery and had improvement in visual function achieved within 90 days following the cataract surgery, based on completing a pre-operative and post-operative visual function survey.	AAO.
N/A/304 .....	Cataracts: Patient Satisfaction within 90 Days Following Cataract Surgery: Percentage of patients aged 18 years and older in sample who had cataract surgery and were satisfied with their care within 90 days following the cataract surgery, based on completion of the Consumer Assessment of Healthcare Providers and Systems Surgical Care Survey.	AAO.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 118—ONCOLOGY MEASURES GROUP \*

NQF/PQRS	Measure title and description	Measure developer
0387/71 .....	Breast Cancer: Hormonal Therapy for Stage IC–IIIC Estrogen Receptor/Progesterone Receptor (ER/PR) Positive Breast Cancer: Percentage of female patients aged 18 years and older with Stage IC through IIIC, ER or PR positive breast cancer who were prescribed tamoxifen or aromatase inhibitor (AI) during the 12-month reporting period.	AMA-PCPI/ASCO/NCCN.
0385/72 .....	Colon Cancer: Chemotherapy for Stage III Colon Cancer Patients: Percentage of patients aged 18 years and older with Stage IIIA through IIIC colon cancer who are referred for adjuvant chemotherapy, prescribed adjuvant chemotherapy, or have previously received adjuvant chemotherapy within the 12-month reporting period.	AMA-PCPI/ASCO/NCCN.
0041/110 .....	Preventive Care and Screening: Influenza Immunization: Percentage of patients aged 6 months and older who received an influenza immunization during the flu season (October 1 through March 31).	AMA-PCPI.
0419/130 .....	Documentation of Current Medications in the Medical Record: Percentage of specified visits for patients aged 18 years and older for which the eligible professional attests to documenting a list of current medications to the best of his/her knowledge and ability. This list <i>must</i> include ALL prescriptions, over-the-counters, herbals, vitamin/mineral/dietary (nutritional) supplements AND <i>must</i> contain the medications' name, dosage, frequency and route.	CMS/QIP.
0384/143 .....	Oncology: Medical and Radiation—Pain Intensity Quantified: Percentage of patient visits, regardless of patient age, with a diagnosis of cancer currently receiving chemotherapy or radiation therapy in which pain intensity is quantified.	AMA-PCPI.
0383/144 .....	Oncology: Medical and Radiation—Plan of Care for Pain: Percentage of patient visits, regardless of patient age, with a diagnosis of cancer currently receiving chemotherapy or radiation therapy who report having pain with a documented plan of care to address pain.	AMA-PCPI.
0386/194 .....	Oncology: Cancer Stage Documented: Percentage of patients, regardless of age, with a diagnosis of breast, colon, or rectal cancer who are seen in the ambulatory setting who have a baseline AJCC cancer stage or documentation that the cancer is metastatic in the medical record at least once within 12 months.	AMA-PCPI/ASCO.
0028/226 .....	Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention: Percentage of patients aged 18 years and older who were screened for tobacco use one or more times within 24 months AND who received cessation counseling intervention if identified as a tobacco user.	AMA-PCPI.

\* This measures group is reportable through registry-based reporting only.  
This measures group is available for reporting beginning in 2013.

TABLE 119—OSTEOPOROSIS MEASURES GROUP \*

NQF/PQRS	Measure title	Measure developer
0046/39 .....	Osteoporosis: Screening or Therapy for Osteoporosis for Women Aged 65 Years and Older: Percentage of female patients aged 65 years and older who have a central dual-energy X-ray absorptiometry (DXA) measurement ordered or performed at least once since age 60 or pharmacologic therapy prescribed within 12 months.	AMA.
0049/41 .....	Osteoporosis: Pharmacologic Therapy for Men and Women Aged 50 Years and Older: Percentage of patients aged 50 years and older with a diagnosis of osteoporosis who were prescribed pharmacologic therapy within 12 months.	AMA.

TABLE 119—OSTEOPOROSIS MEASURES GROUP \*—Continued

NQF/PQRS	Measure title	Measure developer
AQA Selected/154 .....	Falls: Risk Assessment for Falls: Percentage of patients aged 65 years and older with a history of falls who had a risk assessment for falls completed within 12 months.	NCQA.
AQA Selected/155 .....	Falls: Plan of Care for Falls: Percentage of patients aged 65 years and older with a history of falls who had a plan of care for falls documented within 12 months.	NCQA.
N/A/TBD .....	Osteoporosis: Status of Participation in Weight-Bearing Exercise and Weight-bearing Exercise Advice: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older whose status regarding participation in weight-bearing exercise was documented and for those not participating regularly who received advice within 12 months to participate in weight-bearing exercise.	ABIM.
N/A/TBD .....	Osteoporosis: Current Level of Alcohol Use and Advice on Potentially Hazardous Drinking Prevention: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older whose current level of alcohol use was documented and for those engaging in potentially hazardous drinking who received counseling within 12 months.	ABIM.
N/A/TBD .....	Osteoporosis: Screen for Falls Risk Evaluation and Complete Falls Risk Assessment and Plan of Care: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had a screen for falls risk evaluation within the past 12 months and for those reported as having a history of two or more falls, or fall-related injury who had a complete risk assessment for falls and a falls plan of care within the past 12 months.	ABIM.
N/A/TBD .....	Osteoporosis: Dual-Emission X-ray Absorptiometry (DXA) Scan: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had a DXA scan and result documented.	ABIM.
N/A/TBD .....	Osteoporosis: Calcium Intake Assessment and Counseling: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had calcium intake assessment and counseling at least once within 12 months.	ABIM.
N/A/TBD .....	Osteoporosis: Vitamin D Intake Assessment and Counseling: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who had vitamin D intake assessment and counseling at least once within 12 months.	ABIM.
N/A/TBD .....	Osteoporosis: Pharmacologic Therapy: Percentage of patients aged 18 and older with a diagnosis of osteoporosis, osteopenia, or prior low impact fracture; women age 65 and older; or men age 70 and older who were prescribed pharmacologic therapy approved by the Food and Drug Administration.	ABIM.

\* This measures group is reportable through claims and registry-based reporting.  
This measures group is available for reporting beginning in 2014.

TABLE 120—TOTAL KNEE REPLACEMENT MEASURES GROUP \*

NQF/PQRS	Measure title	Measure developer
N/A/TBD .....	Total Knee Replacement: Coordination of Post Discharge Care: Percentage of patients undergoing total knee replacement who received written instructions for post discharge care including all the following: Post discharge physical therapy, home health care, post discharge deep vein thrombosis (DVT) prophylaxis and follow-up physician visits.	AAHKS/AMA-PCPI.
N/A/TBD .....	Total Knee Replacement: Venous Thromboembolic and Cardiovascular Risk Evaluation: Percentage of patients undergoing a total knee replacement who are evaluated for the presence or absence of venous thromboembolic and cardiovascular risk factors within 30 days prior to the procedure including history of deep vein thrombosis (DVT), pulmonary embolism (PE), myocardial infarction (MI), arrhythmia and stroke.	AAHKS/AMA-PCPI.
N/A/TBD .....	Total Knee Replacement: Preoperative Antibiotic Infusion with Proximal Tourniquet: Percentage of patients undergoing a total knee replacement who had the prophylactic antibiotic completely infused prior to the inflation of the proximal tourniquet.	AAHKS/AMA-PCPI.
N/A/TBD .....	Total Knee Replacement: Identification of Implanted Prosthesis in Operative Report: Percentage of patients undergoing total knee replacement whose operative report identifies the prosthetic implant specifications including the prosthetic implant manufacturer, the brand name of prosthetic implant and the size of prosthetic implant.	AAHKS/AMA-PCPI.

\* This measures group is reportable through and registry-based only.  
This measures group is available for reporting beginning in 2014.

TABLE 121—RADIATION DOSE OPTIMIZATION MEASURES GROUP \*

NQF/PQRS	Measure title	Measure developer
TBD/TBD .....	Radiation Dose Optimization: Utilization of a Standardized Nomenclature for CT Imaging Description: Percentage of computed tomography (CT) imaging reports for all patients, regardless of age, with the imaging study named according to a standardized nomenclature (e.g., RadLex®) and the standardized nomenclature is used in institutions computer systems.	AMA-PCPI.

TABLE 121—RADIATION DOSE OPTIMIZATION MEASURES GROUP \*—Continued

NQF/PQRS	Measure title	Measure developer
TBD/TBD .....	Radiation Dose Optimization: Cumulative Count of Potential High Dose Radiation Imaging Studies: Computed Tomography (CT) Scans and Cardiac Nuclear Medicine Scans: Percentage of CT and cardiac nuclear medicine (myocardial perfusion) imaging reports for all patients, regardless of age, that document a count of known previous CT studies (any type of CT) and cardiac nuclear medicine (myocardial perfusion studies) studies that the patient has received in the 12-month period prior to the current study.	AMA-PCPI.
TBD/TBD .....	Radiation Dose Optimization: Reporting to a Radiation Dose Index Registry: Percentage of total computed tomography (CT) studies performed for all patients, regardless of age, that are reported to a radiation dose index registry AND that include at a minimum selected data elements.	AMA-PCPI.
TBD/TBD .....	Radiation Dose Optimization: Images Available for Patient Follow-up and Comparison Purposes: Percentage of final reports for imaging studies performed for all patients, regardless of age, which document that Digital Imaging and Communications in Medicine (DICOM) format image data are available reciprocally to non-affiliated external entities on a secure, media-free, searchable basis with patient authorization for at least a 12-month period after the study.	AMA-PCPI.
TBD/TBD .....	Radiation Dose Optimization: Search for Prior Imaging Studies Through a Secure, Authorized, Media-Free, Shared Archive: Percentage of final reports of imaging studies performed for all patients, regardless of age, which document that a search for Digital Imaging and Communications in Medicine (DICOM) format images was conducted for prior patient imaging studies completed at non-affiliated external entities within the past 12 months and are available through a secure, authorized, media-free, shared archive prior to an imaging study being performed.	AMA-PCPI.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2014.

TABLE 122—PREVENTIVE CARDIOLOGY MEASURES GROUP \*

NQF/PQRS	Measure title	Measure developer
N/A/TBD .....	Preventive Cardiology Composite: Blood Pressure at Goal: Percentage of patients in the sample whose most recent blood pressure reading was at goal.	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Low Density Lipids (LDL) Cholesterol at Goal: Percentage of patients in the sample whose LDL cholesterol is considered to be at goal, based upon their coronary heart disease (CHD) risk factors.	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Timing of Lipid Testing Complies with Guidelines: Percentage of patients in the sample whose timing of lipid testing complies with guidelines (lipid testing performed in the preceding 12-month period (with a 3-month grace period) for patients with known coronary heart disease (CHD) or CHD risk equivalent (prior myocardial infarction (MI), other clinical CHD, symptomatic carotid artery disease, peripheral artery disease, abdominal aortic aneurysm, diabetes mellitus); or in the preceding 24-month period (with a 3-month grace period) for patients with $\geq 2$ risk factors for CHD (smoking, hypertension, low high density lipid (HDL), men $\geq 45$ years, women $\geq 55$ years, family history of premature CHD; HDL $\geq 60$ mg/dL acts as a negative risk factor); or in the preceding 60-month period (with a 3-month grace period) for patients with $\leq 1$ risk factor for CHD).	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Diabetes Documentation or Screen Test: Percentage of patients in the sample who had a screening test for type 2 diabetes or had a diagnosis of diabetes.	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Correct Determination of Ten-Year Risk for Coronary Death or Myocardial Infarction (MI): Number of patients in the sample whose ten-year risk of coronary death or MI is correctly assessed and documented.	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Counseling for Diet and Physical Activity: Percentage of patients in the sample who received dietary and physical activity counseling.	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Appropriate Use of Aspirin or Other Antiplatelet/Anticoagulant Therapy: Percentage of patients in the sample who are: 1) taking aspirin or other anticoagulant/antiplatelet therapy, or 2) under age 30, or 3) age 30 or older and who are documented to be at low risk. Low-risk patients include those who are documented with no prior coronary heart disease (CHD) or CHD risk equivalent (prior myocardial infarction (MI), other clinical CHD, symptomatic carotid artery disease, peripheral artery disease, abdominal aortic aneurysm, diabetes mellitus) and whose ten-year risk of developing CHD is $< 10\%$ .	ABIM.
N/A/TBD .....	Preventive Cardiology Composite: Smoking Status and Cessation Support: Percentage of patients in the sample whose current smoking status is documented in the chart, and if they were smokers, were documented to have received smoking cessation counseling during the reporting period.	ABIM.

\* This measures group is reportable through both claims and registry-based reporting.  
This measures group is available for reporting beginning in 2014.

(5) Physician Quality Reporting System Measures for Eligible Professionals and Group Practices That Report Using Administrative Claims for the 2015 Payment Adjustment

We proposed 19 measures—including 15 process and 4 outcome measures derived from administrative claims—for eligible professionals and group practices that report using administrative claims for the 2015 and 2016 payment adjustments (see Table 63 of the CY 2013 PFS proposed rule, 77 FR 44981). Our proposals on how to attribute beneficiaries to groups of physicians that elect the administrative claims option were discussed in the value-based payment modifier in section III.K. of the proposed rule. We considered all of the 28 process measures included in the program year 2010 individual Physician Feedback reports that can be calculated using administrative claims but proposed only a subset of the measures that were included in the program year 2010 individual Physician Feedback reports. We proposed this subset of measures for both the PQRS payment adjustment and the value-based modifier because we believe these measures are clinically meaningful, focus on highly prevalent conditions among beneficiaries, have the potential to differentiate physicians, and be statistically reliable (77 FR 44980). We also sought comment on whether to include any of the remaining 13 measures included in the program year 2010 individual Physician Feedback Reports (77 FR 44998) (see Table 65 of the CY 2013 PFS proposed rule, 77 FR 45000). The utilization of the administrative claims measures will allow PQRS to implement different reporting options which capture a wider venue of participants without using the traditional methods of reporting.

We invited public comment on these proposed measures. The following is a summary of the comments we received regarding the proposed measures for eligible professionals and group practices that report using the administrative claims-based reporting mechanism for the 2015 and/or 2016 PQRS payment adjustments. Please note that, since we are not finalizing an administrative claims-based reporting option for the 2016 PQRS payment adjustment, they will only be available for the purpose of reporting for the 2015 PQRS payment adjustment.

*Comment:* Most commenters agreed with assessing performance rates for the measures in the PQRS administrative claims-based reporting option at the TIN level.

*Response:* We thank commenters for their support for this proposal and we are finalizing our proposal to calculate the Administrative Claims based measures at the single TIN level and applying the TIN's performance to the TIN or to an individual NPI that elects the Administrative Claims option at the individual level.

*Comment:* One commenter opposed assessing ophthalmologists against the proposed administrative claims-based measures. The commenter notes that only 1 proposed administrative claims-based measure is applicable to ophthalmology. Although an ophthalmologist would be able to elect the administrative claims option and meet the measure targets based on the care their patients received from other physicians, the commenter does not believe it is appropriate for CMS to attribute care of non-eye conditions by other physicians to the ophthalmologist.

*Response:* We appreciate the commenter's feedback and realize that the proposed administrative claims-based measures may not adequately assess the specific scope of care furnished by ophthalmologists or other specialists to their patients. However, we believe this reporting option promotes shared accountability and care coordination for the quality of care furnished to beneficiaries and therefore provides important and actionable information for physicians about their beneficiaries. We also expect physicians and groups of physicians to report data on quality measures that reflect the care they furnish. We are therefore allowing ophthalmologists and other specialists to elect to be assessed against the administrative claims-based measures for purposes of the 2015 PQRS payment adjustment, both to provide ophthalmologists and other specialists with multiple options to meet the criteria for satisfactory reporting for the 2015 PQRS payment adjustment and to provide them with actionable information about shared accountability and care coordination important to their beneficiaries. We note that establishing the administrative claims-based reporting option for eligible professionals does not preclude ophthalmologists and other specialists to participate in PQRS using other reporting mechanisms and reporting other PQRS measures.

*Process Quality Measures.* Of the 19 measures we proposed for reporting under the administrative claims-based reporting mechanism, 15 of these proposed measures were process measures. The following is a summary of the comments we received on these proposed process measures.

*Comment:* Most commenters supported the Administrative Claims option and proposed process measures and saw it as a "low burden method to avoid the PQRS and value-based payment modifier adjustment," although many expressed their dissatisfaction with administrative-claims-based measures in general, since these measures are derived from billing data and, as a result, lack the nuances of clinical data. Other commenters noted that the proposed measures were most applicable to the care of chronic conditions and preventive care and would not apply to the practice of many specialists and subspecialists. Commenters recommended that CMS include only measures that are NQF endorsed and that they be endorsed at the physician and/or group practice level.

*Response:* We thank the commenters for their suggestions. As commenters stated, while administrative claims-based measures have shortcomings for clinical process measurement due to their lack of clinical data, we have chosen to preferentially use claims-based process measures that have NQF endorsement and were found to have high reliability in the program year 2010 physician feedback reports. As we have stated above, by providing physicians with information about their beneficiaries outside of their specialty, we are promoting shared accountability and care coordination for beneficiaries, which we believe are important domains promoted by the National Quality Strategy. We are finalizing 13 of the proposed 15 process measures and are adding NQF 0022, "Use of High Risk Medicines in the Elderly," which we had used in the 2010 physician feedback reports. We agree with the comments that we should, where possible, use NQF-endorsed measures for this reporting option, but we do not believe that CMS should change or update measures that have been endorsed. We believe updating measure specifications is the responsibility of the measure steward. With that being said, we do plan to monitor NQF endorsement activity and will adjust the measures in the Administrative Claims option in future years accordingly.

We are not finalizing NQF 0021 measure titled "Annual Monitoring for Beneficiaries on Persistent Medications," for the Administrative Claims option. The measure steward, NCQA, has withdrawn this measure from consideration during NQF Steering Committee review and will update and resubmit the measure at a later date. Instead, we will substitute NQF 0022 "Use of High Risk Medicines in the

Elderly,” which was included in Table 65 of the CY 2013 PFS proposed rule (77 FR 45000) and on which we had sought comment for including in the administrative claims option. Like NQF 0021, this process measure is a patient safety measure for medication management in the elderly. Additionally, the measure was suggested for inclusion by several commenters due to its importance in beneficiary care and broad applicability to physicians. Additionally, based on our 2010 analysis of its use in the physician feedback program, it has a high level of reliability. Unlike NQF 0021, NQF 0022 remains endorsed by NQF.

*Comment:* Some commenters identified attribution of patients to physicians and risk adjustment as challenges with administrative claims-based measures in general. Others noted that the current administrative claims-based measure set is primary care oriented and lacks measures appropriate for specialists.

*Response:* We appreciate these comments and have acknowledged above the challenges commenters associated with administrated claims-based measures that make them an imperfect data source for measuring certain aspects of quality. Administrative claims-based measures will likely continue to comprise part of the measure set for the value-based modifier, such as the cost measures and measures that extend across the continuum of care. CMS developed the administrative claims option to create an opportunity for physician practices that have not yet invested in the infrastructure and capabilities otherwise required to participate in PQRS to engage meaningfully in quality measurement and quality improvement. Ultimately, we believe that physician practices should actively gather and report quality data, such as through EHRs or registries. Thus, we do not anticipate that an option to participate in PQRS and the value-based payment modifier exclusively using administrative claims will continue beyond the first few years of the program.

*Comment:* Commenters also suggested removing NQF 0549 measure titled “Pharmacotherapy Management of COPD Exacerbation,” because not all COPD patients should receive a corticosteroid and the measure does not take into account if a patient has possession of the medication at home.

*Response:* We are not finalizing NQF 0549 “Pharmacotherapy Management of COPD Exacerbation.” This measure was submitted and reviewed by NQF this

year and was not recommended for continued endorsement due to questions raised about the measure’s validity.

*Comment:* Commenters suggested removing the proposed NQF 0576 measure titled “Follow-up After Hospitalization for Mental Illness” from the administrative claims-based measure set, because the measure would have minimal potential to distinguish physicians who are not mental health specialists from those who are thus making attribution a concern.

*Response:* We appreciate this comment and concur that psychiatrists treating patients who have been hospitalized for mental illness should be held accountable for ensuring appropriate follow up after discharge. However, we believe that our objective of effective care coordination and safe care transitions for patients with mental illness are best served when all physicians and providers involved in the care of a patient with mental illness who has been discharged from an inpatient care setting share accountability for effective care coordination. We are therefore finalizing this measure in the claims-based option as supported by many other commenters.

*Comment:* Commenters suggested removing the proposed NQF 0543 measure titled “Statin Therapy for Beneficiaries with Coronary Artery Disease” from the administrative claims-based measure set, because there are multiple influences on why patients may not obtain the medication.

*Response:* We recognize that physicians play a critical role in influencing patient medical adherence, and the point made would obviate the use of all medication measures. We are therefore finalizing this measure in the claims-based option as supported by many other commenters.

*Outcome Measures.* Of the 19 measures we proposed for reporting using the administrative claims-based reporting mechanism, 4 of these proposed measures were outcome measures—All Cause Readmission, 30 day Post Discharge Visit, and the Acute and Chronic Preventive Quality Indicator (PQI) Composites. The following is a summary of the comments received on the proposed outcome measures available for the administrative claims-based reporting mechanism.

*Comment:* Many commenters were opposed to the four outcome measures due to lack of NQF endorsement at the group or physician level, inadequate risk adjustment, lack of ability for verification by the physician group

using their own data, or the lack of actionability by the physician groups. The PQIs were cited as population level measures, unlikely to be valid at the provider or smaller group level. Other commenters stated that planned hospital readmissions may constitute appropriate care. And for the 30-day post-discharge follow-up visit measures, commenters pointed out that surgeons are subject to the 90-day global payment period and cannot generate a claim for a 30-day post-discharge follow-up visit, thus questioning the accuracy of the measure. Commenters also indicated that there may be other ways to ensure sufficient care coordination after a hospitalization that does not involve a visit within 30 days of discharge. Many commenters suggested four recently NQF endorsed care coordination measures to replace these four care coordination outcome measures.

A substantial number of commenters from the consumer advocacy and physician value community supported all four of the outcome measures as moving quality measurement in the forward direction and in particular singled out the use of composite scores as a method to increase reliability.

*Response:* We appreciate the commenters’ suggestions. We are finalizing the all cause readmission measure and the Acute and Chronic Preventive Quality Indicator composites for use in the PQRS Administrative Claims option and for all groups of physicians subject to the value-based payment modifier (see discussion below in Section III.K.2). The all cause readmission measure is NQF endorsed at the hospital level, has been respecified for groups of physicians, and we are using the all-cause readmission measure in the Medicare Shared Savings Program. Likewise, the individual PQI measures, while currently endorsed at the population level, have been respecified for medical groups and used in the physician feedback reports. Furthermore, we are collaborating with AHRQ, the measure steward for the PQIs, about our use of PQI composite measures. We will be seeking NQF endorsement of the respecified all cause readmission measure and PQI composite measures. Both the all-cause readmission measure and the PQI measures have been respecified using rigorous risk adjustment methods. We are redesigning our physician feedback reports to allow groups of physicians to verify who the patients included in these measures are, so that they can take appropriate actions. We are persuaded by the comments about the 30-day post-discharge visit measure and we will not finalize that measure.



We believe an effective Administrative Claims option and a meaningful value-based payment modifier in the long-run will place greater emphasis on outcome measures and we believe it is important to include outcome measures that highlight key areas for achieving better care for beneficiaries.

With regard to the suggestions to replace these outcome measures for four recently endorsed AMA-PCPI care coordination measures that were recently NQF endorsed, we note that these suggested care coordination measures are all process measures, and they will be considered for the claims option of the PQRS program in 2014 in future rulemaking.

Therefore, based on the comments received, as specified in Tables 123 and 124, we are finalizing 17 measures, comprised of 14 process and 3 outcome measures (2 of which are PQI composite measures), for inclusion in the PQRS administrative claims-based measure set for reporting for the 2015 PQRS payment adjustment only.

**TABLE 123—PROCESS MEASURES FOR ELIGIBLE PROFESSIONALS AND GROUP PRACTICES WHO REPORT USING ADMINISTRATIVE CLAIMS FOR THE 2015 PQRS PAYMENT ADJUSTMENT**

[Measures for the Administrative Claims Options for 2015]

NQF No.	Measure title	Measure steward	Domain of care
0576 .....	Follow-Up After Hospitalization for Mental Illness ..... Percentage of discharges for patients who were hospitalized for treatment of selected mental health disorders and who had an outpatient visit, an intensive outpatient encounter, or partial hospitalization with a mental health practitioner.	NCQA .....	Care Coordination.
0022 .....	Use of High-Risk Medications in the Elderly: (a) Patients Who Receive At Least One Drug To Be Avoided. Percentage of patients ages 65 years and older who received at least one high-risk medication in the measurement year. (b) Patients Who Receive At Least Two Different Drugs To Be Avoided. Percentage of patients 65 years of age and older who received at least two different high-risk medications in the measurement year.	NCQA .....	Patient Safety.
0555 .....	Lack of Monthly INR Monitoring for Beneficiaries on Warfarin ..... Average percentage of 40-day intervals in which Part D beneficiaries with claims for warfarin do not receive an INR test during the measurement period.	CMS .....	Patient Safety.
0577 .....	Use of Spirometry Testing to Diagnose COPD ..... Percentage of patients at least 40 years old who have a new diagnosis or newly active chronic obstructive pulmonary disease (COPD) who received appropriate spirometry testing to confirm the diagnosis.	NCQA .....	Clinical Care.
0543 .....	Statin Therapy for Beneficiaries with Coronary Artery Disease ..... Medication Possession Ratio (MPR) for statin therapy for individuals over 18 years of age with coronary artery disease.	CMS .....	Clinical Care.
0583 .....	Lipid Profile for Beneficiaries Who Started Lipid-Lowering Medications ..... Percentage of patients age 18 or older starting lipid-lowering medication during the measurement year who had a lipid panel checked within 3 months after starting drug therapy.	Resolution Health	Clinical Care.
0053 .....	Osteoporosis Management in Women $\geq 67$ Who Had a Fracture ..... Percentage of women 67 years and older who suffered a fracture and who had either a bone mineral density (BMD) test or prescription for a drug to treat or prevent osteoporosis in the 6 months after the date of fracture.	NCQA .....	Clinical Care.
0055 .....	Dilated Eye Exam for Beneficiaries $\leq 75$ with Diabetes ..... Percentage of adult patients with diabetes aged 18–75 years who received a dilated eye exam by an ophthalmologist or optometrist during the measurement year, or had a negative retinal exam (no evidence of retinopathy) by an eye care professional in the year prior to the measurement year.	NCQA .....	Clinical Care.
0057 .....	HbA1c Testing for Beneficiaries $\leq 75$ with Diabetes ..... Percentage of adult patients with diabetes aged 18–75 years receiving one or more A1c test(s) per year.	NCQA .....	Clinical Care.
0062 .....	Urine Protein Screening for Beneficiaries $\leq 75$ with Diabetes ..... Percentage of adult diabetes patients aged 18–75 years with at least one test nephropathy screening test during the measurement year or who had evidence existing nephropathy (diagnosis of nephropathy or documentation of micro-albuminuria or albuminuria).	NCQA .....	Clinical Care.
0063 .....	Lipid Profile for Beneficiaries $\leq 75$ with Diabetes ..... Percentage of adult patients with diabetes aged 18–75 who had an LDL-C test performed during the measurement year.	NCQA .....	Clinical Care.
0075 .....	Lipid Profile for Beneficiaries with Ischemic Vascular Disease ..... Percentage of patients 18 years of age and older who were discharged alive for acute myocardial infarction (AMI), coronary artery bypass graft (CABG) or percutaneous coronary interventions (PCI) from January 1–November 1 of the year prior to the measurement year, or who had a diagnosis of ischemic vascular disease (IVD) during the measurement year and the year prior to measurement year, who had a complete lipid profile during the measurement year.	NCQA .....	Clinical Care.
0105 .....	Antidepressant Treatment for Depression ..... Percentage of patients who were diagnosed with a new episode of depression and treated with antidepressant medication and who remained on an antidepressant medication treatment for: (a) At least 84 days (12 weeks) and (b) 180 days (6 months).	NCQA .....	Clinical Care.

TABLE 123—PROCESS MEASURES FOR ELIGIBLE PROFESSIONALS AND GROUP PRACTICES WHO REPORT USING ADMINISTRATIVE CLAIMS FOR THE 2015 PQRS PAYMENT ADJUSTMENT—Continued

[Measures for the Administrative Claims Options for 2015]

NQF No.	Measure title	Measure steward	Domain of care
0031 .....	Breast Cancer Screening for Women $\leq$ 69 ..... Percentage of eligible women 40–69 who receive a mammogram in during the measurement year or in the year prior to the measurement year.	NCQA .....	Clinical Care.

TABLE 124—OUTCOME MEASURES FOR ELIGIBLE PROFESSIONALS AND GROUP PRACTICES WHO REPORT USING ADMINISTRATIVE CLAIMS FOR THE 2015 PQRS PAYMENT ADJUSTMENT

NQF No.	Measure title	Measure steward	Domain of care
N/A .....	1. Composite of Acute Prevention Quality Indicators (PQIs) .....	N/A	Care Coordination.
0279 .....	Bacterial Pneumonia .....	AHRQ	
0281 .....	The number of admissions for bacterial pneumonia per 100,000 population. UTI .....	AHRQ	
0280 .....	The number of discharges for urinary tract infection per 100,000 population Age 18 Years and Older in a one year time period. Dehydration .....	AHRQ	
N/A .....	2. Composite of Chronic Prevention Quality Indicators (PQIs) .....	N/A	Care Coordination.
0638 .....	Diabetes Composite Uncontrolled diabetes .....	AHRQ	
0272 .....	The number of discharges for uncontrolled diabetes per 100,000 population Age 18 Years and Older in a one year time period. Short Term Diabetes complications .....	AHRQ	
0274 .....	The number of discharges for diabetes short-term complications per 100,000 Age 18 Years and Older population in a one year period. Long term diabetes complications. ....	AHRQ	
0285 .....	The number of discharges for long-term diabetes complications per 100,000 population Age 18 Years and in a one year time period. Lower extremity amputation for diabetes .....	AHRQ	
0275 .....	The number of discharges for lower-extremity amputation among patients with diabetes per 100,000 population Age 18 Years in a one year time period. COPD .....	AHRQ	
0277 .....	The number of admissions for chronic obstructive pulmonary disease (COPD) per 100,000 population. Heart Failure .....	AHRQ	
N/A .....	Percent of the population with admissions for CHF. 3. All Cause Readmission .....	CMS	
	The rate of provider visits within 30 days of discharge from an acute care hospital per 1,000 discharges among eligible beneficiaries assigned.		

#### 7. Maintenance of Certification Program Incentive: Self-Nomination and Qualification Process for Entities Wishing To Be Qualified for the 2013 and 2014 Maintenance of Certification Program Incentives

We proposed that new and previously qualified entities wishing to become qualified to provide their members with an opportunity to earn the 2013 and/or 2014 Maintenance of Certification Program incentives undergo a self-nomination and qualification process (77 FR 44982). Once qualified, we proposed that the entity would be able to submit data on behalf of its eligible professionals.

*Maintenance of Certification Program Incentive: Self-Nomination Process.* For the self-nomination process, we proposed that an entity wishing to be qualified for the 2013 and/or 2014

Maintenance of Certification Program incentive would be required to submit a self-nomination statement containing all of the following information via the web:

- Provide detailed information regarding the Maintenance of Certification Program with reference to the statutory requirements for such program.
- Indicate the organization sponsoring the Maintenance of Certification Program, and whether the Maintenance of Certification Program is sponsored by an American Board of Medical Specialties (ABMS) board. If not an ABMS board, indicate whether and how the program is substantially equivalent to the ABMS Maintenance of Certification Program process.
- Indicate that the program is in existence as of January 1 the year prior to the year in which the entity seeks to

be qualified for the Maintenance of Certification Program incentive. For example, to be qualified for the 2013 Maintenance of Certification Program incentive, the entity would be required to be in existence by January 1, 2012.

- Indicate that the program has at least one (1) active participant.
- The frequency of a cycle of Maintenance of Certification for the specific Maintenance of Certification Program of the sponsoring organization, including what constitutes “more frequently” for both the Maintenance of Certification Program itself and the practice assessment for the specific Maintenance of Certification Program of the sponsoring organization.
- Confirmation from the board that the practice assessment will occur and be completed in the year the physician is participating in the Maintenance of Certification Program Incentive.

- What was, is, or will be the first year of availability of the Maintenance of Certification Program practice assessment for completion by an eligible professional.

- What data is collected under the patient experience of care survey and how this information would be provided to CMS.

- Describe how the Maintenance of Certification program monitors that an eligible professional has implemented a quality improvement process for their practice.

- Describe the methods, and data used under the Maintenance of Certification Program, and provide a list of all measures used in the Maintenance of Certification Program for the year prior to which the entity seeks to be qualified for the Maintenance of Certification Program incentive (for example, measures used in 2012 for the 2013 Maintenance of Certification Program incentive), including the title and descriptions of each measure, the owner of the measure, whether the measure is NQF endorsed, and a link to a Web site containing the detailed specifications of the measures, or an electronic file containing the detailed specifications of the measures.

We invited but received no public comment on our proposed self-nomination process for entities who wish to be qualified for the 2013 and 2014 Maintenance of Certification Program incentive. Therefore, we are finalizing the self-nomination process for boards wishing to participate in the Maintenance of Certification Program incentive, as proposed.

**Maintenance of Certification Program Incentive: Qualification Process.** For the qualification process, we proposed that an entity must meet all of the following requirements to be considered for qualification for purposes of the 2013 and 2014 Maintenance of Certification Program incentives (77 FR 44983):

- The name, NPI and applicable TINs of eligible professionals who would like to participate for the 2013 and/or 2014 Maintenance of Certification Program incentives.

- Attestation from the board that the information provided to CMS is accurate and complete.

- The board has signed documentation from eligible professional(s) that the eligible professional wishes to have the information released to us.

- Information from the patient experience of care survey.

- Information certifying the eligible professional has participated in a Maintenance of Certification Program for a year, “more frequently” than is

required to qualify for or maintain board certification status, including the year the physician met the board certification requirements for the Maintenance of Certification Program, and the year the eligible professional participated in the Maintenance of Certification Program “more frequently” than is required to maintain or qualify for board certification.

- Information certifying the eligible professional has completed the Maintenance of Certification Program practice assessment at least one time each year the eligible professional participates in the Maintenance of Certification Program Incentive.

We proposed this self-nomination and qualification process because the process is identical to the self-nomination and qualification process finalized for the 2011 and 2012 Maintenance of Certification Program incentives and we felt such requirements remain appropriate. Because the incentives only run through 2014, we felt it was important to keep the requirements consistent with what has been required for the 2011 and 2012 Maintenance of Certification Program incentives.

We invited public comment on the proposed qualification process for entities who wish to be qualified for the 2013 and 2014 Maintenance of Certification Program incentive. The following is summary of the comments we received regarding these proposals.

**Comment:** One commenter suggested that those entities that have previously undergone the qualification process and were previously qualified to participate in this Maintenance of Certification Program incentive be automatically qualified for the following year.

**Response:** We agree with the commenter’s suggestion to allow boards that were fully qualified in a prior program year and successfully submitted data to be fully qualified after CMS review of their application. Since the qualification process is the same from year to year, CMS believes that requiring boards to undergo this process every year is redundant. CMS agrees that this will allow more time for returning boards to encourage participation with their diplomats.

**Comment:** One commenter suggested that newly participating boards be allowed to bypass the qualification process if they administer a qualified registry.

**Response:** We agree with the commenter’s suggestion. The data submission process for Maintenance of Certification entities is similar to the registry data submission process.

Therefore, it would seem redundant for a specialty board that already possesses a qualified registry to have to undergo another separate qualification process to participate in the Maintenance of Certification Program incentive, as the entity’s products and characteristics have already been vetted when it submitted its registry for qualification under PQRS. Therefore, we do not believe it is necessary for specialty boards that administer PQRS qualified registries to undergo a separate qualification process for purposes of the Maintenance of Certification Program incentive. Therefore, we are not requiring boards who wish to participate in the Maintenance of Certification Program incentive for the first time to undergo the Maintenance of Certification Program incentive qualification process if they also maintain a PQRS qualified registry. However, we note that these specialty boards must still self-nominate for each year the specialty board wishes to participate in Maintenance of Certification Program incentive.

**Comment:** One commenter believed that the requirements for receiving a Maintenance of Certification incentive payment are too onerous for both physicians and participating boards.

**Response:** We appreciate the commenter’s feedback. We understand that physicians already participating in Maintenance of Certification programs are already taking proactive steps to maintain their clinical skills and education. In fact, we defer to the boards for what is necessary to demonstrate a physician’s ability to maintain certification. However, given the requirement that a physician participate in a Maintenance of Certification program “more frequently” than is required to maintain board certification, we believe that earning an additional Maintenance of Certification incentive under PQRS involves extra effort by the physician. Please note that we work with the participating boards to determine what extra steps are necessary to earn this incentive.

**Comment:** One commenter seeks clarification on how physicians are to participate in a Maintenance of Certification Program “more frequently” than is required to maintain or qualify for board certification.

**Response:** Please note that more information and guidance about how to participate in a Maintenance of Certification Program incentive “more frequently” for purposes of the Maintenance of Certification Program incentive is available on the PQRS Web site at <http://www.cms.gov/Medicare/>

*Quality-Initiatives-Patient-Assessment-Instruments/PQRS/index.html.*

**Comment:** One commenter requested that CMS explore opportunities to leverage the Maintenance of Certification structure that exists within the specialty boards to reduce redundant reporting requirements and enhance the value of PQRS for physicians and their patients.

**Response:** We appreciate the commenter's feedback. CMS has worked closely with the specialty boards to establish requirements for earning the additional Maintenance of Certification Program incentive under PQRS. In fact, the boards provide the guidelines for determining what is necessary to demonstrate a physician's ability to maintain certification.

Based on the comments received and for the reasons discussed above, we are finalizing the qualification process for boards wishing to become qualified to participate in the Maintenance of Certification Program incentive. However, boards that were previously qualified as a Maintenance of Certification Program entity or newly participating boards that utilize a previously qualified registry for their Maintenance of Certification Program data will not need to undergo the qualification process annually. Rather, these entities will be qualified after these entities complete their self-nomination statements. However, please note that previously qualified boards or boards that use a previously qualified registry must still self-nominate to participate in the Maintenance of Certification Program incentive for each year the boards wish to participate. For boards wishing to newly become qualified, we note that, due to a delay in the availability of the testing tool to qualify the boards, this qualification process will occur later in time for 2013. Please note that we are also making technical changes in § 414.90(d) due to changes in the composition of § 414.90(c) to specify the incentive amounts for the 2013 and 2014 PQRS incentives. We are also making a technical change at § 414.90(d)(1)(iii)(B)(2)(i), as this section incorrectly references (d)(2)(11); the correct reference is (d)(1)(iii).

## 8. Informal Review

We established an informal review process for 2012 and beyond in the CY 2012 Medicare PFS final rule (76 FR 73390). In this final rule with comment period, we addressed the additional parameters we proposed for eligible professionals and group practices subject to a PQRS payment adjustment requesting an informal review. For

eligible professionals and group practices that are subject to the payment adjustments that wish to request an informal review, in addition to the requirements we previously established, we proposed the following:

- An eligible professional electing to utilize the informal review process must request an informal review by February 28 of the year in which the payment adjustment is being applied. For example, if an eligible professional requests an informal review related to the 2015 payment adjustment, the eligible professional would be required to submit his/her request for an informal review by February 28, 2015. We felt this deadline provided ample time for eligible professionals and group practices after their respective claims begin to be adjusted due to the payment adjustment.

- Where we find that the eligible professional or group practice did satisfactorily report for the payment adjustment, we would to cease application of the payment adjustment and reprocess all claims that have been erroneously adjusted to date (77 FR 44983).

We invited public comment on our proposals for the PQRS informal review process. The following is a summary of the comments we received regarding the proposed additional parameters for the PQRS informal review process.

**Comment:** Several commenters supported our proposal to establish an informal review process for the PQRS payment adjustment.

**Response:** We appreciate the commenters' feedback and are finalizing an informal review process for the PQRS payment adjustments that is similar to the informal review process established for the PQRS incentives.

**Comment:** One commenter supported our proposed deadline of February 28 of the payment adjustment year for eligible professionals and group practices to request an informal review of the PQRS payment adjustment.

**Response:** Based on the comments received, we are finalizing a deadline of February 28 of the payment adjustment year for eligible professionals and group practices to request an informal review of the PQRS payment adjustment.

**Comment:** One commenter supported CMS' proposal to provide written responses to those eligible professionals and group practices seeking an informal review request.

**Response:** We appreciate the commenter's feedback and we are finalizing our proposal to provide a timely, written response to eligible professionals and group practices seeking an informal review of the

applicability of the PQRS payment adjustment.

**Comment:** One commenter supported our proposal to make eligible professionals and group practices whole should CMS find error.

**Response:** We believe it is important to rectify error should CMS find that an error has occurred in application of the PQRS payment adjustment during the informal review process. Therefore, where we find that the eligible professional or group practice did satisfactorily report for the payment adjustment, we will cease application of the payment adjustment and reprocess all claims that have been erroneously adjusted to date.

Based on the comments received and for the reasons stated previously, we are finalizing these additional parameters for the PQRS informal review process as it relates to the PQRS payment adjustments. We are finalizing changes to § 414.90 to reflect the PQRS informal review process for the PQRS incentives and payment adjustments.

## H1. The Electronic Prescribing (eRx) Incentive Program

We established the requirements for the 2013 and 2014 eRx Incentive Program in the CY 2012 Medicare PFS final rule (76 FR 73393). This section addresses additional final requirements for the 2013 and 2014 eRx Incentive Program.

Please note that, during the comment period following the proposed rule, we received comments that were not related to our specific proposals for the eRx Incentive Program in the CY 2013 Medicare PFS proposed rule. While we appreciate the commenters' feedback and intend to use these comments to better develop the eRx Incentive Program, these comments will not be specifically addressed in this CY 2013 Medicare PFS final rule.

### 1. Definition of Group Practice

Under § 414.92(b) a group practice is one that, defined at § 414.90(b), that is participating in the Physician Quality Reporting System; or in a Medicare-approved demonstration project or other Medicare program, under which Physician Quality Reporting System requirements and incentives have been incorporated; and has indicated its desire to participate in the electronic prescribing group practice option. Please note that the definition of group practice for the eRx Incentive Program is therefore tied to the definition of group practice under PQRS. Since we are changing the definition of group practice in PQRS to allow groups of 2–24 eligible professionals to participate

in PQRS as a group practice, accordingly, group practices of 2–24 eligible professionals will be able to participate in the eRx Incentive Program as a group practice in 2013 (that is, for the 2013 incentive and 2014 payment adjustment).

In addition, we would like to clarify the requirement under § 414.92(b) that a group practice under the eRx Incentive Program must be “participating in the Physician Quality Reporting System”. We developed this definition in light of our goals for group practices to report under both programs, as well as operational considerations for administering the group practice reporting option under the PQRS and eRx Incentive Program. In particular, we expect that group practices participating in the eRx Incentive Program as a group practice will also be participating in PQRS as a group practice. With regard to “participation,” we note that we have never required nor indicated that group practices under the eRx GPRO must report PQRS quality measures to demonstrate participation in the PQRS for purposes of this definition. In the past, we have required that group practices wishing to participate in the eRx Incentive Program under the group practice reporting option (eRx GPRO) must complete a self-nomination statement stating the group practice’s intent to participate in PQRS as a group practice. We have viewed that as an example of “participation.” However, because we believe submission of a self-nomination statement for PQRS as an extra administrative step we have required in order for group practices to participate in the eRx GPRO, in 2013, we no longer view completion of a self-nomination statement to participate in PQRS under the PQRS group practice reporting option (PQRS GPRO) as necessary to demonstration “participation” by group practices under the eRx Incentive Program. Therefore, the statement to be “participating in the Physician Quality Reporting System” is merely an indication but not a requirement that we expect that group practices participating in the eRx Incentive Program as a group practice will also be participating in PQRS as a group practice.

## 2. Alternative Self-Nomination Process for Certain Group Practices Under the eRx GPRO

In the CY 2012 Medicare PFS final rule (76 FR 73394), we established that a group practice wishing to participate in the eRx Incentive Program under the eRx GPRO must self-nominate via the web. However, we proposed an alternative submission mechanism for

self-nomination by groups participating in the Medicare Shared Savings Program, Pioneer ACO, PGP Demonstration, or other Medicare-approved demonstration project or other Medicare program (77 FR 44983). Specifically, we proposed that the participating TINs within these groups that wish to participate in the eRx Incentive Program using the eRx GPRO would be required to submit a self-nomination statement by sending a letter indicating its intent to participate in the eRx Incentive Program under the eRx GPRO. We also proposed that the group practice would be required to submit an XML file describing the eligible professionals included in the group practice. We proposed this alternative submission mechanism for group practices that are participating as groups in the Medicare Shared Savings Program, Pioneer ACO, or PGP Demonstration because it is not technically feasible for CMS to receive this information from these group practices via the web. We invited public comment on this proposed alternative mechanism for submitting self-nomination statements for groups participating in the Medicare Shared Savings Program, Pioneer ACO, and PGP demonstration and the proposed requirement to provide an XML file to CMS for the types of group practices identified above that want to participate in the eRx Incentive Program using the eRx GPRO. We received no comments regarding these proposed alternative methods related to the self-nomination process for group practices participating in the Medicare Shared Savings Program, Pioneer ACO, and PGP demonstration that wish to participate in the eRx Incentive Program using the eRx GPRO. Therefore, we are finalizing an alternative self-nomination process for these aforementioned groups. However, as we believe that it would be more efficient to accept self-nomination statements electronically, we will not accept these self-nomination statements via U.S. mail. Rather, we will accept these self-nomination statements via email. We are also not finalizing the requirement that these group practices provide an XML file to CMS. The XML file typically provides CMS with a list of the eligible professionals (defined by their individual rendering National Provider Identification numbers or NPIs) within the group practice. Since we do not need NPI-level information to analyze group practice reporting, we no longer need this XML file.

In addition, in the CY 2012 PFS final rule with comment period, we stated we would accept self-nomination

statements for group practices that want to participate in the GPROs for PQRS and the eRx Incentive Program via the web (76 FR 73315 and 76 FR 73394). We note that this Web page is only available for those group practices who wish to submit a self-nomination statement to participate in both the PQRS and eRx Incentive Program under the respective GPROs. Therefore, it will not be technically feasible to accept self-nomination statements via this Web page from group practices who wish to submit a self-nomination statement to participate in the eRx GPRO only. Group practices wishing to submit a separate GPRO self-nomination statement to participate in the eRx Incentive Program only must follow the alternative self-nomination process that group practices participating in the Medicare Shared Savings Program using the eRx GPRO follow (76 FR 73395).

We also note that, in the CY 2012 Medicare PFS final rule, we established a deadline of January 31 of the applicable program year (for example, January 31, 2013 for the 2013 program year) for group practices to submit a self-nomination statement to participate in the eRx GPRO (76 FR 73316). Although, as discussed in section III.G, we have extended the deadline for group practices wishing to participate in the GPRO in PQRS to the Fall of the applicable program year (for example, Fall 2013 for the 2013 program year), for operational reasons, group practices wishing to participate in the eRx Incentive Program under the eRx GPRO for 2013 must submit its self-nomination statement by January 31, 2013 as finalized in the CY 2012 Medicare PFS final rule. We understand that having two separate deadlines for submitting GPRO self-nomination statements for PQRS and the eRx Incentive Program may cause confusion for group practices who have submitted self-nomination statements for PQRS and eRx simultaneously in previous years. However, because the 2014 6-month payment adjustment reporting period (that is, January 1, 2013–June 30, 2013) occurs prior to Fall 2013, we must maintain a deadline of January 31, 2013 for those group practices wishing to participate in the eRx Incentive Program as a group practice using the eRx GPRO for reporting periods occurring 2013.

We realize that having two separate self-nomination dates of January 31, 2013 and Fall 2013 for self-nominating to participate in the GPRO for the eRx Incentive Program and PQRS respectively may cause additional administrative concerns, such as situations where a group practice may change its TIN between June 30, 2013

(after the 6-month 2014 payment adjustment reporting period) and Fall 2013. We will try to work with group practices so that they are aware of the applicable deadlines and procedure.

**2. The 2013 Incentive: Criterion for Being a Successful Electronic Prescriber for Groups Comprised of 2–24 Eligible Professionals Selected To Participate Under the eRx GPRO**

We proposed to add another criterion for becoming a successful electronic prescriber under the program for the 2013 Incentive for groups of 2–24 eligible professionals that may now participate in the eRx Incentive Program using the eRx GPRO in 2013 (77 FR 44983–44984). (For the other criteria we previously adopted for the eRx GPRO, please see 76 FR 73407). Specifically, we proposed the following criterion for being a successful electronic prescriber for group practices participating in the eRx GPRO comprised of 2–24 eligible professionals for purposes of the 2013 eRx incentive: Report the electronic prescribing measure's numerator code during a denominator-eligible encounter for at least 225 times during the 12-month 2013 incentive reporting period (January 1, 2013–December 31, 2013). We proposed a lower criterion for group practices participating under the eRx GPRO with 2–24 eligible professionals because we understand that their smaller sizes necessitate a lower reporting threshold. We proposed this reporting threshold because this reporting threshold is familiar to group practices, as this was the threshold established for group practices comprised of 11–25 eligible professionals that participated in the GPRO II in 2011 (75 FR 73509).

We invited public comment on our proposed criterion for being a successful electronic prescriber for the 2013 incentive for groups comprised of 2–24 eligible professionals. The following is a summary of the comments we received on this proposal.

*Comment:* Several commenters generally supported our proposal to establish criteria for being a successful electronic prescriber for group practices comprised of 2–24 eligible professionals. However, some commenters stated that our proposed reporting threshold for a group practice of 2–24 eligible professionals to become a successful electronic prescriber is too high, particularly for a group comprised of 2 eligible professionals. One commenter suggested applying a percentage threshold, similar to the electronic prescribing criteria established under the EHR Incentive Program. Other commenters suggested a

tiered approach similar to the criteria for becoming a successful electronic prescriber previously established under eRx GPRO II (75 FR 73509). One of these commenters also suggested that, in the alternative, the proposed threshold be lowered. Commenters stated that group practices of 2–24 eligible professionals should be required report the electronic prescribing measure at least 75 times to become a successful electronic prescriber for the 2013 incentive.

*Response:* We believe it is important to establish an electronic prescribing threshold that group practices of 2–24 eligible professionals can reasonably attain to become successful electronic prescribers. As we explain in greater detail further below, we agree with the commenters' suggestion and therefore, we are finalizing a reporting threshold of 75 times.

For the suggestion to adopt a percentage threshold, we prefer to establish a reporting count as the established criteria for becoming a successful electronic prescriber for larger groups utilize a reporting count rather than a percentage. Therefore, we would like to remain consistent in the reporting criteria that were previously established for larger group practices participating in the eRx GPRO.

For the tiered approach, we believe that adding several tiers for reporting for smaller group practices would add to the complexity of the eRx Incentive Program. To streamline the requirements for becoming a successful electronic prescriber for the eRx Incentive Program, we prefer one criterion for all group practices of 2–24 eligible professionals using the eRx GPRO. We believe that the proposed threshold of 75 offered by commenters is reasonable, particularly because the eRx Incentive Program previously required group practices of 2–10 eligible professionals participating in the eRx GPRO II to report the electronic prescribing measure at least 75 times (75 FR 73509). We note that our proposed threshold of reporting the electronic prescribing measure was also consistent with criteria we established under GPRO II in 2011, but we understand the desire to lower the threshold to 75. We believe that the reporting threshold of 75 also achieves the program goal of ensuring that eligible professionals are generating prescriptions electronically. Therefore, based on the comments received, we are finalizing a lower threshold for reporting the electronic prescribing measure of 75 rather than 225. To be a successful electronic prescriber for the 2013 incentive, group practices comprised of 2–24 eligible professionals that are participating in

the eRx GPRO must report the electronic prescribing measure at least 75 times during the applicable 12-month reporting period (that is, January 1, 2013–December 31, 2013) for the 2013 incentives.

**3. The 2014 Payment Adjustment: Criterion for Being a Successful Electronic Prescriber for Group Practices Comprised of 2–24 Eligible Professionals Selected To Participate Under the eRx GPRO**

We proposed to change the minimum group practice size from 25 to 2 accordingly with PQRS and proposed to add another criterion for being a successful electronic reporter under the program for the 2014 payment adjustment (77 FR 44984). (For the other criteria we previously adopted for the eRx GPRO Reporting Option, please see 76 FR 73412–73414). Specifically, we proposed the following criterion for being a successful electronic prescriber for purposes of the 2014 payment adjustment for group practices comprised of 2–24 eligible professionals participating under the eRx GPRO: Report the electronic prescribing measure's numerator code at least 225 times for the 6-month 2014 payment adjustment reporting period (January 1, 2013–June 30, 2013). We proposed this lower criterion for group practices participating under the eRx GPRO with 2–24 eligible professionals because we understand that their smaller sizes necessitate a lower reporting threshold. In addition, we noted that this reporting threshold is familiar to group practices, as this was the threshold established for group practices comprised of 11–25 eligible professionals that participated in the GPRO II in 2011 (75 FR 73509).

We invited public comment on the proposed criterion for being a successful electronic prescriber for the 2014 eRx payment adjustment for the 6-month payment adjustment reporting period for group practices composed of 2–24 eligible professionals. The following is a summary of comments we received regarding this proposal.

*Comment:* Commenters generally provided the same comments regarding this proposed criterion for becoming a successful electronic prescriber for the 2014 payment adjustment as provided for the proposed criterion for becoming a successful electronic prescriber for the 2013 incentive. Specifically, several commenters generally supported our proposal to establish criteria for becoming a successful electronic prescriber for group practices comprised of 2–24 eligible professionals. However, some commenters stated that our proposed reporting threshold for a

group practice of 2–24 eligible professionals to become a successful electronic prescriber is too high. One commenter suggested applying a percentage threshold, similar to the electronic prescribing criteria established under the EHR Incentive Program. Other commenters suggested a tiered approach similar to the criteria for becoming a successful electronic prescriber previously established under eRx GPRO II (75 FR 73509). One of these commenters also suggested that, in the alternative, the proposed threshold be lowered. Group practices of 2–24 eligible professionals should be required report the electronic prescribing measure at least 75 times to become a successful electronic prescriber for the 2014 payment adjustment.

In addition to these comments, some commenters supported our proposed criteria to report the electronic prescribing measure at least 225 times to become a successful electronic prescriber for the 2013 incentive but believed that this 225 threshold is too high for the 2014 payment adjustment, as group practices will only have 6 months as opposed to 12 months to meet this threshold. The commenters added that the threshold is especially high for dermatologists who may not see this many Medicare Part B patients during the 6-month 2014 payment adjustment reporting period.

*Response:* For the same reasons we discussed above with regard to the threshold for the 2013 incentive, we agree with the points raised by commenters. In addition, for reporting under the eRx GPRO, it is our desire to keep with the trend of establishing similar criteria for the incentives as payment adjustments. It is our desire to finalize the same criterion for the 2014 payment adjustment as finalized for the 2013 incentive. Therefore, based on the comments received and for the reasons we stated for establishing a lower threshold of 75 for the 2013 incentive, we are finalizing a lower threshold for reporting the electronic prescribing measure for the 2014 payment adjustment of 75 instead of 225. To be a successful electronic prescriber for the 2014 payment adjustment, group practices comprised of 2–24 eligible professionals that are participating in the eRx GPRO must report the electronic prescribing measure at least 75 times during the applicable 2014 6-month payment adjustment reporting period.

#### 4. Analysis for the Claims-Based Reporting Mechanism

We understand that, in certain instances, it is permissible for an eligible professional to have their

Medicare Part B claims reprocessed. However, we raised concerns about eligible professionals resubmitting claims for the sole reason of attaching a G-code for purposes of reporting under the eRx Incentive Program (rather than reporting such data at the time the claim was initially submitted). Therefore, we proposed to modify § 414.92 to indicate that under the eRx Incentive Program, if an eligible professional re-submits a claim for reprocessing, the eligible professional may not attach a G-code at that time. The following is a summary of comments we received on this proposal.

*Comment:* Some commenters disagreed with our proposal to modify § 414.92 to indicate that G-codes cannot be attached to claims that are re-submitted for reprocessing for purposes of the eRx Incentive Program. Commenters urged us to allow the reopening or resubmission of claims for the sole purpose of attaching a reporting code on a claim.

*Response:* To avoid the reprocessing of claims solely to report quality measure for the eRx Incentive Program, we believe such a policy is needed and therefore, we are finalizing our change to the regulation at § 414.92. In addition, we note that even though professionals may prefer this practice, it is not practically feasible to allow eligible professionals and group practices to resubmit a claim for the sole purpose of attaching a reporting code on a claim for purposes of the eRx Incentive Program. Allowing eligible professionals to resubmit claims for reporting purposes opens the potential for the reprocessing of millions of claims, which would be overly burdensome and costly for CMS. Therefore, we are finalizing our proposal to add § 414.92(f)(2)(i)(A) to indicate if an eligible professional re-submits a Medicare Part B claim for reprocessing, the eligible professional may not attach a G-code at that time for reporting on the electronic prescribing measure. We note that has been CMS' policy not to accept quality data from claims that were resubmitted since the inception of PQRS (where the electronic prescribing measure was first available for reporting) in 2007.

#### 5. Proposed Significant Hardship Exemptions

Section 1848(a)(5)(B) of the Act provides that the Secretary may, on a case-by-case basis, exempt an eligible professional from the application of the payment adjustment, if the Secretary determines, subject to annual renewal, that compliance with the requirement for being a successful electronic prescriber would result in a significant

hardship. In the CY 2012 final rule with comment period, we finalized, as set forth at § 414.92(c)(2)(ii)(B), four circumstances under which an eligible professional or eRx GPRO can request consideration for a significant hardship exemption for the 2013 and 2014 eRx payment adjustments (76 FR 73413):

- The eligible professional or group practice practices in a rural area with limited high speed internet access.
- The eligible professional or group practice practices in an area with limited available pharmacies for electronic prescribing.
- The eligible professional or group practice is unable to electronically prescribe due to local, state, or Federal law or regulation.
- The eligible professional or group practice has limited prescribing activity, as defined by an eligible professional generating fewer than 100 prescriptions during a 6-month reporting period.

We have received feedback from stakeholders requesting significant hardship exemptions from application of the payment adjustment based on participation in the EHR Incentive Program, a program which requires a certain level of electronic prescribing activity. Under the EHR Incentive Program, eligible professionals<sup>4</sup> may receive incentive payments beginning in CY 2011 for successfully demonstrating “meaningful use” of Certified EHR Technology (CEHRT) and will be subject to payment adjustments beginning in CY 2015 for failure to demonstrate meaningful use. For further explanation of the statutory authority and regulations for the EHR Incentive Program, we refer readers to the EHR Incentive Program—Stage 1 final rule (75 FR 44314) and the EHR Incentive Program—Stage 2 final rule (77 FR 53968). As a result of such feedback, we believe that in certain circumstances it may be a significant hardship for eligible professionals and group practices who are participants of the EHR Incentive Program to comply with the successful electronic prescriber requirements of the eRx Incentive Program. Therefore, we proposed to revise the regulation at § 414.92(c)(2)(ii)(B) (77 FR 44984) to add the following two additional significant hardship exemption categories for the 2013 and 2014 payment adjustments:

- Eligible professionals or group practices who achieve meaningful use during certain eRx payment adjustment reporting periods.

<sup>4</sup> “Eligible professional” is defined for the EHR Incentive Program at 42 CFR 495.4, 495.100, and 495.304.



- Eligible professionals or group practices who demonstrate intent to participate in the EHR Incentive Program and adoption of Certified EHR Technology.

The following is a summary of general comments we received regarding our proposal to add these two additional significant hardship exemption categories for the 2013 and 2014 payment adjustments:

*Comment:* One commenter opposed our proposal to add two new additional significant hardship exemption categories related to participation in the EHR Incentive Program. The commenter notes that CMS implemented the eRx Incentive Program in 2009 and eligible professionals have had sufficient time in which to make arrangements to implement the program. The commenter is concerned these two new hardship exemptions may have the unintended consequence of discouraging eligible providers' rapid participation in the electronic prescribing program.

*Response:* We appreciate the commenter's concern and note that it is not our intention to discourage participation in the eRx Incentive Program through the establishment of these significant hardship exemption categories. We note that incentives under the eRx Incentive Program are available until 2013 and hope that the potential to earn an incentive under the eRx Incentive Program will encourage eligible professionals who are not also receiving incentives under the Medicare EHR Incentive Program to participate in the eRx Incentive Program.

With respect to the argument that eligible professionals have had adequate time to acquire systems capable for electronic prescribing, we note that although the eRx Incentive Program was established in 2009, and has transitioned from bonus incentives to payment adjustments beginning in 2012, we believe that with the establishment of the EHR Incentive Program, which also includes an electronic prescribing objective, eligible professionals and group practices choosing to participate in the eRx Incentive Program and the EHR Incentive Program may have had difficulties with regard to searching for products that had the capabilities to meet requirements for both programs. As we noted in the proposed rule (77 FR 44984), we received stakeholder feedback regarding the difficulties of choosing, purchasing, and setting up an EHR system that is capable for use for both programs. Therefore, we believe that these significant hardship exemption categories are appropriate for eligible professionals and group practices such as these.

*Comment:* Several commenters supported our proposed two additional significant hardship exemption categories related to participation in the EHR Incentive Program for the 2013 and 2014 payment adjustments.

*Response:* We agree with the commenters' general support of these two additional significant hardship exemptions. Therefore, based on the comments received and for the reasons stated previously, we are finalizing, as discussed in greater detail, these two additional significant hardship exemptions related to participation in the EHR Incentive Program for the 2013 and 2014 payment adjustments.

#### a. Eligible Professionals or Group Practices Who Achieve Meaningful Use During the 2013 and 2014 Payment Adjustment Reporting Periods

Under Stage 1 of meaningful use for the EHR Incentive Program, an eligible professional is required to meet certain objectives and associated measures to achieve meaningful use. One of these objectives is for the eligible professional to generate and transmit permissible prescriptions electronically, and the measure of whether the eligible professional has met this objective is more than 40 percent of all permissible prescriptions written by the eligible professional are transmitted electronically using Certified EHR Technology (§ 495.6(d)(4)). We note that the EHR Incentive Program and the eRx Incentive Program share a common goal of encouraging electronic prescribing and the adoption of technology that enables eligible professionals to electronically prescribe. This goal is advanced under each program via the respective program requirements—the electronic prescribing objective under the EHR Incentive Program and the requirement that an EP be a “successful electronic prescriber” under the eRx Incentive Program. Indeed, both programs require that the eligible professionals indicate their electronic prescribing activity. Under the EHR Incentive Program, an eligible professional must attest to the percentage of his or her permissible prescriptions that were generated and transmitted electronically using Certified EHR Technology during the applicable EHR reporting period, which must exceed 40 percent. Under the eRx Incentive Program, to avoid the payment adjustment, an eligible professional must be a successful electronic prescriber, which is achieved by the reporting of the eRx quality measure a certain number of instances during the applicable reporting period (each instance of reporting of the eRx quality

measure, which includes reporting of specific quality data codes, signifies that the professional generated an electronic prescription for a specified service or encounter). In most cases, we believe the electronic prescribing objective of meaningful use would be a more rigorous standard for eligible professionals to meet than the standard adopted under the eRx Incentive Program (as demonstrated via the reporting of the eRx quality measure). In addition, there seems to be no added benefit with regard to reporting (presumably lower) electronic prescribing activity under the eRx Incentive Program given that the identical goals (encouraging electronic prescribing) of both programs would have been fulfilled through the eligible professional's achievement of meaningful use. For those reasons, we believe it may pose a significant hardship for eligible professionals who are meaningful EHR users to additionally comply with the requirements of being a successful electronic prescriber under the eRx Incentive program.

For the reasons stated, under this proposed significant hardship category, we proposed that individual eligible professionals (and every eligible professional member of a group practice using the eRx GPRO for the 2014 payment adjustment only) would need to achieve meaningful use of Certified EHR Technology for a continuous 90-day EHR reporting period (as defined for the EHR Incentive Program) that falls within the 6-month reporting period (January 1–June 30, 2012) for the 2013 eRx payment adjustment or the 12- or 6-month reporting periods (January 1–December 31, 2012 or January 1–June 30, 2013, respectively) for the 2014 eRx payment adjustment to be eligible for this significant hardship exemption (77 FR 44985). We also proposed that for purposes of the 2013 and 2014 eRx payment adjustments this hardship exemption category would apply to individual EPs and group practices (that is, every member of the group) who instead achieve meaningful use of Certified EHR Technology for an EHR reporting period that is the full CY 2012.

We invited public comment on this proposed significant hardship exemption category. The following is a summary of the comments received related to the proposed significant hardship exemption category: Eligible professionals or group practices who achieve meaningful use during the 2013 and 2014 payment adjustment reporting periods.

*Comment:* One commenter specifically supported this proposed



significant hardship exemption category. The commenter noted that establishing this significant hardship exemption category will help alleviate concerns from eligible professionals and group practices that are transitioning their EHR systems.

*Response:* We appreciate the commenter's positive feedback and are finalizing this significant hardship exemption category.

*Comment:* One commenter took exception that this significant hardship exemption category would only apply to those eligible professionals participating in the EHR Incentive Program for the first time. The commenter requested that CMS expand the applicability of this significant hardship exemption category to all eligible professionals who achieve meaningful use regardless of when an eligible professional first participated in the EHR Incentive Program.

*Response:* We appreciate the commenter's feedback. This significant hardship exemption category was intended to be applicable to eligible professionals and group practices who achieve meaningful use during certain 2013 and 2014 eRx payment adjustment reporting periods, regardless of whether it is the first time the EP (or EPs in a group practice) achieves meaningful use under the EHR Incentive Program. Therefore, we clarify that this significant hardship exemption category will apply regardless of whether an EP has previously achieved meaningful use under the EHR Incentive Program.

*Comment:* Some commenters suggested that this significant hardship exemption category include EPs who have achieved meaningful use in 2011, 2012, and 2013.

*Response:* We appreciate the commenters' feedback. We proposed that individual EPs or EPs within a group practice would be eligible for this significant hardship exemption category if the eligible professionals achieve meaningful use for an EHR reporting period that falls within (1) the 6-month 2013 payment adjustment reporting period (January 1–June 30, 2012) for the 2013 payment adjustment and/or (2) the 12-month (January 1–December 31, 2012) or 6-month (January 1–June 30, 2013) 2014 payment adjustment reporting period for the 2014 payment adjustment. We also proposed that for the 2013 and 2014 payment adjustments, individual EPs or EPs within a group practice would be eligible for this significant hardship exemption category if they achieve meaningful use for an EHR reporting period that is the full CY 2012. As such, our proposal covers those EPs who

achieved meaningful use under the EHR Incentive Program in 2012 and the first 6 months of 2013. For expanding this significant hardship exemption category to cover EPs who have achieved meaningful use in 2011, we understand the desire for EPs who achieved meaningful use in 2011 to be exempt from the 2013 payment adjustment. Since 2011 was the 12-month payment adjustment reporting period for the 2013 payment adjustment, and as proposed this significant hardship exemption category would cover EPs who achieve meaningful use during the 12- and 6-month payment adjustment reporting periods for the 2014 payment adjustment, for the reasons previously stated for proposing this significant hardship category, we will extend this category to include individual EPs and EPs within a group practice who achieve meaningful use under the EHR Incentive Program for an EHR reporting period that fell within 2011 (that is, during the 12-month 2013 payment adjustment reporting period).

We cannot expand this significant hardship exemption category for the 2014 payment adjustment to include eligible professionals who achieve meaningful use during the last 6 months of 2013 (July 1, 2013–December 31, 2013) because the last 6 months of 2013 do not coincide with the 2014 payment adjustment reporting period.

Based on the comments received and for the reasons previously stated, we are finalizing this significant hardship exemption category—eligible professionals or group practices who achieve meaningful use during the 2013 and 2014 payment adjustment reporting periods—as follows: To qualify for a significant hardship exemption under this category for the 2013 payment adjustment, an eligible professional (or every eligible professional in a group practice participating in the eRx GPRO for the 2013 payment adjustment) must have achieved meaningful use of Certified EHR Technology under the EHR Incentive Program for a continuous 90-day EHR reporting period that fell within the 12-month (January 1, 2011–December 31, 2011) or 6-month (January 1, 2012–June 30, 2012) payment adjustment reporting period or for an EHR reporting period that is the full CY 2012. To qualify for a significant hardship exemption under this category for the 2014 payment adjustment, an eligible professional (or every eligible professional in a group practice participating in the eRx GPRO) must achieve meaningful use of Certified EHR Technology under the EHR Incentive Program for a continuous 90-day EHR reporting period that falls within the 12-

month (January 1, 2012–December 31, 2012) or 6-month (January 1, 2013–June 30, 2013) payment adjustment reporting period or for an EHR reporting period that is the full CY 2012.

#### b. Eligible Professionals or Group Practices Who Demonstrate Intent To Participate in the EHR Incentive Program and Adoption of Certified EHR Technology

We note that we finalized at § 414.92(c)(2)(ii)(A)(3) a significant hardship exemption category for the 2012 eRx payment adjustment, under which eligible professionals and group practices seeking consideration for an exemption were required to register to participate in the EHR Incentive Program and adopt CEHRT (76 FR 54958). That significant hardship category addressed significant hardships relating to the selection, purchase and adoption of eRx technology (for example, potential significant financial hardship of purchasing two sets of eRx equipment for both programs) that may have occurred as a result of the timing of the release of the standards and requirements for CEHRT and the Certified Health IT Product List, the establishment of the respective program requirements for the eRx and EHR Incentive Programs, and the 2012 eRx payment adjustment reporting periods. Given that eligible professionals have had adequate time to identify EHR products that have been certified and that the requirements for these programs have been implemented and, various stages of reporting are underway, we do not believe this significant hardship exemption category would continue to be applicable for the 2013 and 2014 eRx payment adjustments. We understand, however, that although an eligible professional may now have the requisite information about requirements for CEHRT and each respective program, there may nevertheless exist a significant hardship with regard to compliance with the requirements for being a successful electronic prescriber under the eRx Incentive Program, given the nature of CEHRT and how it is used/implemented in one's practice.

When an eligible professional or eligible professional in a group practice first adopts CEHRT, we understand significant changes may be required with regard to how the eligible professional's practice operates. Further, necessary steps are involved in fully implementing CEHRT once it has been adopted, including: Installation, configuration, customization, training, workflow redesign and the establishment of connectivity with entities that facilitate electronic health

information exchange (such as for electronic prescriptions). Thus, we believe it would be difficult for an eligible professional or eligible professional in a group practice who has adopted CEHRT to be able to begin electronically prescribing on day one. Rather, we expect a natural lag time would likely occur between an eligible professional's adoption of CEHRT and the point at which CEHRT has been fully implemented such that an eligible professional could begin electronically prescribing. We believe this implementation timeline may pose a significant hardship for an eligible professional or group practice who seeks to comply with the requirements for being a successful electronic prescriber under the eRx Incentive Program and also participate for the first time in the EHR Incentive Program. Under the EHR Incentive Program, an eligible professional who is demonstrating meaningful use of CEHRT for the first time must do so for any continuous 90-day period within the calendar year (the "EHR reporting period"). In the absence of this significant hardship exemption category, eligible professionals or group practices who choose a 90-day EHR reporting period that falls later in the year may potentially have to adopt two systems (for example, a stand-alone electronic prescribing system for purposes of participating in the eRx Incentive Program, and CEHRT for purposes of participating in the EHR Incentive Program), which could be financially burdensome. Alternatively, such eligible professionals who wish to use CEHRT for purposes of participating in both programs may potentially have to adopt and implement CEHRT well in advance of their 90-day EHR reporting period to meet an earlier reporting period for the eRx Incentive Program.

Therefore, for the 2013 and 2014 payment adjustments, we proposed a significant hardship exemption category to address this situation (77 FR 44985). We believe, however, that for this category it is necessary for eligible professionals and group practices to show they intend to participate in the EHR Incentive Program for the first time and have adopted CEHRT. Therefore, to be eligible for consideration for an exemption under this proposed significant hardship exemption category for the 2013 and 2014 payment adjustments, we proposed that eligible professionals or group practices must register to participate in the Medicare or Medicaid EHR Incentive Programs and adopt CEHRT by a date specified by CMS. We further note that, given the

nature of the significant hardship at issue under this category, this proposal would be limited to eligible professionals and group practices (that is, every individual eligible professional of the group practice): (1) Who have not previously adopted CEHRT or received an incentive payment under the Medicare or Medicaid EHR Incentive Programs; and (2) who attempt to participate in the Medicare or Medicaid EHR Incentive Programs from January 2, 2012 through October 15, 2012, or the effective date of the final rule (which includes the 6-month 2013 eRx payment adjustment reporting period of January 1, 2012–June 30, 2012) for the 2013 eRx payment adjustment, or during the 6-month payment adjustment reporting period for the 2014 eRx payment adjustment (January 1, 2013 through June 30, 2013).

For eligible professionals or group practices who intend to adopt EHR technology in the future or have not yet taken the steps required to apply for this significant hardship exemption, we believe that mere intent to adopt CEHRT or attest at a later date does not sufficiently demonstrate that an eligible professional will adopt CEHRT to participate in the Medicare or Medicaid EHR Incentive Programs. Unlike those eligible professionals who would have registered for the Medicare or Medicaid EHR Incentive Programs and have adopted CEHRT available for immediate use, we would have to monitor and provide oversight over those eligible professionals who have not yet taken these steps to participate in the Medicare or Medicaid EHR Incentive Programs. We also do not believe that such eligible professionals or group practices would necessarily be facing a significant hardship as contemplated in this proposed exemption category. Accordingly, all of the proposed requirements to qualify for an exemption under this significant hardship exemption category would need to be met by the time the eligible professional requests an exemption. In section III.H1.5.b. below, we discuss the proposed deadlines and procedures for requesting consideration of an exemption under this proposed significant hardship exemption category.

We invited public comment on this proposed significant hardship exemption category for the 2013 and 2014 payment adjustments. The following is a summary of the comments received specific to this proposed significant hardship exemption category: Eligible professionals or group practices who demonstrate intent to participate in the EHR Incentive

Program and adoption of Certified EHR Technology.

*Comment:* One commenter suggested that this significant hardship exemption category apply to eligible professionals who register for the EHR Incentive Program in 2011, 2012, and 2013.

*Response:* This significant hardship exemption category does not apply to eligible professionals who in 2011 demonstrated intent to participate in the EHR Incentive Program and adopted Certified EHR Technology. We note that this significant hardship exemption category was intended to apply to eligible professionals and group practices dealing with issues related to fully implementing CEHRT once it has been adopted, including: Installation, configuration, customization, training, workflow redesign and the establishment of connectivity with entities that facilitate electronic health information exchange (such as for electronic prescriptions). We believe these eligible professionals and group practices who adopted CEHRT and demonstrated intent to participate in the EHR Incentive Program in 2011 would have had ample time to fully implement their CEHRT in time for the payment adjustment reporting periods for the 2013 and 2014 payment adjustments. Therefore, this significant hardship exemption category does not apply to eligible professionals or group practices that adopted CEHRT and demonstrated intent to participate in the EHR Incentive Program in 2011.

For the 2013 payment adjustment, it was our intent to apply this significant hardship exemption category to eligible professionals or group practices that adopt CEHRT as well as demonstrate intent to participate in the EHR Incentive Program during a certain timeframe in 2012. We proposed that, for the 2013 payment adjustment, an eligible professional would be required to meet the qualifications for this significant hardship exemption category by October 15, 2012 or the effective date of this final rule, whichever is later.

For the 2014 payment adjustment, it was our intent to apply this significant hardship exemption category to eligible professionals or group practices that adopt CEHRT, as well as demonstrate intent to participate in the EHR Incentive Program during a certain timeframe in 2013. We proposed that an eligible professional would be required to meet the qualifications for this significant hardship exemption category by the end of the 6-month 2014 payment adjustment reporting period (January 1, 2013–June 30, 2013). We established this deadline as it coincides with the deadline for requesting exemptions

under the four previously established significant hardship exemption categories. Therefore, we decline to extend this significant hardship exemption category beyond June 30, 2013.

Based on the comments received and for the reasons stated above, we are finalizing this significant hardship exemption category—eligible professionals or group practices who demonstrate intent to participate in the EHR Incentive Program and adoption of Certified EHR Technology. However, to provide CMS with additional time to gather information on who qualifies for a significant hardship exemption under this category, we are extending the proposed deadline. For the 2013 payment adjustment, this significant hardship exemption category would apply to eligible professionals (or every eligible professional in a group practice participating in the eRx GPRO) who demonstrate intent to participate in the EHR Incentive Program by registering for the program between January 2, 2012 and January 31, 2013 and adopt Certified EHR Technology. We note that eligible professionals who achieved meaningful use of Certified EHR Technology under the EHR Incentive Program for an EHR reporting period that ended on or before June 30, 2012, or for an EHR reporting period that is the full CY 2012, are not eligible for this significant hardship exemption category (nor is a group practice participating in the eRx GPRO eligible if any of its member eligible professionals achieved meaningful use during those timeframes).

For the 2014 payment adjustment, this significant hardship exemption category applies to eligible professionals (or every eligible professional in a group practice participating in the eRx GPRO) who demonstrate intent to participate in the EHR Incentive Program by registering for the program between January 1, 2013 and June 30, 2013 and adopting Certified EHR Technology. Eligible professionals who achieve meaningful use of Certified EHR Technology under the EHR Incentive Program for an EHR reporting period that ends on or before June 30, 2013, or for an EHR reporting period that is the full CY 2013, are not eligible for this significant hardship exemption category (nor is a group practice participating in the eRx GPRO eligible if any of its member eligible professionals achieve meaningful use during those timeframes). Please note that, should the deadline for submitting requests for the four previously established significant hardship exemption categories be extended for any reason, it is our intent

that the deadline for this significant hardship exemption category would be extended accordingly with all other significant hardship exemption categories to the 2014 payment adjustment.

#### c. Deadlines and Procedures for Requesting Significant Hardship Exemptions

In the CY 2012 final rule with comment period, we established a process whereby eligible professionals would submit significant hardship exemptions for the existing significant hardship exemption categories for the eRx payment adjustments (76 FR 54963). Unfortunately, for submitting these proposed significant hardship exemptions for the 2013 payment adjustment, it would not be operationally feasible to accept significant hardship exemption requests in the manner we previously established. Therefore, we proposed that, to request a significant hardship under the two proposed significant hardship exemption categories for the 2013 eRx payment adjustment, CMS would analyze the information provided to us in the Registration and Attestation System under the EHR Incentive Program to determine whether the eligible professional or group practice (that is, every EP member of the group practice) has either (1) achieved meaningful use under the EHR Incentive Program during the applicable reporting periods we noted previously, or (2) registered to participate in the EHR Incentive Program via the Registration and Attestation system for the EHR Incentive Program (located at <https://ehrincentives.cms.gov/hitech/login.action>) and adopted CEHRT, or both, if applicable. We understand that providing an eligible professional's CEHRT product number is an optional field in the Registration Page. We noted that if requesting a significant hardship exemption under proposed category 2, the eligible professional must provide its CEHRT product number when registering for the EHR Incentive Program. In the event that it is not operationally feasible to accept this information via the Registration and Attestation system for the EHR Incentive Program, we proposed that we would accept requests for significant hardship exemptions under these two proposed categories via a mailed letter to CMS to the following address: Centers for Medicare & Medicaid Services, Office of Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850.

We also proposed that eligible professionals would be required to submit this significant hardship request by October 15, 2012 or the effective date of the final rule for this provision, whichever is later. For those eligible professionals who request a significant hardship exemption based on achieving meaningful use under the EHR Incentive Program during the 12- or 6-month reporting periods for the 2013 payment adjustment, we also proposed that the eligible professional would be required to have attested under the EHR Incentive Program by October 15th of 2012 (or if later, the effective date of the final rule), to qualify for a significant hardship exemption for the 2013 payment adjustment. For those eligible professionals requesting a significant hardship exemption for the 2013 eRx payment adjustment under the second proposed significant hardship exemption category (that is, intent to participate in the EHR Incentive Program and adoption of CEHRT), we proposed that these eligible professionals who intend to participate in the EHR Incentive Program from January 1, 2011 through October 15, 2012 or the effective date of the final rule would be required to register for the EHR Incentive Program and adopt CEHRT by the same deadline noted above, to qualify for a significant hardship exemption for the 2013 payment adjustment. We note that we proposed a later deadline of October 15, 2012 (or the effective date of the final rule, if later) for the submission of these requests because the deadline for submitting requests under other previously established significant hardship exemption categories to the 2013 eRx payment adjustment (June 30, 2012) has passed and other similar dates we might choose would likely have passed by the time the final rule is effective.

For submitting exemption requests for the two significant hardship exemption categories for the 2014 payment adjustment, we proposed the following method for submitting a request for a significant hardship exemption: Via the Communication Support Page (which is the method established for submitting the established significant hardship exemption categories).

In addition, we considered accepting significant hardship exemption requests for the two proposed significant hardship exemption categories for the 2014 payment adjustment by CMS receiving eligible professionals' information through the Registration and Attestation System for the EHR Incentive Program (similar to our proposed submission process for the

2013 payment adjustment) and via a mailed letter to CMS using the following address: Centers for Medicare & Medicaid Services, Office of Clinical Standards and Quality, Quality Measurement and Health Assessment Group, 7500 Security Boulevard, Mail Stop S3-02-01, Baltimore, MD 21244-1850. We invited public comment on these considered submission options.

We proposed that the deadline for submitting these significant hardship exemption requests for the 2014 payment adjustment would be June 30, 2013, which is the same deadline established for submitting a significant hardship exemption request for the existing significant hardship exemption categories. Additionally, and consistent with our proposal for the 2013 payment adjustment, we proposed that an eligible professional or group practice (that is, all members of the practice) that achieves meaningful use under the EHR Incentive Program during the 6- or 12-month reporting periods for the 2014 payment adjustment would be required to attest by June 30, 2013. Similarly, for eligible professionals requesting a significant hardship exemption for the 2014 payment adjustment under the second proposed significant hardship exemption category (that is, intent to participate in the EHR Incentive Program and adoption of CEHRT), we proposed that eligible professionals who intend to participate in the EHR Incentive Program during the last 6 months of 2013 would be required to register for the EHR Incentive Program and adopt CEHRT by June 30, 2013, to qualify for a significant hardship exemption for the 2014 payment adjustment. We noted that we understood that these deadlines may exclude some eligible professionals who attested or registered for the EHR Incentive Program at later dates, but these deadlines were necessary to avoid the reprocessing of claims. We note, however, that these proposed deadlines would not extend any deadlines applicable under the EHR Incentive Program. That is, for purposes of the EHR Incentive Program, an eligible professional would still be required to attest to being a meaningful user by the deadline established under the EHR Incentive Program, even if such deadline fell prior to the proposed eRx Incentive program significant hardship exemption deadline.

We noted that we only proposed submission of requests for significant hardship exemptions under these two categories under an individual eligible professional level only because it is not technically feasible for us to operationally analyze information on

the EHR Incentive Program's Registration and Attestation page using the TIN, as the information stored in this system is stored by NPI. However, we stated we would not preclude eligible professionals in an eRx GPRO for 2012 from submitting requests for significant hardship exemptions under these two categories. Therefore, to allow the submission of significant hardship requests for the 2013 eRx payment adjustment under these two proposed categories, we proposed that eligible professionals within an eRx GPRO must each request a significant hardship exemption under these two categories.

We invited public comment on this proposed process for submitting significant hardship exemption requests under these two proposed categories. The following is a summary of the comments received related to these proposals.

*Comment:* Several commenters requested that CMS utilize information contained in the EHR Incentive Program's Registration and Attestation page to determine who would qualify for the two additional significant hardship exemption categories for the 2013 and 2014 payment adjustment. Another commenter recommended that the process for requesting a significant hardship exemption under these two categories be streamlined. One commenter requested that CMS provide as many options as possible for eligible professionals to submit requests for significant hardship exemptions under the two proposed categories. One commenter suggested that requests be submitted electronically, not via U.S. mail. Overall, most commenters believe that using information already collected by CMS from the EHR Incentive Program's Registration and Attestation page to exempt eligible professionals from the 2013 and 2014 payment adjustment would reduce burden on eligible professionals and group practices as they would not be required to actively request a significant hardship exemption via the web.

*Response:* We agree that basing applicability of these two significant hardship exemption categories on information collected from the EHR Incentive Program's Registration and Attestation page for the 2013 and 2014 payment adjustments would relieve burden on eligible professionals as they would not be required to actively request a significant hardship exemption via the web. Based on the comments received, we are finalizing our proposal to use information collected from the EHR Incentive Program's registration and attestation page to exempt eligible professionals

from the 2013 payment adjustment under these two additional significant hardship exemption categories. In addition, based on the comments received, we will use this same method to exempt eligible professionals from the 2014 payment adjustment under these two additional significant hardship exemption categories rather than requiring eligible professionals to request exemptions under these two significant hardship exemption categories via the web. We are not finalizing any other options for requesting an exemption under these two categories, because we believe that this method is the most efficient way to exempt eligible professionals. We note that we are able to internally analyze this data for the two additional significant hardship exemption categories, and not the other previously established four significant hardship exemption categories, because, unlike the previous four categories, CMS already has access to the information needed under the EHR Incentive Program's Registration and Attestation page to make our determination on whether an eligible professional should be exempt from the 2013 and/or 2014 payment adjustments under these two significant hardship exemption categories.

*Comment:* Some commenters requested that CMS extend the proposed deadline to submit requests for significant hardship exemptions under these two additional categories. One commenter requested that eligible professionals and group practices be allowed at least 90 days to submit such a request. Other commenters suggested a deadline of October 31, 2012 to apply exemptions under these two proposed significant hardship exemptions for the 2013 payment adjustment. In addition, since the proposed deadlines for qualifying for these two additional significant hardship exemption categories are later than the established deadline for the four previously established significant hardship exemption categories, the commenter requested that the deadline for requesting exemptions under the four previously established significant hardship exemption categories be extended to coincide with the established deadline for these two additional significant hardship exemption categories.

*Response:* For applying these two proposed significant hardship exemptions for the 2013 payment adjustment, we proposed a deadline of October 15, 2012 or the effective date of the rule, whichever is later. Since our proposed deadline date of October 15,

2012 as well as the commenter's proposed deadline date of October 31, 2012 has passed, we considered finalizing our proposed deadline of the effective date of the CY 2013 Medicare PFS final rule. However, it is our understanding that certain eligible professionals that achieve meaningful use may have until February 28 of the following year to attest that they met the CQM component of achieving meaningful use. Although it is not practically feasible to extend the deadline for qualifying for the first significant hardship exemption category (related to achieving meaningful use under the EHR Incentive Program) due to the need to minimize the reprocessing of claims, it is feasible to extend the deadline for qualifying for this significant hardship exemption category to January 31, 2013. To afford eligible professionals with more time to qualify for this exemption, we are therefore finalizing a deadline of January 31, 2013 to qualify for this significant hardship exemption category related to achieving meaningful use under the EHR Incentive Program. So that the deadlines for qualifying for these two additional significant hardship exemptions coincide, we are also finalizing a deadline of January 31, 2013 to qualify for the second significant hardship exemption category related to demonstrating intent to participate in the EHR Incentive Program. Therefore, for the 2013 payment adjustment, eligible professionals must qualify for consideration under these two additional significant hardship exemption categories by January 31, 2013.

We received no public comment regarding the proposed deadline for qualifying for an exemption under these two additional significant hardship exemption categories for the 2014

payment adjustment. Based on the reasons stated previously, we are finalizing this proposal. We note, however, that in the event that the deadlines for requesting a significant hardship exemption under the four previously established exemption categories are extended, we intend to extend this deadline to coincide with the deadline for requesting exemptions under these other four categories. Additionally, we may extend this deadline should we run into operational concerns, such as receiving data from the EHR Incentive Program's Registration and Attestation page.

With respect to extending the deadline to submit exemption requests under the four previously established significant hardship exemption categories for the 2013 payment adjustment, we will allow the extension of the deadline to request exemptions under these four previously established exemption categories to January 31, 2013. We finalized a deadline of June 30, 2012 to submit requests for exemptions under these four significant hardship categories primarily to avoid having to reprocess claims. Since we are extending this deadline to January 31, 2013, we anticipate that, in some cases, particularly in instances where eligible professionals submit significant hardship exemption requests closer towards the deadline, we may not be able to complete our review of the requests before the claims processing systems updates are made to begin reducing eligible professionals' and group practices' PFS amounts in 2013. In such cases, if we ultimately approve the eligible professional or group practice's request for a significant hardship exemption after January 1, 2013, we would need to reprocess all claims for services furnished up to that point in 2013 that were paid at the reduced PFS amount, which we

anticipate may take several months. To avoid the reprocessing of claims, we encourage eligible professionals who would be submitting a significant hardship exemption request under these four significant hardship exemption categories to do so as soon as possible, rather than waiting until the deadline to submit such a request.

We note that we would like to be able to process all such requests before we begin making the claims processing systems changes to adjust eligible professionals' or group practices' payments starting on January 1, 2013 or 2014. However, we anticipate that, in some cases, particularly in instances where eligible professionals submit significant hardship exemption requests closer towards the deadline, we may not be able to complete our review of the requests before the claims processing systems updates are made to begin reducing eligible professionals' and group practices' PFS amounts in 2013. In such cases, if we ultimately approve the eligible professional or group practice's request for a significant hardship exemption after January 1, 2013 or 2014, we would need to reprocess all claims for services furnished up to that point in 2013 that were paid at the reduced PFS amount, which we anticipate may take several months. To avoid the reprocessing of claims, we encourage eligible professionals who would be submitting a significant hardship exemption request under these two categories to do so as soon as possible, rather than waiting until the deadline to submit such a request.

Tables 125 and 126 provide a summary of the significant hardship exemption categories that are available to eligible professionals and group practices for the 2013 and 2014 payment adjustments.

TABLE 125—SUMMARY OF SIGNIFICANT HARDSHIP EXEMPTION CATEGORIES FOR THE 2013 eRx PAYMENT ADJUSTMENT

Significant hardship exemption category	Method of submission	Deadline for submitting exemption request
The eligible professional or group practice practices in a rural area with limited high speed internet access.	Web-based Communication Support Page.	Extended to January 31, 2013.
The eligible professional or group practice practices in an area with limited available pharmacies for electronic prescribing.	Web-based Communication Support Page.	Extended to January 31, 2013.
The eligible professional or group practice is unable to electronically prescribe due to local, state, or Federal law or regulation.	Web-based Communication Support Page.	Extended to January 31, 2013.
The eligible professional or group practice has limited prescribing activity, as defined by an eligible professional generating fewer than 100 prescriptions during a 6-month reporting period.	Web-based Communication Support Page.	Extended to January 31, 2013.
* Eligible professionals or group practices who achieve meaningful use during the 2013 12- and 6-month eRx payment adjustment reporting periods (that is, January 1, 2011–June 30, 2012).	EHR Incentive Program's Registration and Attestation Page.	January 31, 2013.

TABLE 125—SUMMARY OF SIGNIFICANT HARDSHIP EXEMPTION CATEGORIES FOR THE 2013 eRx PAYMENT ADJUSTMENT—Continued

Significant hardship exemption category	Method of submission	Deadline for submitting exemption request
* Eligible professionals or group practices who demonstrate intent to participate in the EHR Incentive Program and adoption of Certified EHR Technology.	EHR Incentive Program's Registration and Attestation Page.	January 31, 2013.

\* Eligible professionals participating in the eRx Incentive Program under the eRx GPRO are eligible for these significant hardship exemption categories. However, each eligible professional in the eRx GPRO wishing to have this exemption applied must individually have provided the requisite information on the EHR Incentive Program's Registration and Attestation page.

TABLE 126—SUMMARY OF SIGNIFICANT HARDSHIP EXEMPTION CATEGORIES FOR THE 2014 eRx PAYMENT ADJUSTMENT

Significant hardship exemption category	Method of submission	Deadline for submitting exemption request
The eligible professional or group practice practices in a rural area with limited high speed internet access.	Web-based Communication Support Page.	June 30, 2013.
The eligible professional or group practice practices in an area with limited available pharmacies for electronic prescribing.	Web-based Communication Support Page.	June 30, 2013.
The eligible professional or group practice is unable to electronically prescribe due to local, state, or Federal law or regulation.	Web-based Communication Support Page.	June 30, 2013.
The eligible professional or group practice has limited prescribing activity, as defined by an eligible professional generating fewer than 100 prescriptions during a 6-month reporting period.	Web-based Communication Support Page.	June 30, 2013.
* Eligible professionals or group practices who achieve meaningful use during the 2014 12- and 6-month eRx payment adjustment reporting periods (that is, January 1, 2012–June 30, 2013).	EHR Incentive Program's Registration and Attestation Page.	June 30, 2013.
* Eligible professionals or group practices who demonstrate intent to participate in the EHR Incentive Program and adoption of Certified EHR Technology.	EHR Incentive Program's Registration and Attestation Page.	June 30, 2013.

\* Eligible professionals participating in the eRx Incentive Program under the eRx GPRO are eligible for these significant hardship exemption categories. However, each eligible professional in the eRx GPRO wishing to have this exemption applied must individually have provided the requisite information on the EHR Incentive Program's Registration and Attestation page.

## 6. Informal Review

To better facilitate issues surrounding the issuance of incentives and payment adjustments, we proposed to establish an informal review process for the eRx Incentive Program (77 FR 44987). We proposed an informal review process similar to the informal review process established for the PQRS (76 FR 73390), because eligible professionals and group practices are already familiar with this process. We proposed the informal review process would only be available for the 2013 incentive payments and the 2014 payment adjustment.

For an informal review regarding the 2013 incentive, we proposed that an eligible professional or group practice must request an informal review within 90 days of the release of his or her feedback report, irrespective of when an eligible professional or group practice actually accesses his/her feedback report.

For an informal review regarding the 2014 payment adjustment, we proposed that an eligible professional or group practice must request an informal review by January 31, 2013 (77 FR 44988). We believed this deadline would provide ample time for eligible professionals and group practices to

discover that their respective claims are being adjusted due to the 2014 payment adjustment and seek informal review.

We proposed that the request be submitted in writing and summarize the concern(s) and reasons for requesting an informal review. In his or her request for an informal review, an eligible professional may also submit other information to assist in the review. We proposed that an eligible professional may request an informal review through the web. We believe use of the web would provide a more efficient way for CMS to record informal review requests, as the web would guide the eligible professional through the creation of an informal review requests. For example, the web-based tool would prompt an eligible professional of any necessary information he or she must provide. Should it be technically not feasible to receive requests for informal reviews via the web, we proposed that an eligible professional would be able to request an informal review via email (77 FR 44988).

We further proposed that we would make our determination and provide the eligible professional or group practice with a written response to his or her request for an informal review within 90 days of receiving the request.

Based on our informal review and once we have made a determination, we proposed that we would provide the eligible professional or group practice a written response. Where we find that the eligible professional or group practice did successfully report for the 2013 incentive, we would provide the eligible professional or group practice with the applicable incentive payment. Where we find that the eligible professional or group practice did successfully report (that is, meet criteria for being a successful electronic prescriber) for purposes of the 2014 payment adjustment, we would cease application of the 2014 payment adjustment and reprocess all claims that have been adjusted. We further proposed that decisions based on the informal review would be final, and there would be no further review or appeal.

We invited public comment on our proposals for the eRx Incentive Program informal review process for the 2013 incentive and the 2014 payment adjustment. The following is a summary of comments we received on these proposals:

*Comment:* Several commenters supported our proposal to establish an informal review process for the 2013

incentive and 2014 payment adjustment.

*Response:* We appreciate the commenters' feedback and are finalizing our proposal to establish an informal review process for the 2013 incentive and 2014 payment adjustment.

*Comment:* One commenter urged CMS to create a more formal appeals process that provides eligible professionals with concurrent feedback on reporting.

*Response:* We appreciate the commenter's feedback. We note that the informal review process we have proposed has deadlines and a process similar to formal review processes. We believe the informal review process we are establishing is appropriate for this program and is an adequate venue for eligible professionals and group practices to seek a review of their eRx incentive or payment adjustment applicability. With respect to providing concurrent feedback on reporting, for the 2012 and 2013 incentives, feedback reports will be available to eligible professionals and group practices prior to the start of the informal review process. With respect to the 2013 and 2014 payment adjustments, with respect to reporting during the 12-month 2013 and 2014 payment adjustment reporting periods (that is, January 1, 2011–December 31, 2011 and January 1, 2012–December 31, 2012 respectively), we note that these feedback reports, which are the same feedback reports given for the 2011 and 2012 incentives respectively, will be provided prior to the start of the informal review process. While it may not be technically feasible to have feedback reports for the 6-month 2013 and 2014 payment adjustment reporting periods (that is, January 1, 2012–June 30, 2012 and January 1, 2013–June 30, 2013 respectively), we note that we anticipate that payment adjustment status notifications to eligible professionals who report the electronic prescribing measure will be made available prior to the start of the informal review process.

*Comment:* One commenter urged that we align the PQRS and eRx informal review processes.

*Response:* To the extent possible, it is our intention to align the informal review processes for the eRx Incentive Program and PQRS. We established the same deadline for requesting an informal review under the eRx Incentive Program and PQRS. However, we stress that these two programs are separate and require separate methods of review. For example, the eRx Incentive Program involves the reporting of one measure, whereas PQRS involves the reporting of hundreds of measures. Therefore, the

PQRS informal review process would require more intensive resources than the eRx Incentive Program's informal review process.

*Comment:* In addition to supporting our proposal to establish an informal review process for the 2013 eRx incentive and 2014 eRx payment adjustment, some commenters urged us to establish a similar informal review process for the 2012 eRx incentive and 2012 and 2013 eRx payment adjustments. The commenters believed that extending this informal review process would allow eligible professionals or group practices who have had administrative, operational, or technological issues to present their case to CMS.

*Response:* We understand the desire to establish a similar informal review process for the 2012 eRx incentive and 2012 and 2013 eRx payment adjustments. As for establishing an informal review process for the 2012 eRx payment adjustment, we note that we have already reviewed cases where an eligible professional or group practice has sought a review of their 2012 eRx payment adjustment applicability. We also note that it is not operationally feasible to establish an informal review process for the 2012 eRx payment adjustment until 2013, after the cessation of the application of the 2012 eRx payment adjustment for eligible professionals who were not successful electronic prescribers. However, we believe it will be operationally feasible to establish an informal review process for the 2012 eRx incentive and 2013 eRx payment adjustment. Therefore, we are finalizing an informal review process for the 2012 and 2013 eRx incentives and 2013 and 2014 eRx payment adjustments. The process and deadlines for the informal review process for the 2012 eRx incentive and 2013 eRx payment adjustment will mirror our established process and deadlines for the 2013 eRx incentive and 2014 eRx payment adjustment.

*Comment:* Some commenters recommended that eligible professionals be given until March 31, 2014 to request an informal review relating to issues surrounding the 2012 and 2013 eRx incentives and 2012, 2013 and 2014 eRx payment adjustments. The commenters noted that eligible professionals and group practices need ample time to keep up with informal review deadlines that vary from program to program.

*Response:* We understand the need to provide eligible professionals with ample time to learn about the informal review process. However, it is not operationally feasible to establish an

informal review request deadline of March 31, 2014 for the 2012 and 2013 eRx incentives and 2012, 2013, and 2014 eRx payment adjustments. This would be overly burdensome and costly for CMS, as CMS would then have to potentially process claims from 2012–2014 for those who receive a favorable decision. To minimize the reprocessing of claims, the informal review process (which includes the time for submitting a request as well as the processing time to review these requests) would need to occur within the year the eligible professional or group practice's payments are being adjusted (for example, in 2013 for the 2013 payment adjustment). However, we believe it is feasible to extend the deadline for requesting an informal review past January 31. Therefore, we are finalizing a deadline of February 28, 2013 to request an informal review related to issues surrounding the 2012 eRx incentive and 2013 eRx payment adjustment. We are finalizing a deadline of February 28, 2014 to request an informal review related to issues surrounding the 2013 eRx incentive and 2014 eRx payment adjustment. Please note that February 28 is the same deadline we established for the PQRS payment adjustment informal review process, thereby alleviating the issue of eligible professionals and group practices needing to keep up with different informal review request deadlines.

*Comment:* Some commenters supported our proposal to receive informal review requests via the web.

*Response:* We appreciate the commenter's feedback. Unfortunately, it is not technically feasible for us to accept informal review requests via an online tool. However, we believe that accepting informal review requests electronically will be the most efficient way to facilitate the informal review process as opposed to receiving mailed requests. Therefore, we will accept informal review requests via an email to CMS.

To summarize what we have finalized, we are establishing an informal review process for the 2012 and 2013 eRx incentives and 2013 and 2014 eRx payment adjustments. As such, we are also finalizing our proposed modifications to § 414.92 that address the informal review process we are establishing. Eligible professionals and group practices wishing to request an informal review must do so via email. For the 2012 eRx incentive and 2013 eRx incentives, eligible professionals and group practices must submit a request for an informal review 90 days after the receipt of the



respective feedback reports. For the 2013 and 2014 eRx payment adjustments, eligible professionals and group practices must submit a request for an informal review by February 28, 2013 and February 28, 2014, respectively. CMS will provide a written response to each informal review request. More information regarding this informal review process will be available on the eRx Incentive Program's Web site at <http://www.cms.gov/Medicare/Quality-Initiatives-Patient-Assessment-Instruments/ERxIncentive/index.html?redirect=ERxIncentive>.

## H2. The PQRS-Medicare EHR Incentive Pilot

The Medicare EHR Incentive Program provides incentive payments to eligible professionals (EPs) who demonstrate meaningful use of certified EHR technology (CEHRT). EPs who fail to demonstrate meaningful use will be subject to payment adjustments beginning in 2015. We established a phased approach to meaningful use, which we expect will include three stages (77 FR 53973), and all EPs are currently in Stage 1. In the CY 2012 Medicare PFS final rule, we established the PQRS-Medicare EHR Incentive Pilot in an effort to pilot the electronic submission of CQMs for the Medicare EHR Incentive Program and move towards the alignment of quality reporting requirements between Stage 1 of the Medicare EHR Incentive Program and the PQRS (76 FR 73422). We refer readers to the final rule for further explanation of the requirements of the Pilot (76 FR 73422–73425). Specifically, we established that an EP participating in the PQRS-Medicare EHR Incentive Pilot would be able to report clinical quality measures (CQMs) data extracted from Certified EHR Technology via use of a PQRS qualified direct EHR product or PQRS qualified EHR data submission vendor (76 FR 73422). We proposed to modify § 495.8 to extend this Pilot for CY 2013 as it was finalized for CY 2012. We also proposed to remove from § 495.8(a)(2)(v) the cross-reference to § 495.6(d)(10) to conform to the proposed changes to § 495.6(d) that were included in the EHR Incentive Program—Stage 2 NPRM (77 FR 53976). This proposal includes the following:

- For 2013 only, EPs intending to participate in the PQRS-Medicare EHR Incentive Pilot may use a PQRS qualified EHR data submission vendor that would submit CQM data extracted from the EP's CEHRT to CMS. Under this option, identical to the submission process used for the Pilot in 2012, the PQRS qualified EHR data submission vendor would calculate the CQMs from

the EP's CEHRT and then submit the calculated results to CMS on the EP's behalf via a secure portal for purposes of this Pilot.

- For 2013 only, identical to the submission process used for the Pilot in 2012, EPs intending to participate in the PQRS-Medicare EHR Incentive Pilot may use a PQRS qualified direct EHR product to submit CQM data directly from his or her CEHRT to CMS via a secure portal using the infrastructure of the PQRS EHR-based reporting mechanism.

In addition, for 2013, we proposed to extend the use of attestation as a reporting method for the CQM component of meaningful use for the EHR Incentive Program. For 2013, EPs would be able to continue to report by attesting CQM results as calculated by CEHRT, as they did for 2011 and 2012. For further explanation of the CQM reporting criteria for EPs and reporting by attestation, we refer readers to the EHR Incentive Program—Stage 2 final rule (77 FR 54049 through 54089) and the EHR Incentive Program—Stage 1 final rule (75 FR 44386–44411, 44430–44434).

We invited public comment on our proposal to extend to 2013 the PQRS-Medicare EHR Incentive Pilot as it was established for 2012 as well as reporting CQMs by attestation. The following is a summary of the comments we received regarding our proposals.

*Comment:* Several commenters supported our proposal to extend the PQRS-Medicare EHR Incentive Pilot to 2013. The commenters do not believe that there was sufficient participation in 2012 to move beyond the Pilot stage in 2013. The commenters noted that the extension of the Pilot will continue to encourage the adoption of health information technology (HIT).

*Response:* We appreciate the commenters' feedback and agree with the commenters. Based on the comments received and for the reasons previously stated, we are finalizing our proposal to extend the PQRS-Medicare EHR Incentive Pilot to CY 2013 as proposed. We are also finalizing our proposal to extend the use of attestation to CY 2013 as a reporting method for the CQM component of meaningful use for the EHR Incentive Program. We are also finalizing our proposed revisions to § 495.8 as proposed. Please note we are only extending the Pilot for 2013 because in the EHR Incentive Program—Stage 2 final rule (77 FR 53968), we established a policy that will require all EPs participating in the Medicare EHR Incentive Program that are beyond their first year of meaningful use to electronically submit CQM data.

## I. Medicare Shared Savings Program

### 1. Medicare Shared Savings Program and Physician Quality Reporting System Payment Adjustment

Under section 1899 of the Act, CMS has established a Medicare Shared Savings Program (Shared Savings Program) to facilitate coordination and cooperation among providers to improve the quality of care for Medicare Fee-For-Service (FFS) beneficiaries and reduce the rate of growth in healthcare costs. Eligible groups of providers and suppliers, including physicians, hospitals, and other healthcare providers, may participate in the Shared Savings Program by forming or participating in an Accountable Care Organization (ACO). The final rule implementing the Shared Savings Program appeared in the **Federal Register** on November 2, 2011 (Medicare Shared Savings Program: Accountable Care Organizations Final Rule (76 FR 67802)).

Section 1899(b)(3)(D) of the Act affords the Secretary discretion to “\* \* \* incorporate reporting requirements and incentive payments related to the physician quality reporting initiative (PQRI), under section 1848 of the Act, including such requirements and such payments related to electronic prescribing, electronic health records, and other similar initiatives under section 1848 \* \* \*” and permits the Secretary to “use alternative criteria than would otherwise apply [under section 1848 of the Act] for determining whether to make such payments.” Under this authority, we incorporated certain Physician Quality Reporting System (PQRS) reporting requirements and incentive payments into the Shared Savings Program (76 FR 67902). In the Shared Savings Program final rule, we finalized the following requirements with regard to PQRS incentive payments under the Shared Savings Program: (1) The 22 GPRO quality measures identified in Table 1 of the final rule (76 FR 67889–67890); (2) reporting via the GPRO web interface (76 FR 67893); (3) criteria for satisfactory reporting (76 FR 67900); and (4) January 1 through December 31 as the reporting period. The regulation governing the incorporation of PQRS incentives and reporting requirements under the Shared Savings Program is set forth at § 425.504.

Under § 425.504(a)(1), ACOs, on behalf of their ACO provider/suppliers who are eligible professionals, must submit the measures determined under § 425.500 using the GPRO web interface established by CMS, to qualify on behalf



of their eligible professionals for the PQRS incentive under the Shared Savings Program. ACO providers/suppliers that are eligible professionals constitute a group practice for purposes of qualifying for a PQRS incentive under the Shared Savings Program. Under § 425.504(a)(2)(ii), an ACO, on behalf of its ACO providers/suppliers who are eligible professionals, must satisfactorily report the measures determined under the Shared Savings Program during the reporting period according to the method of submission established by CMS to receive a PQRS incentive under the Shared Savings Program. For the years in which a PQRS incentive is available, if eligible professionals that participate in an ACO as ACO providers/suppliers qualify for a PQRS incentive payment under the Medicare Shared Savings Program, the ACO participant TIN(s) under which those ACO providers/suppliers bill, will receive an incentive payment based on the allowed charges of those ACO providers/suppliers. Under § 425.504(a)(4), ACO participant TINs and individual ACO providers/suppliers who are eligible professionals cannot earn a PQRS incentive outside of the Medicare Shared Savings Program. The PQRS incentive under the Medicare Shared Savings Program is equal to 0.5 percent of the Secretary's estimate of the ACO's eligible professionals' total Medicare Part B PFS allowed charges for covered professional services furnished during the calendar year reporting period from January 1 through December 31, for years 2012 through 2014.

As discussed in section III.G of this final rule with comment period, as required by section 1848(a)(8) of the Act, a payment adjustment will apply under the PQRS beginning in 2015. For eligible professionals who are not satisfactory reporters, the PFS amount for covered professional services furnished by the eligible professional during 2015 shall be equal to 98.5 percent (and 98 percent for 2016 and each subsequent year) of the fee schedule amount that would otherwise apply to such services. Therefore, consistent with our authority under section 1899(b)(3)(D) of the Act, we proposed to amend § 425.504 to incorporate reporting requirements for the PQRS payment adjustment under the Shared Savings Program for eligible professionals that are ACO providers/suppliers (77 FR 44989).

We proposed to incorporate requirements for the PQRS payment adjustment that are consistent with requirements for PQRS incentives that we previously adopted in the Shared

Savings Program final rule. Specifically, for purposes of the PQRS payment adjustment, we proposed to incorporate the same PQRS GPRO under the Shared Savings Program that is currently used for purposes of the PQRS incentive under the Shared Savings Program. Under this proposal, eligible professionals that are ACO providers/suppliers would constitute a group practice that would report quality measures via the GPRO data collection tool for purposes of both the PQRS incentive under the Shared Savings Program and the PQRS payment adjustment under the Shared Savings Program (77 FR 44989).

For purposes of the payment adjustment, we proposed to use the final GPRO quality measures adopted under the Shared Savings Program that appear in Table 1 of the Shared Savings Program final rule (76 FR 67899–67890). We further proposed to incorporate the same criteria for satisfactory reporting that were finalized for the PQRS incentive under the Shared Savings Program, which are described in the Shared Savings Program final rule (76 FR 67900). Specifically:

- An ACO on behalf of its eligible professionals must report on all measures included in the GPRO data collection tool under the Shared Savings Program final rule.
- Beneficiaries would be assigned to the ACO using the methodology described in § 425.400. As a result, the GPRO tool would be populated based on a sample of the ACO-assigned beneficiary population. ACOs must complete the tool for the first 411 consecutively ranked and assigned beneficiaries in the order in which they appear in the group's sample for each domain, measures set, or individual measure if a separate denominator is required such as in the case of preventive care measures which may be specific to one sex. If the pool of eligible assigned beneficiaries is less than 411, the ACO must report on 100 percent of assigned beneficiaries for the domain, measures set, or individual measure.
- The GPRO data collection tool must be completed for all domains, measure sets and measures described in Table 1 of the Shared Savings Program final rule (76 FR 67889–67890).

Under this proposal, ACOs would need to satisfactorily report the 22 GPRO quality measures identified in Table 1 of the Shared Savings Program final rule (76 FR 67889–67890) and would not need to report the other 11 Shared Savings Program quality performance measures for purposes of satisfactory reporting for the PQRS payment adjustment. However, under

this proposal, the ACO would still be required to satisfy the ACO quality performance standards for purposes of determining eligibility for shared savings, as described in § 425.502.

We note that the proposal that ACOs report the same quality measures for purposes of satisfactory reporting for both the PQRS payment adjustment and incentive payments under the Shared Savings Program was consistent with the proposal under the traditional PQRS GPRO Web Interface reporting option that the criteria for satisfactory reporting for the payment adjustments align with the satisfactory reporting requirements for the incentive payments (77 FR 44824).

*Comment:* We received a number of comments supporting the proposal to incorporate the same PQRS GPRO measures used for the PQRS incentive payment under the Shared Savings Program and Shared Savings Program quality performance standards. We also received support for accepting quality data at the ACO level rather than requiring each ACO provider and supplier who is an eligible professional to submit measure data separately to PQRS outside of the Medicare Shared Savings Program. We did not receive any comments opposing our proposal or suggesting alternatives.

*Response:* We appreciate commenters' support and are finalizing our proposal to use the final GPRO quality measures adopted under the Shared Savings Program that appear in Table 1 of the Shared Savings Program final rule (76 FR 67899–67890) for purposes of the PQRS payment adjustment satisfactory reporting criteria with the following modifications. Instead of requiring ACOs to report on all of the ACO GPRO quality measures for purposes of satisfactory reporting for the 2015 PQRS payment adjustment under the Shared Savings Program, ACOs must only report one of the ACO GPRO measures that were finalized for the PQRS incentive under the Shared Savings Program, as described above and in the Shared Savings Program final rule (76 FR 67900). As the intent of our proposal was to align with the traditional PQRS GPRO Web Interface reporting option policy regarding the PQRS payment adjustment, this policy for ACOs participating in PQRS under the Shared Savings Program, as finalized under § 425.504(b), is consistent with the criteria for satisfactory reporting that we are finalizing for group practices that select the PQRS GPRO Web Interface reporting option, for the 2015 payment adjustment, as discussed in section III.G. of this final rule. We believe that aligning the satisfactory reporting

requirements for the 2015 PQRS payment adjustment under the Medicare Shared Savings Program with the satisfactory reporting requirements for the payment adjustment under the traditional PQRS GPRO Web Interface reporting option is important for encouraging participation in the Medicare Shared Savings Program. That is, we do not wish to create a disincentive for eligible professionals to join an ACO or participate in the Medicare Shared Savings Program by setting the satisfactory reporting criteria for the 2015 PQRS payment adjustment at a higher level under the Medicare Shared Savings Program than under the traditional PQRS. We believe it is appropriate to set the satisfactory reporting criteria higher for purposes of the PQRS incentive than for the PQRS payment adjustment, under the Shared Savings Program, for the same reasons discussed in section III.G. of this final rule.

While satisfactorily reporting one measure would be required for purposes of avoiding the 2015 PQRS payment adjustment under the Medicare Shared Savings Program, we note that ACOs are still required to report all 22 GPRO measures for purposes of the PQRS incentive under the Shared Savings Program and for purposes of assessing ACOs' quality performance under the Shared Savings Program and determining the percentage of shared savings that ACOs are eligible to receive. In addition, under the Shared Savings Program regulations at § 425.500(e)(3), ACOs are required to report on all of the quality measures established by CMS, and the failure to report on those quality measures accurately, completely, and timely may subject the ACO to termination or other sanctions. Therefore, we expect PQRS eligible professionals who are ACO providers/suppliers to meet the satisfactory reporting criteria for the 2015 PQRS payment adjustment, since they would need to continue to report beyond the one measure for purposes of the PQRS incentive payment and Shared Savings Program shared savings. Satisfactory reporting criteria for the PQRS payment adjustment under the Shared Savings Program for 2016 and beyond will be discussed in future rulemaking.

Although we proposed to use the same timeframe of January 1 through December 31 that we adopted for the PQRS incentive under the Shared Savings Program as the reporting period for the PQRS payment adjustment, we proposed that the timing of the reporting period would differ for purposes of the PQRS payment

adjustment (77 FR 44990). Specifically, we proposed that the reporting period for the payment adjustment would fall 2 years prior to when the payment adjustment would be assessed. For example, under the Shared Savings Program, the reporting period for the 2015 payment adjustment would be from January 1, 2013 through December 31, 2013.

We also noted that this policy results in overlapping reporting periods for both the PQRS incentive and payment adjustment. For example, the measure data collected for the 2013 calendar year reporting period (January 1, 2013–December 31, 2013) would be used for purposes of both the Physician Quality Reporting System 2013 incentive and 2015 payment adjustment under the Shared Savings Program. We believed that using the same reporting period for purposes of both the incentive and payment adjustment would result in less reporting burden and that ACOs would perceive this as more efficient than requiring one set of measures reported during one timeframe for purposes of the PQRS incentive and another set during another timeframe for purposes of the payment adjustment.

*Comments:* We received several comments in support of the reporting period proposed for assessing the PQRS payment adjustment under the Shared Savings Program. Some of these commenters supported the proposal, because it aligned with the same reporting period proposed for group practices participating in the PQRS GPRO. We did not receive any comments opposing this proposal or suggesting alternatives.

*Response:* We appreciate the commenters' support and are finalizing our proposal that the reporting period for the payment adjustment fall 2 years prior to when the payment adjustment is assessed. For example, under the Shared Savings Program, the reporting period for the 2015 payment adjustment is from January 1, 2013 through December 31, 2013.

It is necessary for us to use a reporting period that precedes the year in which the payment adjustment is applicable to avoid retroactive payments and the reprocessing of claims. In addition, it is not operationally feasible for us to use a full calendar year reporting period that falls closer to the year in which the payment adjustment is applicable because we need sufficient time to determine if the requirements for satisfactory reporting have been met and to adjust our claims systems prior to the start of the applicable year. We note that the length and timing of the reporting period that we are finalizing for the

PQRS payment adjustment under the Shared Savings Program is consistent with the one finalized for the traditional PQRS (76 FR 73392).

Since the publication of the Shared Savings Program final rule, we have received a number of inquiries regarding whether ACO participant TINs need to self-nominate or register to participate in PQRS GPRO under the Shared Savings Program, since there are such registration and self-nomination requirements under the traditional PQRS GPRO. We wish to clarify that no registration or self-nomination is required for ACO providers/suppliers that are eligible professionals to earn a PQRS incentive or avoid the payment adjustment under the Shared Savings Program.

Finally, just as ACO providers/suppliers that are eligible professionals in an ACO may only participate under their ACO participant TIN as a group practice under the PQRS GPRO under the Shared Savings Program for purposes of receiving an incentive under that TIN (76 FR 67903), we proposed that ACO providers/suppliers that are eligible professionals within an ACO must participate under the ACO participant TIN as a group practice under the PQRS GPRO under the Shared Savings Program for purposes of the PQRS payment adjustment (77 FR 44990). Thus, ACO providers/suppliers who are eligible professionals may not seek to avoid the payment adjustment by reporting either as an individual under the traditional PQRS or under the traditional PQRS GPRO.

We recognize that some eligible professionals may move across programs and reporting options from year to year. For instance, an eligible professional that is an ACO provider/supplier and participates in the PQRS under the Shared Savings Program in 2013 may later exit the Shared Savings Program and participate in PQRS individual reporting in 2014. Alternatively, a group practice participating in the traditional PQRS GPRO in 2013 may be an ACO participant in 2014. In instances in which eligible professionals change their PQRS reporting option from year to year, we believe that as long as the eligible professional satisfactorily reported for purposes of the payment adjustment during the applicable reporting period, then the eligible professional should not be subject to the payment adjustment even if the eligible professional was reporting under a different reporting method than at the time the payment adjustment would be assessed.

*Comment:* We received one comment applauding our recognition that providers may shift across programs and reporting options from year to year. Several commenters supported our proposal that as long as an eligible professional satisfactorily reported for purposes of the payment adjustment during the applicable reporting period, then the eligible professional would not be subject to the payment adjustment even if the eligible professional was reporting under a different reporting method than at the time the payment adjustment would be assessed. We did not receive any comments against our proposal or suggesting alternatives.

*Response:* We appreciate commenters' support and are finalizing our proposal that ACO providers/suppliers that are eligible professionals must participate under the ACO participant TIN as a group practice under the PQRS GPRO under the Shared Savings Program for purposes of the PQRS payment adjustment and that such ACO providers/suppliers who are eligible professionals may not seek to avoid the payment adjustment by reporting either as an individual under the traditional PQRS or under the traditional PQRS GPRO. For group practices and ACOs that may reorganize and individual providers and groups of providers that may move in and out of ACOs from year to year, as long as the eligible professional satisfactorily reported for purposes of the payment adjustment during the applicable reporting period, then the eligible professional will not be subject to the payment adjustment even if the eligible professional was reporting under a different reporting method than at the time the payment adjustment is assessed, as long as that eligible professional is still billing under the same TIN at the time the payment adjustment is assessed as they were during the applicable reporting period. We believe this approach offers maximum flexibility for eligible professionals and groups of providers to make appropriate decisions regarding their participation in an ACO and allows ACOs to recruit new participants, by eliminating any risk that eligible professionals will be assessed with the payment adjustment as a result of such changes. We also believe it would be unfair to assess the payment adjustment on an eligible professional on the basis of the decision to either join or leave an ACO, if the eligible professional had satisfactorily reported during the applicable reporting period.

Accordingly, we are finalizing the proposed amendment to the regulations at § 425.504(b) with two modifications.

We have revised § 425.504(b)(2)(ii) to provide that an ACO, on behalf of its ACO providers/suppliers who are eligible professionals, must satisfactorily report one of the GPRO measures during the reporting period according to the method of submission established by CMS under the Shared Savings Program for purposes of the 2015 Physician Quality Reporting System payment adjustment. Satisfactory reporting criteria for the PQRS payment adjustment under the Shared Savings Program for 2016 and beyond will be discussed in future rulemaking.

Please note that, in this final rule with comment period, we also address final policies for ACO data to be publicly reported on Physician Compare in section III.G. of this final rule with comment period and under Medicare Shared Savings Program regulations at § 425.308. ACOs and the Value-Based Modifier are discussed in section III.I of this final rule with comment period.

#### *J. Discussion of Budget Neutrality for the Chiropractic Services Demonstration*

Section 651 of MMA requires the Secretary to conduct a demonstration for up to 2 years to evaluate the feasibility and advisability of expanding coverage for chiropractic services under Medicare. Current Medicare coverage for chiropractic services is limited to treatment by means of manual manipulation of the spine to correct a subluxation described in section 1861(r)(5) of the Act provided such treatment is legal in the state or jurisdiction where performed. The demonstration expanded Medicare coverage to include: "(A) care for neuromusculoskeletal conditions typical among eligible beneficiaries; and (B) diagnostic and other services that a chiropractor is legally authorized to perform by the State or jurisdiction in which such treatment is provided." The demonstration was conducted in four geographically diverse sites, two rural and two urban regions, with each type including a Health Professional Shortage Area (HPSA). The two urban sites were 26 counties in Illinois and Scott County, Iowa, and 17 counties in Virginia. The two rural sites were the States of Maine and New Mexico. The demonstration, which ended on March 31, 2007, was required to be budget neutral as section 651(f)(1)(B) of MMA mandates the Secretary to ensure that "the aggregate payments made by the Secretary under the Medicare program do not exceed the amount which the Secretary would have paid under the Medicare program if the demonstration

projects under this section were not implemented."

In the CY 2006, 2007, and 2008 PFS final rules with comment period (70 FR 70266, 71 FR 69707, 72 FR 66325, respectively), we included a discussion of the strategy that would be used to assess budget neutrality (BN) and the method for adjusting chiropractor fees in the event the demonstration resulted in costs higher than those that would occur in the absence of the demonstration. We stated that BN would be assessed by determining the change in costs based on a pre-post comparison of total Medicare costs for beneficiaries in the demonstration and their counterparts in the control groups and the rate of change for specific diagnoses that are treated by chiropractors and physicians in the demonstration sites and control sites. We also stated that our analysis would not be limited to only review of chiropractor claims because the costs of the expanded chiropractor services may have an impact on other Medicare costs for other services.

In the CY 2010 PFS final rule with comment period (74 FR 61926), we discussed the evaluation of this demonstration conducted by Brandeis University and the two sets of analyses used to evaluate BN. In the "All Neuromusculoskeletal Analysis," which compared the total Medicare costs of all beneficiaries who received services for a neuromusculoskeletal condition in the demonstration areas with those of beneficiaries with similar characteristics from similar geographic areas that did not participate in the demonstration, the total effect of the demonstration on Medicare spending was \$114 million higher costs for beneficiaries in areas that participated in the demonstration. In the "Chiropractic User Analysis," which compared the Medicare costs of beneficiaries who used expanded chiropractic services to treat a neuromusculoskeletal condition in the demonstration areas, with those of beneficiaries with similar characteristics who used chiropractic services as was currently covered by Medicare to treat a neuromusculoskeletal condition from similar geographic areas that did not participate in the demonstration, the total effect of the demonstration on Medicare spending was a \$50 million increase in costs.

As explained in the CY 2010 PFS final rule, we based the BN estimate on the "Chiropractic User Analysis" because of its focus on users of chiropractic services rather than all Medicare beneficiaries with neuromusculoskeletal conditions, as the latter included those who did not use chiropractic services

and who may not have become users of chiropractic services even with expanded coverage for them (74 FR 61926 through 61927). Users of chiropractic services are most likely to have been affected by the expanded coverage provided by this demonstration. Cost increases and offsets, such as reductions in hospitalizations or other types of ambulatory care, are more likely to be observed in this group.

As explained in the CY 2010 PFS final rule (74 FR 61927), because the costs of this demonstration were higher than expected and we did not anticipate a reduction to the PFS of greater than 2 percent per year, we finalized a policy to recoup \$50 million in expenditures from this demonstration over a 5-year period, from CYs 2010 through 2014 (74 FR 61927). Specifically, we are recouping \$10 million for each such year through adjustments to the chiropractic CPT codes. Payment under the PFS for these codes will be reduced by approximately 2 percent. We believe that spreading this adjustment over a longer period of time will minimize its potential negative impact on chiropractic practices.

For the CY 2012 PFS, our Office of the Actuary (OACT) estimated chiropractic expenditures to be approximately \$470 million, which reflected the statutory 29.4 percent reduction to physician payments scheduled to take effect that year. As noted above, the statute was subsequently amended to impose a zero percent update for CY 2012 instead of the 29.4 percent reduction. OACT now estimates CY 2012 chiropractic expenditures to be approximately \$630 million. We are currently recouping \$10 million through adjustments to the chiropractic CPT codes in CY 2012, and the percent of this reduction is approximately 1.5 percent.

We are continuing the implementation of the required BN adjustment by recouping \$10 million in CY 2013. Our Office of the Actuary estimates chiropractic expenditures in CY 2013 will be approximately \$470 million based on Medicare spending for chiropractic services for the most recent available year and reflecting an approximate 30.9 percent reduction to physician payments scheduled to take effect under current law. To recoup \$10 million in CY 2013, the payment amount under the PFS for the chiropractic CPT codes (CPT codes 98940, 98941, and 98942) will be reduced by approximately 2 percent. We are reflecting this reduction only in the payment files used by the Medicare contractors to process Medicare claims rather than through adjusting the

relative value units (RVUs). Avoiding an adjustment to the RVUs would preserve the integrity of the PFS, particularly since many private payers also base payment on the RVUs.

Therefore, as finalized in the CY 2010 PFS regulation and reiterated in the CYs 2011–2012 PFS regulations, we are implementing this methodology and recouping from the chiropractor fee schedule codes set forth above. Our methodology meets the statutory requirement for BN and appropriately impacts the chiropractic profession that is directly affected by the demonstration.

The following is a summary of the comments we received and our responses.

*Comment:* One commenter, representing chiropractors, indicated that they continue to oppose our methodology for assuring budget neutrality under the demonstration. Instead of the application of an adjustment to the national chiropractor fee schedule, the commenter believes the Congressional intent was for CMS to make an adjustment to the totality of services payable under the Part B Trust Fund because of the language in Section 651(f)(A) of the MMA, which directs the Secretary to “provide for the transfer from the Federal Supplementary Insurance Trust Fund \* \* \* of such funds as are necessary for the costs of carrying out the demonstration projects under this section.”

*Response:* Section 651(f)(1)(B) of the MMA requires that the Secretary “shall ensure that the aggregate payments made by the Secretary under the medicare program do not exceed the amount which the Secretary would have paid under the medicare program if the demonstration projects under this section were not implemented.” The statute does not specify a particular methodology for ensuring budget neutrality, but leaves that decision to the Secretary. In the CY 2010 Payment Policies under the Physician Fee Schedule and other Revisions to Part B for CY 2010 final rule with comment period (74 FR 61738, 61926–61928), we discussed our strategy for assessing budget neutrality and finalized the methodology for reducing the payment amount of the chiropractic CPT codes under the Physician Fee Schedule in order to ensure the demonstration is budget neutral. See also the CY 2006, 2007, and 2008 Physician Fee Schedule final rules with comment period (70 FR 70266–70267, 71 FR 69707–69708, 72 FR 66325–66326, respectively). Our methodology for reducing the payment of the chiropractic CPT codes (98940, 98941, and 98942) ensures budget

neutrality, meets the statutory requirements in § 651(f)(1) of the MMA, and appropriately impacts the chiropractic profession that is directly affected by the demonstration. The final evaluation report, which describes, among other things, our methodology for calculating budget neutrality for this demonstration, is located on our Web site at [http://www.cms.gov/reports/downloads/Stason\\_ChiroDemoEvalFinalRpt\\_2010.pdf](http://www.cms.gov/reports/downloads/Stason_ChiroDemoEvalFinalRpt_2010.pdf).

*Comment:* The commenter referenced in the previous comment also noted that the increase in costs from the demonstration was completely due to the Illinois site, and not the other four sites. The commenter “has concerns that the Chicago area did not meet the criteria for an appropriate demonstration site for this project.” The commenter believes it is “premature to use demonstration findings to estimate the cost of a national roll out of the expansion of chiropractic services without further analysis of the demonstration project data.”

*Response:* Section 651(c)(1) of the Act required the demonstration be conducted in 4 geographically diverse sites, specifically two rural and two urban regions, with each type including a Health Professional Shortage Area (HPSA). We discussed the design of this demonstration with the chiropractic industry and others prior to implementation. Based on these discussions, we included additional criteria for site selection in the design of this demonstration. The Chicago area met the site selection criteria for this demonstration. We refer readers to the January 28, 2005 Notice (70 FR 4130) for a discussion of our site selection criteria and the sites selected for participation based on these criteria.

Regardless of the differences in the costs associated with the demonstration areas, the evaluation conducted by Brandeis University found that expanding coverage for chiropractic services under the demonstration resulted in increased Medicare expenditures, and the Secretary must recoup these costs in order to meet the budget neutrality requirement of the law.

In response to the comment suggesting that the data from this demonstration should not be used to estimate the cost of a national rollout of the expansion of chiropractic services, we note the following. At the time of the final Report to Congress on the Chiropractic Services Demonstration, we estimated the costs of a national rollout of the expansion of chiropractic services. We based our estimate on the best available data at the time which

was data from the demonstration. Further, data from the demonstration was the only information CMS had at the time of the Report to Congress for estimating the costs of a national rollout.

After consideration of the public comments received, we are continuing the implementation of the required budget neutrality adjustment by recouping \$10 million in CY 2013 by reducing the payment amount under the PFS for chiropractic codes (that is, CPT codes 98940, 98941, and 98942) by approximately 2 percent.

#### *K. Physician Value-Based Payment Modifier and the Physician Feedback Reporting Program*

##### 1. Overview

Section 1848(p) of the Act requires that we establish a value-based payment modifier and apply it to specific physicians and groups of physicians the Secretary determines appropriate starting January 1, 2015 and to all physicians and groups of physicians by January 1, 2017. On or after January 1, 2017, the section 1848(p)(7) of the Act provides the Secretary discretion to apply the value-based payment modifier to eligible professionals as defined in section 1848(k)(3)(B) of the Act. Based on our initial experience with the program, we will consider whether to expand the application of the value-based payment modifier to additional eligible professionals as permitted by the Act.

We proposed to apply the value-based payment modifier (a) to groups of physicians of 25 or more eligible professionals, (b) to align quality measurement for purposes of the value-based payment modifier with the reporting requirements for data on quality measures under the Physician Quality Reporting System (PQRS), and (c) to implement the value-based payment modifier so that it does not affect payment for those groups that satisfactorily report information on quality measures under the PQRS unless the group of physicians expressly elect further assessment using a quality-tiering option. The statute requires the value-based payment modifier to be budget neutral.

We are finalizing our overall approach to the value-based payment modifier in which the value-based payment modifier adjustment is based on participation in the PQRS. Although we are refining many of the proposed value-based payment modifier policies in response to comments received, the major change from our proposals is that we will apply the value-based payment

modifier to groups of physicians of 100 or more eligible professionals rather than to groups of physicians of 25 or more eligible professionals. We believe this change in policy is necessary in order for us to gain additional experience with, and to be able to produce data to enhance physician acceptance of, our methodologies and approach. We emphasize that even with this change we are committed to applying the value-based payment modifier to all physicians and groups of physicians by 2017 as required by Section 1848(p) of the Act. We urge solo practitioners and physicians in smaller groups to participate in the PQRS now, because when we propose in future rulemaking to apply the value-based payment modifier to smaller groups and solo practitioners, we anticipate basing the quality composite on PQRS quality data reported by such physicians. We also anticipate that we would propose to increase the amount of payment at risk under the value-based payment modifier as we gain additional experience with the methodologies used to assess the quality of care furnished, and the cost of care, by physicians and groups of physicians.

##### 2. Value-Based Payment Modifier Overview

In the CY 2013 PFS proposed rule, we stated that the value-based payment modifier has the potential to help transform Medicare from a passive payer to an active purchaser of higher quality, more efficient and effective healthcare by providing upward payment adjustments under the PFS to high performing physicians (and groups of physicians) and downward adjustments for low performing physicians (and groups of physicians) (77 FR 44993). We recognize, however, that physicians are at the forefront of care delivery and that changes in payment policy can directly affect the medical care that physicians furnish to Medicare beneficiaries. Consistent with the National Quality Strategy, our aim is to promote preventive care and improve, rather than impede, the care that beneficiaries currently receive, especially for the chronically ill and those with the most complicated cases.

We explained in the CY 2013 PFS proposed rule (77 FR 42908) that Medicare is beginning to implement value-based payment adjustments for other types of services, including inpatient hospital services. We have also outlined in reports to Congress strategies to implement value-based purchasing for skilled nursing facilities, home health services, and ambulatory surgical center services. In

implementing value-based purchasing initiatives generally, we would meet the following goals:

- Recognize and reward high quality care and quality improvements.

++ Value-based payment systems and public reporting should rely on a mix of standards, processes, outcomes, and patient experience measures, including measures of care transitions and changes in patient functional status. Across all programs, we would move as quickly as possible to the use of outcome and patient experience measures. To the extent practicable and appropriate, we believe these outcome and patient experience measures should be adjusted for risk or other appropriate patient population or provider characteristics.

++ To the extent possible, and recognizing differences in payment system readiness and statutory requirements and authorities, measures should be aligned across Medicare and Medicaid's public reporting and payment systems. We would seek to evolve a focused core set of measures appropriate to each specific provider category that reflects the level of care and the most important areas of service and measures for that provider.

++ The collection of information should minimize the burden on providers to the extent possible. As part of that effort, we will continuously seek to align our measures with the adoption of meaningful use standards for health information technology (HIT), so the collection of performance information is part of care delivery.

++ To the extent practicable, the measures we use should be nationally endorsed by a multi-stakeholder organization. Measures should be aligned with best practices among other payers and the needs of the end users of the measures.

- Promote more efficient and effective care through the use of evidence based measures, less rework and duplication, and less fragmented care.

++ Providers should be accountable for the costs of care, being both rewarded for reducing unnecessary expenditures and responsible for excess expenditures.

++ In reducing excess expenditures, providers should continually improve and maintain the quality of care they deliver.

++ To the extent possible, and recognizing differences in payers' value-based purchasing initiatives, providers should redesign care processes to deliver higher quality and more efficient care to their entire patient population.

Because of the centrality of physicians to high-quality, efficient, patient-

centered care furnished in multiple settings, we believe that in the long run the value-based payment modifier should rely on measuring physician performance (both quality of care and cost) at four levels (to the extent practicable)—the individual physician level, the group practice level, the facility level (for example, hospital), and the community level. Physicians make decisions on a patient-by-patient basis as to what services are indicated and furnished. These decisions are made independently by physicians within multiple settings (that is, individual office practice, group practice, and hospital) and are dependent, in part, on how care is organized in a community. Consequently, physicians have the potential to drive both quality of care and costs at all levels of the health system and these decisions have an impact on patient outcomes and costs for populations of patients. We envision a physician value-based payment modifier in the future that blends performance at each of these levels (as applicable) and reinforces our objectives to encourage and reward physicians for furnishing high-quality, efficient, patient-centered clinical care.

Given this long range objective, we proposed that the following specific principles should govern the implementation of the value-based payment modifier.

- *A focus on measurement and alignment.* It is difficult to maintain high quality care and improve quality and performance without measurement. Therefore, the value-based payment modifier should incorporate performance on more quality measures than those that we finalized in the CY 2012 PFS final rule (76 FR 73429 through 73432). These additional measures for the value-based payment modifier should consistently reflect differences in performance among physicians and physician groups and reflect the diversity of services furnished. These measures should be consistent with the National Quality Strategy and other CMS quality initiatives, including the PQRS, the Medicare Shared Savings Program, and the Medicare EHR Incentive Program.

- *A focus on physician choice.* Physicians should be able to choose the level at which their performance will be assessed reflecting physicians' choice over their practice configurations. The choice of level should align with the requirements of other physician quality reporting programs, such as the PQRS and the Medicare EHR Incentive program to reduce administrative burden and encourage greater program participation.

- *A focus on shared accountability.* CMS has a role in fostering high value care for individual beneficiaries, but also focusing on how that beneficiary interacts with the healthcare system generally. We believe that the value-based payment modifier can facilitate shared accountability by assessing performance at the group practice level and by focusing on the total costs of care, not just the costs of care furnished by an individual physician.

- *A focus on actionable information.* In conjunction with adjusting payment based on performance, CMS should provide meaningful and actionable information to help physicians identify clinical areas where they are doing well as well as areas in which performance could be improved. The Physician Feedback reports can serve this purpose and we plan to continue to provide groups of physicians with feedback reports on the quality and cost of care they furnish to their patients.

- *A focus on a gradual implementation.* We believe that the value-based payment modifier should focus initially on outliers (that is, those groups of physicians that are demonstrably high or low performers as compared to their peers that treat like beneficiaries). We also believe that groups of physicians should be able to elect how the value-based payment modifier would apply to their payment under the PFS starting in 2015 as we phase-in the value-based payment modifier. As we gain more experience with physician measurement tools and methodologies, we can broaden the scope of measures assessed to organize them around medical condition, refine physician peer groups to focus on how like beneficiaries are treated, create finer payment distinctions that focus on increasing value, and provide greater payment incentives for high performance.

We solicited comments on these principles as guides to our implementation of the value-based payment modifier. The following is a summary of the comments we received and our response.

*Comment:* Commenters generally supported the five principles that we proposed would govern the implementation of the value-based payment modifier. However, some commenters expressed concerns that the proposed implementation of the value-based payment modifier did not support all of the principles.

One commenter stated that the proposed value-based modifier program was designed for large multispecialty group practices, not small single specialty groups. Another commenter

indicated that long term care physicians currently lack the infrastructure to be able to achieve the proposed principles within the timeline proposed. Other commenters were concerned about the lag between the performance year (2013) and the application of the payment adjustment (2015) and urged CMS to further explore ways to realistically achieve the goal cited under "Focus on actionable information." One of the commenters also raised several concerns related to group reporting of the quality data.

Some of the commenters' recommendations included providing the Physician Feedback reports to all physicians sooner so they have information before implementation of the value-based payment modifier; making group reporting optional; expanding the reporting options for large groups; and evaluating the implementation proposals on small single specialty group practices and settings such as long term care settings.

*Response:* We appreciate the commenters' support of the five principles that we believe should govern the implementation of the value-based payment modifier. We address the narrower concerns raised by commenters later in this final rule with comment period, but continue to believe that the five principles we have identified here should guide the implementation of the value-based payment modifier.

### 3. Proposals for the Value-Based Payment Modifier

In the proposed rule, we described our proposals for each component of the value-based payment modifier (77 FR 44995). In this final rule with comment period, we discuss our proposed policies for each component of the value-based payment modifier, the comments received, our responses to the comments, and a brief statement of our final policy.

#### a. Application of the Value-Based Payment Modifier

Section 1848(p)(4)(B)(iii) of the Act requires the Secretary to apply the value-based payment modifier to items and services furnished under the Medicare Physician Fee Schedule beginning on January 1, 2015, for specific physicians and groups of physicians the Secretary determines appropriate, and beginning not later than January 1, 2017 for all physicians and groups of physicians. For purposes of the value-based payment modifier we are finalizing in this final rule with comment period, physicians are defined in section 1861(r) of the Act to include

doctors of medicine or osteopathy, doctors of dental surgery or dental medicine, doctors of podiatric medicine, doctors of optometry, and chiropractors.

(1) Definition of a Group, Group Size, and Application of the Value-Based Payment Modifier to the Paid Amount

We proposed to apply the value-based payment modifier beginning in calendar year 2015 to all groups of physicians with 25 or more eligible professionals (77 FR 44995). For purposes of establishing group size, we proposed to use the definition of an eligible professional as specified in section 1848(k)(3)(B) of the Act. This section defines an eligible professional as any of the following: (1) A physician; (2) a practitioner described in section 1842(b)(18)(C) of the Act; (3) a physical or occupational therapist or a qualified speech-language pathologist; or (4) a qualified audiologist. We proposed to define a group of physicians as “a single Tax Identification Number (TIN).” We chose this definition in order to align with the reporting requirements for group practices and the definitions used in the PQRS. We also proposed to assess whether a group of physicians has 25 or more eligible professionals at the time the group of physicians is selected to participate under the PQRS GPRO.

In addition, we proposed to apply the value-based payment modifier to the Medicare paid amounts for the items and services billed under the PFS at the TIN level so that beneficiary cost-sharing would not be affected. We also proposed to apply it to the items and services billed by physicians under the TIN, not to other eligible professionals that also may bill under the TIN. Application of the value-based payment modifier at the TIN level means that we would not “track” or “carry” an individual physician’s performance from one TIN to another TIN. In other words, if a physician changes groups from TIN A in the performance period (calendar year 2013) to TIN B in the payment adjustment period (calendar year 2015), we would apply TIN B’s value-based payment modifier to the physician’s payments for items and services billed under TIN B during 2015. We made this proposal for two reasons (77 FR 44995). First, payment at the group practice (TIN level) promotes shared accountability for the quality of care furnished at the group practice level. Second, we believed it will be more straightforward for groups of physicians to understand how the value-based payment modifier affects their TIN’s payment in the payment adjustment period if all physicians

billing under the TIN received the same value-based payment modifier.

*Comment:* Some commenters supported CMS’ proposal to apply the value-based payment modifier to only groups of 25 or more eligible professionals. They typically based their support on their agreement with the points CMS made in the proposed rule, stating that it would be premature to extend the value modifier to groups smaller than 25. However, many other commenters recommended that CMS apply the value-based payment modifier only to larger, multi-specialty groups, such as those with 100 or more physicians (MDs/DOs). Some of these commenters suggested that if single specialty or smaller groups were to be included, they should be limited to those groups that specifically request to be included. They reasoned that it would be important for CMS to devote resources to ensuring the program is successful with large groups before including smaller groups and solo practitioners. They stated that several issues are still untested and thus in need of further development (for example, attribution for cost purposes, new quality reporting methods, cost measure comparisons, and physician awareness). These commenters expressed concern, based on prior experience with CMS’ confidential feedback reports, about the ability of CMS to notify and sign up a large number of groups by the proposed deadline. They stated that applying the value-based payment modifier initially only to larger groups would reduce the number of physicians and groups that would need to be notified and would focus on practices that are most likely to follow the federal regulatory process and have staff devoted to value-based performance initiatives. Further, those commenters opined that tying the group size determination to the number of MDs and DOs rather than to all PQRS-eligible professionals would also eliminate potential misunderstanding about the groups that are subject to the value-based payment modifier. Commenters also suggested that removing single specialty groups could mitigate a number of problems such as a lack of relevant quality measures available for many specialties under the group reporting options.

On the other hand, a few commenters suggested we apply the value-based payment modifier to additional physicians, such as those in groups of 10 or more. This suggestion was based on a view that increasing participation in the value-based payment modifier for the first 2 years of the program could facilitate a smoother transition to all

physicians in 2017 (as required by law) and gain physician participation in the first few years. Another commenter recommended that CMS allow smaller practices to participate in the modifier in 2015 if they meet certain criteria, such as being Meaningful Users (MU) of certified Electronic Health Records (EHRs), or practicing in a rural state or other area where there are relatively few groups with 25 or more eligible professionals (for example, Health Professional Shortage Areas). These commenters reasoned that incorporating smaller practices into the value-based payment modifier would encourage all physicians, not only larger groups, to focus on high-quality, affordable care, reinforcing current private and other payers’ payment incentives. Commenters stated a belief that a broader definition of physician group is imperative if the value-based payment modifier is to promote value on a wide scale, given that most physicians practice in groups of less than 10 physicians. Further, they argued that it would be feasible to include smaller practices in the value-based payment modifier because many of these smaller practices are participating in the EHR Incentive Program and they are currently reporting many of the same measures that are available to eligible professionals under the PQRS. In addition, it was also noted that some states with a high proportion of rural and other under-served areas may have comparatively few groups of 25 or more eligible professionals and thus be under-represented in the value-based payment modifier unless smaller groups are included.

*Response:* We are persuaded by the commenters that recommended we apply the value-based payment modifier only to larger groups. We agree with commenters that suggested the minimum group size be defined as groups of physicians with 100 or more eligible professionals as a first step. We believe it would be reasonable to focus on groups with 100 or more eligible professionals before expanding the application of the value-based payment modifier to more groups. We believe that increasing the group size from 25 to 100, we would be addressing the concerns raised by commenters regarding attribution, new group reporting mechanisms, and cost comparisons. We also agree with commenters that we will be more successful in notifying and informing these large groups about the requirements of the value-based payment modifier than if we were to include groups of less than 100 eligible



professionals. We do not agree, however, that the group size should be determined only by the number of physicians (MDs, DOs), because we still seek to align with the quality measure reporting criteria in the PQRS; that is, under the PQRS, group practices are defined by the number of eligible professionals as defined under section 1848(k)(3)(B), not just physicians. We believe it would be confusing to have the same group size (for example, 100) be calculated different ways (one way for the PQRS and another way for the value-based payment modifier), because the group's participation in the PQRS informs how they are treated for the value-based payment modifier.

*Comment:* Some commenters believed it was essential for CMS to provide additional flexibility to allow groups to define themselves rather than using our proposed definition of a group of physicians as "a single Tax Identification Number (TIN)." For example, some commenters urged us to allow groups to aggregate TINs for the value modifier, indicating that due to a variety of business reasons unrelated to quality reporting, some practices have multiple TINs. In these practices, such as some faculty practice plans, the departments share common services and are perceived by the public as being part of the same practice. Other commenters suggested that CMS allow certain practices, such as large practices that operate under a single TIN, an option to disaggregate the TIN into separate component sub-groups in a way that represents how the groups functionally operate.

*Response:* We are finalizing our proposal to identify the group by its Medicare-enrolled TIN. Using TINs makes it possible for us to take advantage of infrastructure and methodologies already developed for PQRS group-level reporting and evaluation. We believe this approach affords us flexibility and statistical stability for monitoring and evaluating quality and outcomes for beneficiaries assigned to the group for quality reporting purposes. In contrast, adopting approaches suggested by some commenters to allow the disaggregation of a TIN (or aggregation of a collection of TINs) would create much greater operational complexity by requiring us to establish and maintain additional organizational IDs under each TIN (for disaggregation purposes) or among TINs (for aggregation purposes). It would be difficult operationally to maintain such an approach to accommodate future organizational changes among physicians and their practices. TINs are relatively stable over time, but still

allow for some flexibility as individual physicians make choices about what TINs they establish. Despite these challenges and our decision to define a group of physicians as a "single TIN," we intend to examine whether it is possible in future years to allow for the aggregation or disaggregation of TINs in order to better reflect physician group organization as suggested by the commenters.

*Comment:* Some commenters disagreed with the proposal to apply the value-based payment modifier to the items and services billed by eligible professionals who are physicians under the TIN and not to other eligible professionals that also may bill under the TIN. They reasoned it is inconsistent to apply the value-based payment modifier only to items or services billed by eligible professionals who are physicians, given that under the proposal CMS would count all eligible professionals for purposes of determining group size. These commenters generally requested consistency between the assessment of group size and application of the value-based payment modifier. By contrast, we also received suggestions that we ought to exclude non-physicians in the group size determination but apply the modifier to all eligible professionals within a medical group practice. These commenters argued that this approach would be more consistent with the view that high quality and coordinated care is a team effort.

*Response:* Section 1848(p)(7) of the Act requires us to apply the value-based payment modifier beginning in 2015 only to physicians as defined in section 1861(r) of the Act. On or after January 1, 2017, the Act provides the Secretary discretion to apply the value-based payment modifier to a broader set of eligible professionals (as defined in section 1848(k)(3)(B) of the Act). Thus, we are unable at this time to apply the value-based payment modifier to Medicare FFS payments paid to eligible professionals who are not physicians as suggested by the commenters. Based on our initial experience with the value-based payment modifier, we plan to consider whether to expand its application to additional eligible professionals in future years. As discussed previously, we believe it is important to use the same definition of group size (that is, eligible professionals) as the PQRS both to align the two programs (the PQRS and the value-based payment modifier) and to help avoid physicians' confusion as they determine the method by which they will participate in the PQRS.

*Comment:* We received few comments on our proposals to apply the value-based payment modifier to the Medicare paid amounts for the items and services billed under the PFS so that beneficiary cost-sharing or coinsurance would not be affected. These commenters generally agreed with the proposal to apply the value-based payment modifier to the Medicare paid amounts for the items and services billed under the PFS at the TIN level so that beneficiary cost-sharing would not be affected.

*Response:* We agree with these comments. We continue to believe it is important that beneficiary cost-sharing not be affected by the value-based payment modifier.

*Comment:* Several commenters requested clarification of when and how we would determine group size if the group of physicians did not participate in the PQRS. This determination is important, they reasoned, because these groups would be subject to the -1.0 percent value-based payment downward adjustment under the value-based payment modifier if they were a group of physicians meeting the value-based payment modifier size requirement and they had not participated in the PQRS.

*Response:* We had proposed to assess the size of a group of physicians at the time the group of physicians is selected to participate under the PQRS GPRO. As discussed above with respect to the PQRS GPRO self-nomination process (section III.G.1) and below with respect to the election of the quality-tiering approach, we have extended to October 15, 2013, the time period for groups of physicians to submit their self-nomination statement to select their PQRS reporting method and to elect the quality-tiering methodology. As such, we will query Medicare's Provider Enrollment, Chain, and Ownership System (PECOS) as of October 15, 2013, to identify the groups of physicians with 100 or more eligible professionals. This query will produce a list of the groups of physicians that are subject to the value-based payment modifier. To ensure that the groups of physicians on this list have 100 or more eligible professionals during the performance period, we will analyze the group's (TIN's) claims submitted for services furnished during the performance year, including at least a 60-day claims runout (that is, we will analyze claims submitted through at least February 28, 2014 for services furnished during the calendar year 2013 performance year). We will remove a group of physicians from this list if the group does not have at least 100 eligible professionals that billed under the group's TIN during the performance period. We note that we



will not add groups to the October 15 list based on this claims analysis, rather we will only remove groups that, based on claims, do not have 100 or more eligible professionals. We also will engage in education and outreach during the performance year to encourage all groups of physicians, not just those to which the value-based payment modifier applies during 2015, to participate in the PQRS.

In response to the comments, we are finalizing that beginning in calendar year 2015 we will apply the value-based payment modifier to groups of physicians of 100 or more eligible professionals. We also are finalizing the following proposed policies related to the definition of a group and group size:

- For purposes of establishing group size only, we use the definition of an eligible professional as specified in section 1848(k)(3)(B) of the Act;
- We apply the value-based payment modifier to the Medicare paid amounts for the items and services billed under the PFS at the TIN level so that beneficiary cost-sharing is not be affected; and
- We apply the value-based payment modifier to the items and services billed by physicians under the TIN, not to other eligible professionals that also may bill under the TIN.
- We identify the groups of physicians subject to the value-based payment modifier (groups of 100 or more eligible professionals) based on a query of PECOS on October 15, 2013, and we remove any groups from this October 15 list if, based on a claims analysis, the group of physicians did not have 100 or more eligible professionals that submitted claims during the performance period.

#### (2) Approach to Setting the Value-Based Payment Modifier Adjustment Based on PQRS Participation and the Quality-Tiering Option

We explained in the proposed rule that our proposals would allow groups of 25 or more eligible professionals to decide how the value-based payment modifier would be applied to their PFS payments (77 FR 44995). We proposed that in light of our desire to align CMS quality improvement programs, the value-based payment modifier methodology relies, in part, on the data submitted on quality measures by groups of physicians through the PQRS. We explained that quality measurement is necessary, but not sufficient, for quality improvement and a focus on value. Thus, we proposed to categorize groups of physicians eligible for the value-based payment modifier into two categories depending upon whether

they had met the criteria for satisfactory reporting of data on the PQRS GRPO quality measures for the 2013 and 2014 incentive payments under the PQRS or the criteria for satisfactory reporting using the administrative claims-based reporting mechanism, which was proposed for the 2015 and 2016 PQRS payment adjustment. For those groups of physicians that met either of these PQRS satisfactory reporting criteria and requested that their value-based payment modifier be calculated using a quality-tiering approach, we proposed to use the performance rates on the quality measures reported through any of these PQRS reporting mechanisms available to them.

We proposed that the second category include those groups of physicians with 25 or more eligible professionals that have not met the PQRS satisfactory reporting criteria identified above (77 FR 44996). Because we would not have quality measure performance rates on which to assess the quality of care furnished by these groups, we proposed to apply a value-based payment modifier of  $-1.0$  percent, meaning they would receive 99.0 percent of the paid amounts for the items and services billed under the PFS in CY 2015.

We explained that we were concerned, however, that some groups of physicians may attempt to submit data on PQRS quality measures and fail to meet the criteria for satisfactory reporting for the PQRS incentive and thus be placed into the second category of groups of physicians and, therefore, be subject to the  $-1.0$  percent value-based payment modifier downward adjustment. To address this issue, we solicited comments on whether to assess performance on the measures included in the PQRS administrative claims-based reporting option as a default if a group of physicians attempts to participate in one of the PQRS GPRO reporting mechanisms and does not meet the PQRS criteria for satisfactory reporting.

*Comments:* The majority of commenters supported CMS' use of the PQRS system as the foundation for the measurement of performance rates for physician groups for the value-based payment modifier. Many commenters stated this approach was a way to better align reporting requirements across physician programs and decrease burden. They also believed it was reasonable to phase-in the value-based payment modifier using this two-category structure. By contrast, some commenters suggested that applying the  $-1.0$  percent downward adjustment to groups of physicians in the second category was penalizing these groups

twice (once by the PQRS payment adjustment and once by the value-based payment modifier) for the same action, namely failure to report satisfactorily under the PQRS. Other commenters opposed allowing the use of performance rates on the quality measures reported through PQRS reporting mechanisms. They expressed concern that PQRS reporting methods are "overwhelming given the multiple methods of reporting, varying reporting periods, differing reporting requirements for each reporting mechanism." One commenter stated that while it supported streamlining CMS quality programs, it had longstanding concerns with the PQRS program and as a result, opposed the concept of tying participation in the value-based payment modifier to participation in the PQRS. One commenter requested a value-based modifier of 0.0 percent be applied in 2015 for pathologists as there would be no applicable PQRS measures.

*Response:* We continue to believe that the two-category approach is a reasonable way to phase-in the value-based payment modifier in 2015. It is difficult to maintain high-quality care and improve quality and performance without measurement. We agree with commenters who stated that we should seek to align quality reporting mechanisms across physician programs. CMS has one physician quality reporting system and we intend to use it as the foundation for the value-based payment modifier. Although not satisfactorily reporting data under the PQRS will subject physicians and groups of physicians to a PQRS payment adjustment, the lack of quality data also prevents us from fully assessing the quality of care furnished compared to cost. At the same time, we also believe we should not affect the payment of those groups of physicians that have taken steps to participate in the PQRS and have developed systems within their practices to report data for quality measurement. Thus, in response to comments, we have decided to modify the two categories that we proposed and instead, we are finalizing a policy to apply the  $-1.0$  percent downward value-based payment modifier adjustment only to those groups of physicians that do not participate in the PQRS in CY 2013 as described below.

*Comment:* Many commenters urged CMS to hold groups harmless from the  $-1.0$  percent value-based payment modifier downward adjustment if the group of physicians attempts, but is not a satisfactory reporter for the PQRS incentive payment. Commenters felt this was a good way to transition physician

groups with little experience with PQRS reporting to do so without the threat of being subject to the value-based payment modifier and PQRS payment adjustments. Also, commenters stated that given the complexity of the PQRS, medical groups would be deterred from reporting data if they did not have a safety net to avoid being subject to both the value-based payment modifier and PQRS payment adjustments.

*Response:* We agree with commenters that we should encourage groups of physicians to participate in the PQRS GPRO. Accordingly, we are expanding the first category of groups of physicians to which we would apply a value-based payment modifier adjustment of 0.0 percent to include those groups that self-nominate for the PQRS GPRO and report at least one measure. Further, if such group of physicians had elected the quality-tiering option and did not meet the satisfactory reporting criteria for the PQRS payment incentive using the reporting method they selected in their self-nomination statement under the PQRS GPRO (such that we would not have performance information to create a quality composite), we will develop and use the group's performance on the administrative claims-based reporting option as the basis for determining the group's quality composite for purposes of the value-based payment modifier. We believe this policy will encourage groups to put systems in place in their practices to become satisfactory PQRS reporters.

Based upon the comments received, we are adopting our proposed policy, with one modification, to categorize groups of physicians eligible for the value-based payment modifier into two categories. Specifically, the first category of groups of physicians includes those that (a) have self-nominated for the PQRS as a group and reported at least one measure or (b) have elected the PQRS administrative claims option for CY 2013. We note that groups in category (a) also include those groups that have self-nominated and have met the satisfactory reporting criteria for the PQRS incentive payment. The value-based payment modifier for the groups of physicians in this first category (both (a) and (b)) will be 0.0 percent, meaning no payment adjustment will be applied to physicians in these groups for CY2015. For those groups of physicians within this first category that have requested that their value-based payment modifier be based on quality-tiering and have either met the satisfactory reporting criteria for the PQRS incentive or have chosen the administrative claims-based option, we will use the performance rates on the

quality measures reported through these reporting mechanisms (that is, GPRO registries, web-interface, or administrative claims) to calculate their value-based payment modifier.

Otherwise, we will use the group's performance on the administrative claims measures for quality-tiering, because although the group self-nominated and reported at least one measure, we would not have sufficient quality information to construct a quality composite under the quality-tiering approach.

The second category includes those groups of physicians with 100 or more eligible professionals that do not fall within either of the two subcategories of category 1 described above. The value-based payment modifier for these groups of physicians will be  $-1.0$  percent in CY 2015.

*Comment:* Commenters requested that we clarify whether physicians that are reporting PQRS measures at the individual level and are members of groups subject to the value-based payment modifier would be able to continue to report as individuals using their currently preferred PQRS option at the individual level. They explained that they already have systems in place and staff that understands how to report under the PQRS at the individual level. They also opined that such flexibility allowed physicians in the group to choose PQRS measures that were most applicable to their practice and patients.

*Response:* We appreciate commenters' support for the use of the PQRS as the foundation for quality reporting for the value-based payment modifier. We agree with the commenters that we should continue to encourage physicians in groups subject to the value-based modifier and who are already satisfactorily reporting PQRS measures as individuals to have the option to remain individual PQRS reporters. We wish to clarify that in our proposals we did not intend to preclude individual participation in the PQRS. We specifically proposed that groups of physicians subject to the value-based payment modifier could elect the PQRS administrative-claims based option. Therefore, we are adopting a policy that physicians in groups of 100 or more eligible professionals that wish to report data for quality measures in the PQRS as individuals rather than as a group for the PQRS payment incentive must, as a group, elect the administrative claims-based reporting method under the PQRS by October 15, 2013. By doing so, the group of physicians would fall with category 1(b) and avoid the  $-1.0$  percent downward value-based payment modifier. In future rulemaking, we

anticipate proposing whether and how to combine quality measures reported at the individual level into a group quality score for the value-based payment modifier.

*Comment:* We received a substantial number of comments in support of the optional nature of having us evaluate performance based on the quality of care performance. One commenter recommended that quality-tiering remain voluntary until CMS has more confidence in its measures and composites. But we also received several comments that quality-tiering should not be optional.

*Response:* We agree with commenters that application of the quality-tiering methodology for calculating the value-based payment modifier should be optional. There will be many groups of physicians participating in the PQRS for the first time in 2013, many of them using the new group reporting mechanisms under the PQRS that are described in Table 92 above. We believe it is reasonable for them to gain experience in reporting data for quality measurement under the PQRS. In addition, we will be establishing national benchmarks for the first time for the quality measures in the PQRS and we will be using these benchmarks in the quality-tiering calculation. We believe groups of physicians should have time to understand how their performance compares to these benchmarks, and to have time to adjust their performance based on these comparisons, before their payment is adjusted. Although we recognize the need to improve the quality of care furnished compared to cost, we believe it is unreasonable to make quality-tiering mandatory in the first year of the phase-in for the value-based payment modifier. We anticipate for future years, as we collectively learn from our experiences with quality measurement and the value-based payment modifier, we will consider making quality-tiering mandatory.

### (3) Individual Physicians

We proposed that, starting in 2017, we would apply the value-based payment modifier to all physicians and groups of physicians as required by the statute (77 FR 44996). We also solicited comments on whether we should offer individual physicians and groups of physicians with fewer than 25 eligible professionals an option that their value-based payment modifier be calculated using a quality-tiering approach starting in 2015 (77 FR 44996). If we did so, we indicated that we could calculate a value-based payment modifier for groups of physicians with as few as two

eligible professionals and apply the value-based payment modifier at the TIN level in the manner described in these proposals for groups of 25 or more eligible professionals. Likewise, we solicited comments on how to adapt our proposals to calculate a value-based payment modifier at the TIN level for physicians in solo practices (TINs comprised of one NPI).

*Comment:* There were a few commenters that supported application of the value-based payment modifier to individual physicians or EPs. For example, a commenter indicated that we should allow individuals that meet PQRS reporting requirements the option to participate in the quality-tiering option as early as possible as all physicians will be subject to the payment adjustment in 2017. However, most commenters agreed with the proposal to only apply the value-based payment modifier to groups at this time for the reasons outlined in the proposed rule (77 FR 44996).

*Response:* We appreciate the comments that were provided on this issue and will consider them further as we develop future plans to apply the value-based payment modifier to individual physicians.

As discussed above, we are adopting a policy to apply the value-based payment modifier to groups of physicians of 100 or more eligible professionals. We will not offer smaller groups of physicians and individual physicians the ability to elect quality-tiering for the 2015 value-based payment modifier as suggested by some commenters. Although we recognize that we must apply the value-based payment modifier to all physicians and groups of physicians starting January 1, 2017, we believe it is important to phase-in the value-based payment modifier to larger groups of physicians as we gain experience with the methodologies used in the value-based payment modifier. We want to emphasize, however, that in future rulemaking we anticipate proposing for smaller groups and for individual physicians a value-based payment modifier structure similar to the policies we are adopting for groups of physicians of 100 or more eligible professionals. Importantly, we expect the value-based payment modifier structure for smaller groups and individuals would also be aligned with the PQRS. Thus, we strongly encourage smaller groups of physicians and individual physicians to participate in the PQRS so that they can prepare themselves and their practices for the application of value-based payment modifier in later years.

#### (4) Hospital-Based Physicians

We also solicited comments on whether we should develop a value-based payment modifier option for hospital-based physicians to elect to be assessed based on the performance of the hospital at which they are based (77 FR 44996). In particular, hospital performance could be assessed using the measure rates for the quality measures in the Inpatient Quality Reporting (IQR) and the Outpatient Quality Reporting (OQR) programs. We solicited comments on which IQR and OQR measures (and applicable reporting period) would be appropriate to include in such an option and a way to identify and verify whether physicians are hospital-based.

The following is a summary of the comments we received regarding whether we should develop a value-based payment modifier option for hospital-based physicians.

*Comment:* A few commenters, including some that represent or employ physicians that practice in hospital settings, submitted comments on this issue. These commenters generally agreed that CMS should develop a value-based payment modifier option for hospital-based physicians, some noting that this option should be voluntary and based on self-nomination. They believed this hospital-based option could create a shared incentive between hospital-based physician groups and their institutions to augment physician involvement in quality improvement initiatives relating to inpatient care. This alignment, particularly for hospitalists who are directly involved in the quality improvement efforts of the hospital, could enhance and refine the safety and quality of hospital care.

Some commenters urged CMS to be judicious when selecting measures from the IQR and OQR programs to ensure that hospitalist care is measured in a valid way. Some potential areas for performance measures were identified, such as to include transitions of care/ discharges and common diagnoses like congestive heart failure (CHF), acute myocardial infarction (AMI), pneumonia and stroke. A number of these commenters requested that physicians and group practices should be able to identify themselves as “hospitalists” ensuring that they are compared to like-groups within the value-based payment modifier. Some commenters were concerned that our proposed beneficiary attribution approach and our total per capita cost measures could result in hospitalists being inaccurately measured, as they

could be attributed the total cost of the patients’ stay at a hospital, when the hospitalist may have only been responsible for discharging the patient. Therefore, a commenter recommended that an attribution methodology be developed to accurately capture the role of hospitalists in patient care.

*Response:* We appreciate the comments received and will consider them as we develop future proposals for the value-based payment modifier as they relate to hospital-based physicians.

#### (5) Quality-Tiering Election Process

We solicited comments on how best to ascertain whether a group of physicians subject to the value-based payment modifier requests the option that their value-based payment modifier be calculated using a quality-tiering approach (77 FR 44996). We are seeking to establish a system that is as simple as possible to reduce administrative burden on physicians and enable these groups of physicians to indicate how they plan to submit data on quality measures through the PQRS for purposes of the value-based payment modifier. We described three possible approaches to accomplish these objectives: (a) Build off of the self-nomination process that we have proposed for groups of physicians to participate in the PQRS GPRO and which requires groups to submit a self-nomination application by January 31, 2013 for the 2013 performance period, (b) create a separate web-based registration system that permits groups of physicians to, throughout calendar year 2013, request that their value-based payment modifier be calculated using the quality-tiering approach, or (c) require that groups of physicians submit a letter (in a prescribed format) to CMS in a timely manner.

*Comment:* Commenters indicated that they appreciated that CMS is seeking to reduce administrative burden when identifying the way groups of physicians would indicate that they request their value-based payment modifier to be calculated using a quality-tiering approach. These commenters generally support using a web-based registration system or other simple online approach to opt into the quality-tiering that allows for ongoing registration by groups throughout the relevant calendar year.

*Response:* We thank commenters for their comments. To ease administrative burden and to align the quality-tiering election process with the self-nomination processes under the PQRS (as described in section III.G.1.b.(2) and III.G.1.c above), we are finalizing a web-based system for groups of physicians to

request the quality-tiering methodology. Under this policy, groups of physicians would access the same web-based system to request the quality-tiering approach that they use either to submit their PQRS GPRO self-nomination statement or to elect administrative claims option. We also are finalizing a contingency plan to accept groups of physicians' statements indicating their quality-tiering election via mail in the event the web-based functionality is not available in time to accept these statements, or in the event we experience issues with accepting self-nomination statements via the web. For the same reasons we discussed above with regard to other deadlines we are adopting under the PQRS, such quality-tiering elections must be received by October 15, 2013. We believe utilizing the same processes and deadlines finalized by the PQRS will ease administrative burden and facilitate the election of the quality-tiering option.

We want to emphasize that if a group of physicians with 100 or more eligible professionals does not self-nominate to participate in the PQRS GPRO or elect the administrative claims option for groups for CY 2013, its value-based payment modifier in CY 2015 will be – 1.0 percent.

(6) Participants in the Medicare Shared Savings Program and Center for Medicare and Medicaid Innovation initiatives

We proposed that groups of physicians that are participating in the Medicare Shared Savings Program or the testing of the Pioneer ACO model, assuming they meet the PQRS satisfactory reporting criteria, would not have the option that their value-based payment modifier be calculated using the quality-tiering approach (77 FR 44996–44997). We made this proposal because we were mindful that the physicians and groups of physicians that are, or will be, participating in the Shared Savings Program and the testing of the Pioneer ACO model have made sizable investments to redesign care processes based on the incentives created by these programs and did not wish to unintentionally disturb these investments. Therefore, we solicited comments on ways to structure the value-based payment modifier starting in 2017 so it does not create incentives that conflict with the goals of the Shared Savings Program and the Pioneer ACO model. We also solicited comments on whether groups of physicians that are participating in these two initiatives should have the option that their value-based payment modifier be calculated using a quality-tiering approach and

applied to their payments under the PFS starting in 2015.

*Comment:* Many commenters supported the proposal. A few commenters, especially those that supported broader opportunities for participation in the value-based payment modifier, likewise recommended that ACOs of both types (Shared Savings Program and Pioneer ACO model) should be permitted, but not required, to participate in the value-based payment modifier. Some recommended that ACOs be permitted to participate in the value-based payment modifier starting January 1, 2015. Such commenters believed that to the extent these groups furnish high-quality, low-cost care, they should have the opportunity to be rewarded for the value they furnish. They also believed that having a broader array of participants in the early years of the value-based payment modifier would facilitate the full-scale implementation in later years. Some commenters also noted that providing ACOs this option would also promote alignment with the Hospital Value-Based Purchasing Program in which hospitals participating in ACOs are permitted to participate. Another commenter encouraged CMS to further explore how to apply a value modifier to ACO-participating groups' PFS payments prior to 2017; for example, perhaps CMS could apply a value modifier to PFS payments for all patients who are not attributed to the ACO. A commenter noted that they were aware of several commercial plans with ACO-type contracts that simultaneously maintain ACO and pay-for-performance initiatives. In one case, the type of incentive follows the patient: providers receive the ACO program's incentives for patients attributed to that arrangement, and pay-for-performance incentives are based on care furnished to other patients the practice treats, but who do not meet the ACO's attribution criteria. The commenter believed this approach would avoid CMS's concern about unintentionally disturbing providers' ACO investments while encouraging a single standard of high-quality, affordable care for all patients seen by the practice. Several commenters that are participating in the Innovation Center's Comprehensive Primary Care Initiative also suggested that we not apply the value-based payment modifier to them and/or not offer the quality-tiering approach, because they are collecting quality information, are eligible for shared savings, and are being held to a different

programmatic structure with different incentives.

*Response:* We are finalizing and clarifying our proposal not to apply the value-based payment modifier for 2015 and 2016 to groups of physicians that are participating in the Shared Savings Program or the testing of the Pioneer ACO model. This policy means that such groups of physicians also will not have the option to elect quality-tiering because we will not apply the value-based payment modifier to them. At this early stage of the Medicare Shared Savings Program and the Innovation Center initiatives, we do not wish to unintentionally disturb their investments in implementing these programs. In addition, we also will not apply the value-based payment modifier in 2015 and 2016 to groups of physicians that are participating in other Innovation Center initiatives, such as the Comprehensive Primary Care initiative, or other CMS programs which also involve shared savings and participants making substantial investments to report quality measures and to furnish higher quality, more efficient and effective healthcare.

In sum, we will not apply the value-based payment modifier for 2015 and 2016 to groups of physicians that are participating in the Medicare Shared Savings Program, the testing of the Pioneer ACO model, or other similar Innovation Center or CMS initiatives.

#### b. Performance Period

We previously finalized CY 2013 as the initial performance period for the value-based payment modifier that will be applied in CY 2015 (76 FR 73436). This means that we will use performance on quality and cost measures during CY 2013 to calculate the value-based payment modifier that we would apply to items and services for which payment is made under the PFS during CY 2015. Likewise, we proposed that performance on quality and cost measures in CY 2014 be used to calculate the value-based payment modifier that is applied to items and services for which payment is made under the PFS during CY 2016 (77 FR 44997).

As we explained in the CY 2012 PFS final rule with comment period (76 FR 73435), we explored different options to close the gap between the performance period (that is, 2013) and the payment adjustment period (that is, 2015), but found that none of them would have permitted sufficient time for physicians and groups of physicians to report measures or have their financial performance measured over a meaningful period, or for us to calculate

a value-based payment modifier and notify physicians and groups of physicians of their quality and cost performance and value-based payment modifier prior to the payment adjustment period. We also explained that a system that adjusted payments to take into account the value-based payment modifier after claims have been paid would be onerous on physicians and beneficiaries. We continued to explore ways to provide more timely feedback to physicians and to narrow the gap between the performance period and the payment adjustment period and solicited comments on practical alternatives that we could implement to do so. We solicited comments on our proposal to use CY 2014 as the performance period for the 2016 value-based payment modifier (77 FR 44997).

*Comment:* Although we did not seek comment on the use of 2013 as the performance period for the value-based payment modifier starting in 2015, a number of commenters expressed concern that it was premature to use 2013 as the initial performance period for the 2015 value-based modifier. These commenters suggested that under the proposal, CMS in effect advanced the statutory implementation date by 2 years. They expressed concern that there will be insufficient time for CMS to communicate to all of the affected physicians and groups that they must sign-up to participate in the PQRS GPRO in the 3-month span between the publication of this final rule and the proposed self-nomination deadline for participating in the PQRS GPRO. In addition, some commenters stated that additional testing and analysis is required to further refine the methodology and ensure that the modifier is fair and reliable. They suggested that CMS could and should use the time between now and 2015 to do further testing and refinement of the modifier's components rather than establish 2013 as the initial performance period. In addition, commenters objected to the lag between the performance period (2013 or 2014) and the payment adjustment period (2015 or 2016, respectively).

*Response:* As previously noted, we already finalized our proposal to use 2013 as the performance period for the value-based payment modifier in 2015. For the reasons noted above and below, we are finalizing calendar year 2014 as the performance period for the value-based payment modifier in 2016. We have taken steps to phase-in the value-based payment modifier in a very gradual and cautious manner, as further evidenced by the fact that we are

adjusting our policy to apply the value-based payment modifier to groups of physicians of 100 or more eligible professionals (rather than to groups of physicians of 25 or more eligible professionals) and the policy to allow such groups to select whether the quality-tiering approach would apply to the calculation of the value-based payment modifier. As we discussed above, our first principle guiding implementation of the value-based payment modifier is a focus on measurement. Thus, we believe it is essential to encourage greater reporting and we believe this activity should not be delayed. Although we agree with commenters suggestions to analyze different ways to structure and implement the value-based payment modifier, we need data on quality to do so. Thus, we believe it is imperative to begin phasing in the value-based payment modifier with an emphasis on encouraging all physicians and groups of physicians to participate in the PQRS. Moreover, given that all physicians will have to report data on quality measures under the PQRS or else be subject to the PQRS payment adjustment, we believe it is reasonable to align the programs to encourage greater reporting participation. Finally as discussed above in section III.G.1.b above, we have extended to October 15, 2013 the time period during which groups of physicians subject to the value-based payment modifier can indicate their preferred PQRS reporting mechanism and whether they choose the quality-tiering approach. Therefore, we are finalizing our proposal to use CY 2014 as the performance period for the 2016 value-based payment modifier.

#### c. PQRS Quality Reporting Methods and Quality Measures

In this section we discuss our policies to align quality measure reporting for the value-based payment modifier with the PQRS reporting methods, and to expand the range of quality measures that we will use for the value-based payment modifier.

##### (1) Alignment of Quality Reporting Options With the PQRS

In the proposed rule we proposed to categorize groups of physicians eligible for the value-based payment modifier into two categories depending upon their participation in the PQRS (77 FR 44997). We further elaborated on these proposals and proposed that groups of physicians subject to the value-based payment modifier would be able to submit data on quality measures using one of the following proposed PQRS reporting mechanisms: PQRS GPRO

using the web-interface, claims, registries, or EHRs; or PQRS administrative claims-based option. We also sought comment on which PQRS reporting mechanisms we should offer to individual physicians if we were to apply the value-based payment modifier to their payments under the PFS starting in 2015 and 2016.

*Comment:* As discussed previously, the majority of commenters supported CMS' use of the PQRS as the foundation for measurement of the performance rates for groups of physicians subject to the value-based payment modifier. Several commenters, however, suggested using one PQRS reporting mechanism (rather than multiple mechanisms with varying criteria for becoming a satisfactory reporter for the PQRS incentive payment. They cited "significant problems when comparing data submitted via claims-based CPT II codes and data gathered from an EHR data submission vendor or a registry" due to the difference in reporting requirements.

*Response:* We appreciate the commenters' suggestions. We agree with commenters who stated that we should seek to align quality reporting mechanisms across physician programs. We intend to use the PQRS as the foundation for the value-based payment modifier. We also believe that if a group of physicians subject to the value-based payment modifier reports data for quality measurement using one of the available reporting mechanisms under the PQRS, then we should use performance on those quality measures for the value-based payment modifier. Thus, the PQRS reporting mechanisms available to groups of physicians subject to the value-based modifier will be available for these groups to report measures for purposes of the value-based payment modifier. Although we proposed to include four methods for groups of physicians to participate in the PQRS GPRO (web-interface, claims, registries, and EHRs), as discussed in section III.G (Table 92), we are finalizing for the PQRS the web-interface and registries methods for CY2013. Thus, to align with the PQRS, we will finalize the same reporting methods for the value-based payment modifier. We recognize commenters' concern about the comparability of performance rates on measures reported through different reporting mechanisms. We intend to examine this issue more fully, especially as more physicians and groups of physicians utilize EHRs, to determine whether we should adjust our policies in future rulemaking.

In summary, we are finalizing and clarifying our proposal that the groups

of physicians subject to the value-based payment may utilize the PQRS GPRO reporting mechanisms available to them in Tables 92, as well as the PQRS administrative claims option as a group, for purposes of the value-based payment modifier. In addition, if physicians in a group of physicians subject to the value-based payment modifier wish to report data for quality measures in the PQRS as individuals for the PQRS payment incentive rather than as a group practice, the group must elect the PQRS administrative claims-based reporting method as a group by October 15, 2013 in order for the group to avoid the –1.0 percent downward value-based payment modifier adjustment.

## (2) Quality Measure Alignment With the PQRS

We proposed to include all individual measures in the PQRS GPRO web-interface, claims, registries, and EHR reporting mechanisms for 2013 and beyond for the value-based payment modifier. We proposed to include the measures in the PQRS administrative claims-based reporting option as well (77 FR 44998). We also proposed that four of the quality measures in the PQRS administrative claims-based reporting option (the four outcome measures) be used in the value-based payment modifier for all groups of physicians subject to the value-based payment modifier (77 FR 45001–02). Finally, we solicited comments on the quality measures that we should propose for individual physicians if we were to provide individual physicians the ability to elect to have the value-based payment modifier apply to their payments under the PFS starting in 2015 or 2016 (77 FR 44998). In addition, we sought comment on the inclusion of community level measures in the value-based payment modifier (77 FR 45002).

*Comment:* The majority of commenters appreciated the flexibility of choice in reporting individual measures. The clinical community cited that allowing physician groups to report on the entire spectrum of PQRS measures “recognizes the diversity of services provided among physicians and physician groups and allows for more appropriate assessments of quality.” Other commenters objected to the PQRS system because groups can “cherry pick” measures and consequently felt that PQRS did not provide a strong enough incentive for improving performance. A couple of commenters did not support including all measures from the 2013 GPRO interface in the value-based payment modifier and suggested we exclude both measures new to the GPRO web interface and

measures which were not NQF-endorsed for physicians or group practices. One of these commenters also expressed concern about measures in the web interface with absolute thresholds and measures that do not allow a clinician to indicate that a patient has declined the service. Other commenters cited a lack of measures for many specialties and sub-specialties within PQRS as a cause for concern in using performance rates from PQRS quality measures in 2015.

*Response:* We agree with the majority of commenters that physician groups should have flexibility in which measures to report for the value-based payment modifier. We are finalizing all of the individual measures under the PQRS for 2013 and beyond for the value-based payment modifier. These measures are discussed in Tables 94, 95, 123, and 124 in section III.G above. We disagree with the commenters’ suggestion to exclude measures new to the GPRO web interface, measures which were not NQF-endorsed, measures with absolute thresholds, and measures that do not allow a clinician to indicate the patient has declined the service in the value-based payment modifier. We believe we have provided groups of physicians with sufficient flexibility to choose the quality reporting method as well as the measures on which to report information. Moreover, we reiterate that the quality-tiering election we are finalizing is optional, thus ensuring no payment consequences for potentially poor performance on such quality measures.

In addition as we described above in section III.G.6, we plan on expanding the specialty measures available in the PQRS in order to more accurately measure the performance on quality of care furnished by specialists. The expansion of the GPRO to registries in 2013 and to EHRs in 2014 means that sub-specialists may participate in the PQRS as members of a group practice, such that the group can report data on measures of broad applicability. We believe group reporting can ameliorate the commenters’ concerns that the current set of PQRS measures does not capture all of the clinical care that some specialists and sub-specialists furnish. We also recognize that the rules governing the PQRS are flexible in terms of the quality measures physicians and groups of physicians report and the methods by which they report them. Although some commenters stated this flexibility would lead to “cherry-picking” measures, we believe these two features of the PQRS are beneficial given that the first principle governing the

value-based payment modifier is to encourage greater reporting of information for quality purposes by physicians and groups of physicians.

*Comment:* CMS received many comments about how to phase-in the value-based payment modifier at the individual level (for example, a solo practitioner) to allow them to report measures within any of the PQRS mechanisms for individual reporting (claims, registry, EHR) or by the method they had systems in place to report. Commenters supported the idea of flexibility of choice in reporting measures as stated above.

*Response:* The vast majority of commenters have agreed with the application of the value-based payment modifier at the group level for the initial implementation of the program. We are not finalizing an option for solo practitioners to participate in the value-based payment modifier for 2015. We plan to make proposals for how the value-based payment modifier would apply to individual physicians and to smaller groups in future rulemaking.

## d. Cost Measures

Section 1848(p)(3) of the Act requires us to evaluate costs, to the extent practicable, based on a composite of appropriate measures of costs. In the CY 2012 PFS final rule with comment period (76 FR 73434), we finalized use of total per capita cost measures and per capita cost measures for beneficiaries with four specific chronic conditions (chronic obstructive pulmonary disease, heart failure, coronary artery disease, and diabetes) for the value-based payment modifier. Total per capita costs include payments under both Part A and Part B. Total per capita costs do not include Medicare payments under Part D for drug expenses. We proposed to use at least a 60-day claims run out with a completion factor from our Office of the Actuary (for example, claims paid through March 1 of the year following December 31, the close of the performance period) to calculate the total per capita cost measures (77 FR 45002).

As described more fully in the composite scoring methodology discussion below, we proposed to make cost comparisons among groups of physicians using a similar beneficiary attribution methodology such that we make “apples to apples” comparisons. We believe that this would be an appropriate approach to using the total per capita cost measure in the value-based payment modifier. We sought comment on these proposals.

The following is a summary of the comments we received regarding these proposals.

*Comment:* A number of commenters expressed support for CMS' proposal to implement the total per capita cost measure and per capita cost measures for the four chronic conditions. One commenter noted that the four chronic conditions align with the proposed quality measures. Some commenters who expressed support for the proposed cost measures encouraged CMS to refine and improve its cost measures in a transparent manner, including by working with specialty societies and other interested parties to fine tune the existing measures and potentially add other chronic conditions. One commenter encouraged CMS to continue looking into how to incorporate Medicare Part D data into physician cost measures.

One commenter expressed concerns that the value-based payment modifier was based on "crude" per capita measures, while a number of specialists expressed concern that the cost measures are inappropriate for some specialties, particularly single specialty practices. A number of specialists objected to basing physician cost measures on total amount billed per patient, since the specialist is assumed to be held responsible for care and treatment decisions of the patient for which they have little control and for which they have limited ability to modify their practice to reduce costs. Commenters indicated that attribution of no costs or little costs to specialists is possible under any attribution method since the majority of specialists do not treat one of the four chronic conditions, so measuring costs using per capita measures would not create incentives to change behavior. Some commenters stated that Medicare Part A costs should be excluded from cost comparisons, because physicians cannot control Part A (for example, hospital) costs. A number of specialists supported CMS working closely with physicians to refine the cost measures prior to implementation of the value-based payment modifier.

*Response:* In the CY 2012 PFS final rule, we established a policy to use total per capita cost measures and per capita cost measures for beneficiaries with four specific chronic conditions (COPD, coronary artery disease, diabetes, and heart failure) in the value-based payment modifier to be implemented in 2015. We continue to believe that these measures are useful measures of the total volume of healthcare services furnished to Medicare beneficiaries attributed to a group of physicians.

Moreover, use of total per capita cost measures reinforces one of the five principles governing implementation of the value-based payment modifier to encourage shared accountability for beneficiary care. We agree with specialty societies and other interested parties that suggested we continue to look for ways to refine the current measures and potentially add other chronic conditions. We will continue to explore the feasibility of including Part D data in the cost measures.

*Comment:* Many commenters suggested that CMS focus on episode-based cost measures in the value-based payment modifier, and some explicitly mentioned the importance of CMS' work related to development of the Medicare Episode Grouper. A number of commenters agreed with CMS' recommendation to first incorporate episode costs from the Medicare Episode Grouper in the Physician Feedback program prior to applying the measures to the value-based payment modifier. Some commenters recommended that CMS focus on chronic or high priority episode types during the initial states of the value-based payment modifier. Commenters suggested that CMS meet with specialty groups and other stakeholders to obtain feedback on the development and application of the Medicare Episode Grouper data and urged transparency through means other than just rulemaking.

*Response:* We agree with commenters about the potential value of episode-based cost measures in the value modifier, and we also agree with those that support our recommendation to first incorporate episode costs from the Medicare Episode Grouper in the Physician Feedback program before applying these measures to the value-based payment modifier. CMS plans to engage stakeholders through events that will provide details of the episode grouper methodology and to obtain feedback on episode based costs and utilization.

*Comment:* Several commenters noted that it would be useful to look at costs over a sufficiently long time period (for example, several years) to ensure that the full benefits of using the technology, diagnostic testing, or drug were captured. Some commenters also noted that per capita cost measures do not reflect savings in Medicare Part A that are due to the physician's or groups' care. Other commenters suggested that cost measures should be aligned with appropriate outcomes or quality measures.

*Response:* We agree that it would be useful to incorporate benefits of

technology and drugs that might be realized in future years, and we may examine ways to measure costs, and changes in cost, over multiple years in the future for the value-based payment modifier. We believe that Part A savings during the performance year will be reflected in lower total per capita costs, and thus we disagree with the comments that suggest we should not include Part A costs in the total per capita cost measures.

*Comment:* A number of commenters recommended that all value-based payment modifier cost measures be submitted to NQF for endorsement. Some commenters stated that CMS should include only NQF-endorsed cost measures in the value-based payment modifier. They also suggested that CMS delay implementation of the value-based payment modifier until measure testing and the NQF process was complete.

*Response:* We plan to submit the total per capita cost measures and the four chronic condition-focused per capita measures for NQF endorsement. Although we generally agree that NQF-endorsed measures are preferable, we do not agree that we should only use NQF-endorsed measures for the value-based payment modifier. The development of cost measures is in its infancy and we believe that conditioning use of cost measures for the value-based payment modifier on NQF-endorsement would unduly delay implementation of the value-based payment modifier.

*Comment:* We received no comments specifically on using at least a 60-day claims run out, but one supporter of the five per capita cost measures noted that the run out period should be established such that an extension of the time period would only minimally improve accuracy.

*Response:* We are finalizing our proposal to use at least a 60-day run out with a completion factor from CMS' Office of the Actuary to calculate the total per capita cost measures, because we believe it will provide an accurate calculation of these measures.

As a result of the comments and for the reasons we articulated previously, we are finalizing the total per capita cost measures and per capita cost measures for beneficiaries with four specific chronic conditions (COPD, coronary artery disease, diabetes, and heart failure) in the 2015 value-based payment modifier and to use at least a 60-day claims run out.

#### (1) Proposed Payment Standardization Methodology for Cost Measures

Section 1848(p)(3) of the Act requires that " \* \* \* costs shall be evaluated, to



the extent practicable, based on a composite of appropriate measures of costs established by the Secretary (such as the composite measure under the methodology established under section 1848(n)(9)(C)(iii)) that eliminate the effect of geographic adjustments in payment rates (as described in subsection (e)) \* \* \* We have interpreted this directive to require us to standardize Medicare payments to ensure fair comparisons of costs across geographic areas.

Payment standardization removes local or regional price differences that may cause cost variation a physician cannot influence through practicing efficient care. In Medicare, an effective payment standardization methodology would exclude Medicare geographic adjustment factors such as the geographic practice cost index (GPCI) and the hospital wage index so that, for example, per capita costs for beneficiaries in Atlanta, Georgia can be compared to those of beneficiaries in Lincoln, Nebraska. Payment standardization, therefore, allows fair comparisons of resource use costs for physicians to those of peers who may practice in locations or facilities where Medicare payments are higher or lower.

With industry input, we developed a Medicare payment standardization methodology that excludes such geographic payment rate differences. We update this methodology annually to reflect any change in CMS payment systems. We proposed to use the same standardization methodology as in the 2011 Physician Feedback reports and the Medicare Spending per Beneficiary (MSPB) measure that is used in CMS' feedback reports to hospitals (77 FR 45003).

The following is a summary of the comments we received regarding the payment standardization proposal.

**Comment:** Commenters expressed support for removing geographic and other adjustments when calculating cost measures. Several commenters agreed that cost measures in the value-based payment modifier must be standardized and explicitly supported the removal of indirect medical education (IME) and disproportionate share hospital (DSH) payments from the inpatient resource calculations.

Multiple commenters expressed concern about the Geographic Price Cost Indices (GPCIs). They stated that the GPCI results in downward adjustments that do not reflect the actual cost of physician practice. Some commenters referred to concerns about CMS cost measurement methodology issues that were raised in the May 2011 and July 2012 Institute of Medicine reports that

questioned CMS policies regarding geographic adjustment.<sup>5</sup> These commenters claimed that, although the standardization method reverses the effects of the GPCI, it results in the perpetuation of some of the inaccuracies of the GPCI inputs that reduce payments for some regions. Some commenters stated that payment standardization does not account for regional differences in spending, so CMS should establish cost measures at the regional and national level. One commenter described concerns about efforts of poor physician supply on local cost measures. Several commenters noted that some areas might have high costs but lower rates of spending growth than nationally.

**Response:** We agree that standardization is important to ensure that groups of physicians' cost measures are not higher or lower due to geographic differences and other adjustments (IME, DSH, etc.) that affect actual Medicare Part A and Part B payments. We note that the effects of the GPCIs are removed from payments under the CMS payment standardization methodology,<sup>6</sup> so services that would be subject to the GPCIs under Medicare payment rules are priced at the same level across all physicians within the same setting, regardless of geographic area in which they practice. Commenters' concerns about the effectiveness of our geographic adjustment policies in general are outside the scope of this rulemaking. Commenters' concern about the proposed standardization methodology not taking account of regional differences in spending appears to misinterpret our approach to standardization. The per capita cost measures themselves will show regional differences in Medicare spending, but the standardization process ensures that differences in cost measures do not reflect differences in Medicare's price indices such as the GPCI. Finally, standardization is not meant to measure growth in spending.

As a result of the comments and for the reasons specified above, we are finalizing our proposal to apply the CMS payment standardization methodology, and any annual updates to the methodology, to the cost

measures used for the value-based payment modifier.

## (2) Risk Adjustment Methodology for Cost Measures

Section 1848(p)(3) of the Act requires that costs be adjusted to “\* \* \* take into account risk factors[,] such as socioeconomic and demographic characteristics, ethnicity, and health status of individuals (such as to recognize that less healthy individuals may require more intensive interventions) and other factors determined appropriate by the Secretary.”

Risk adjustment accounts for differences in patient characteristics not directly related to patient care, but that may increase or decrease the costs of care. In the Physician Feedback reports, after standardizing per capita costs for geographic factors, we also adjusted them based on the unique mix of patients attributed to the physician or group of physicians. Costs for beneficiaries with high risk factors (such as a history of chronic diseases, disability, or increased age) are adjusted downward, and costs for beneficiaries with low risk factors are adjusted upward. Thus, for individual physicians or physician groups who have a higher than average proportion of patients with serious medical conditions or other higher-cost risk factors, risk adjusted per capita costs are lower than the unadjusted costs, because costs of higher-risk patients are adjusted downward. Similarly, for individual physicians or physician groups who treated comparatively lower-risk patients, risk adjusted per capita costs were higher than unadjusted costs, because costs for lower-risk patients were adjusted upwards.

We proposed to use the HCC model, which assigns prior year ICD-9-CM diagnosis codes to 70 high-cost clinical conditions (each with similar disease characteristics and costs) to capture medical condition risk (77 FR 45003–45004). The HCC risk scores also incorporate patient age, gender, reason for Medicare eligibility (age or disability), and Medicaid eligibility status, which is in part a proxy for socioeconomic status and reflects the greater resources typically used by beneficiaries eligible for both Medicare and Medicaid. The risk adjustment model also includes the beneficiary's end stage renal disease (ESRD) status. More information about the risk adjustment model is on the CMS Web site at [http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeedbackProgram/Downloads/122111\\_Slide\\_Presentation.pdf](http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeedbackProgram/Downloads/122111_Slide_Presentation.pdf).

<sup>5</sup> See <http://iom.edu/Reports/2011/Geographic-Adjustment-in-Medicare-Payment-Phase-I-Improving-Accuracy.aspx> (May 2011; revised September 2011) and <http://iom.edu/eports/2012/Geographic-Adjustment-in-Medicare-Payment-Phase-II.aspx> (July 2012).

<sup>6</sup> See Quality Net, Measure Methodology Reports, available at: <http://www.qualitynet.org/dcs/ContentServer?c=Page&pagename=QnetPublic%2FPPage%2FQnetTier4&cid=1228772057350>.



We proposed to use the same risk adjustment model for risk adjusting total per capita costs and the total per capita costs for beneficiaries with four chronic diseases (coronary artery disease, COPD, diabetes, and heart failure) as we have used for the group and individual 2010 Physician Feedback reports.

The following is a summary of the comments we received regarding the risk adjustment proposal.

*Comment:* A number of commenters supported the HCC risk adjustment methodology, with one commenter stating that the risk adjustment approach that was used for the 2010 physician feedback reports is the best currently available approach to risk adjustment of the value-based payment modifier with the best proxies for health status and socioeconomic status being used. Other commenters noted the need for or importance of risk adjustment of cost measures without explicitly stating support of the CMS method, with one commenter urging CMS to proceed with caution so that risk adjustment does not penalize physicians that treat sicker, more costly patients.

Many commenters expressed concerns about the proposed risk adjustment method. Some commenters indicated that they had long-standing concerns with the HCC risk adjuster that should be addressed before the value-based payment modifiers is applied to small and mid-sized practices, and they urged CMS to consider new approaches that have been suggested by MedPAC and by the Medicare Episode Grouper contractor. Some concerns about the HCC model that commenters expressed include that it does not fare as well with acute costs associated with surgeries that are not predictable. Some commenters argued that socioeconomic factors and compliance are not adequately captured in the model, and that the Medicaid dual eligible status alone does not capture these differences in risk. Commenters suggested including different factors to capture socioeconomic status, including poverty status, education, literacy, race, ethnicity, English proficiency, homelessness, and religion. A number of commenters urged that CMS do further analysis in testing and refining risk adjusters that address comorbid conditions or new disease onset, and suggested that CMS work with physician groups.

*Response:* We continue to believe that the current risk adjustment methodology, which is based on the HCC model<sup>7</sup> and supported by a

number of commenters, should be used in the value-based payment modifier. The HCC model is calibrated on Medicare fee for service beneficiaries and is accurate in predicting these costs. Moreover, one of the benefits of the HCC model is that CMS updates it regularly to reflect changes in treatment patterns and costs. In addition, CMS is exploring how to incorporate additional aspects of coding completeness and quality. The result of these efforts would inform how to weigh the future model design to predict costs and to capture conditions that are present in clinical conditions.<sup>8</sup>

Commenters did not present evidence that the risk adjustment model systematically disadvantages physicians or groups that see certain patient types, nor did they present reliable data sources we could use in our risk adjustment model to account for recommended factors such as socioeconomic status, education, literacy, English proficiency, homelessness, and religion. We agree with commenters that patient compliance could be a relevant issue, but commenters did not present a method about how to incorporate such compliance into the risk adjustment model using existing beneficiary data.

After consideration of the comments and for the reasons discussed above, we are finalizing our proposed approach to risk adjustment of the cost measures included in the value-based payment modifier.

#### e. Attribution of Quality and Cost Measures

Calculation of administrative claims-based quality and cost measure performance rates requires us to attribute Medicare beneficiaries to groups of physicians. We proposed to use a plurality of care method to attribute beneficiaries to a group of physicians (77 FR 45005). In this method, we attributed Medicare FFS beneficiaries to the group practice that billed a larger share of office and other outpatient Evaluation and Management (E/M) services (based on dollars) than any other group of physician practice (that is, the plurality). In addition, beneficiaries had to have at least two E/M services furnished by the group of physicians.

We sought comments on two possible alternative attribution approaches for the value-based payment modifier (77

FR 45005). First, we sought comment on whether we should use an attribution approach based on the methodology used in the Medicare Shared Savings Program to assign a beneficiary to an Accountable Care Organization (ACO). As discussed in the CY 2013 proposed FFS rule (77 FR 44819), this attribution approach would involve a two-step process that emphasizes primary care services furnished by a physician or group of physicians. Second, we sought comment on whether we instead should apply the “degree of involvement” attribution method. We used the “degree of involvement” method to attribute beneficiaries for cost purposes to individual physicians in the CY 2010 Physician Feedback reports. Under this attribution method, we classified the patients for which a physician submitted at least one Medicare FFS Part B claim into three categories (directed, influenced, and contributed) based on the amount of physician involvement with the patient.<sup>9</sup> For directed and influenced patients, the physician billed for 35 percent or more of the patient’s office or other outpatient evaluation and management (E/M) visits or for 20 percent or more of the patient’s total professional costs, whereas for contributed patients, the physician billed for fewer than 35 percent of the patient’s outpatient E&M visits and for less than 20 percent of the patient’s total professional costs.

The following is a summary of the comments we received regarding the attribution proposal.

*Comment:* We received several comments on attribution. Of the many commenters who expressed a preference for one of the attribution methods, the majority expressed support for the plurality of care method or the plurality of primary care services method used in the Medicare Shared Savings Program (Shared Savings Program). Arguments in favor of a plurality of care attribution method include consistency with 2010 group feedback reports, administrative simplicity, transparency, credibility, understandability, and its emphasis on role of treatment of chronic conditions. One commenter supported using a plurality of care method, but stated that CMS should encourage beneficiaries to choose a primary care physician and adopt an attribution method that includes greater consideration of annual wellness visits. Another commenter suggested that CMS adopt either a plurality of care or plurality of primary

at: [https://www.cms.gov/MedicareAdvgtgSpecRateStats/downloads/Evaluation\\_Risk\\_Adj\\_Model\\_2011.pdf](https://www.cms.gov/MedicareAdvgtgSpecRateStats/downloads/Evaluation_Risk_Adj_Model_2011.pdf).

<sup>8</sup> See “Advance Notice of Methodological Changes for Calendar Year (CY) 2013 for Medicare Advantage (MA) Capitation Rates, Part C and Part D Payment Policies and 2013 Call Letter.”

<sup>9</sup> CMS, “Detailed Methodology for Individual Physician Reports” (2012), available at [http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeedbackProgram/Downloads/QRURs\\_for\\_Individual\\_Physicians.pdf](http://www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/PhysicianFeedbackProgram/Downloads/QRURs_for_Individual_Physicians.pdf).

<sup>7</sup> See RTI, “Evaluation of the CMS–HCC Risk Adjustment Methodology,” (March 2011), available

care services as included in the Shared Savings Program, as it would provide a better transition to episodes of care than the degree of involvement method.

Although commenters were more favorable of the plurality of care or plurality of primary care method than the degree of involvement attribution method, some commenters expressed concerns about using an attribution method based on plurality of care. Some commenters agreed with CMS that the plurality of care method, which depends on E/M frequency, would not work for certain specialists, with one commenter stating that plurality unfairly attributes costs to certain specialties over others and other commenters agreeing with CMS that plurality will not be applicable to single specialty groups. One commenter expressed concern that the plurality method may be too restrictive for some practices. Another commenter noted that plurality of care attribution in the performance year is a problem when used with risk adjustment that is based on claims that are submitted in years prior to the performance year, and noted that multiple attribution or degree of involvement may alleviate some, but not all, of the issues. One commenter asked how the plurality of care method accommodates specialists who do not furnish the plurality of a patient's care.

CMS asked for comment on the plurality of primary care attribution approach that is similar to what is used in the Shared Savings Program. Although fewer commenters discussed this method than the plurality of care method, most who did discuss this method expressed general support for this approach, either as their preferred attribution method or one that was at least at the same level of acceptability as the plurality of care method. Some commenters stated that, while the plurality of care method would be consistent with the attribution method proposed for the PQRS GPRO web-interface, the plurality of primary care attribution method is comparable to that used in the Shared Savings Program and would create consistency across these programs. One specialist group indicated that a patient that sees a specialist for management of chronic conditions and receives a plurality of primary care services from the specialist would be appropriately attributed under this method. One medical center supported the Shared Savings Program-like approach over the plurality of care method because most group reporting measures are primary care based, so attribution under this method would be to the primary care physician whereas, under plurality of care attribution, the

beneficiaries could be assigned incorrectly to higher cost specialists.

*Response:* We are persuaded by the comments that we should not finalize the plurality of care method, but should instead align the attribution methodology with the methodology used for the Shared Savings Program. Given that we are applying the value-based payment modifier to groups of physicians of 100 or more eligible professionals, we believe it is important to align attribution methods with the one being used for the Shared Savings Program and the PQRS. Because the cost measures we are using for the value-based payment modifier focus on total per capita costs, we believe it is reasonable to attribute beneficiaries to those groups of physicians that are most responsible for the delivery of primary care services and have the ability to furnish it in a cost-effective manner.

We recognize that certain large single specialty groups—such as those limited to emergency medicine, diagnostic radiology, pathology, and anesthesiology—will not be attributed beneficiaries under this attribution methodology. Indeed, neither the plurality of care attribution methodology nor the Shared Savings Program methodology would attribute beneficiaries to certain single specialty groups. However, after we have had the opportunity to examine the issue further and gain more experience with the value-based payment modifier we anticipate addressing this issue in future rulemaking. We believe that as we continue to phase in the value-based payment modifier, we will refine our attribution methods to assign beneficiaries to these physicians and groups of physicians within these specialties.

*Comment:* Support for the degree of involvement method was mixed, with a high percentage of commenters of this method suggesting that it needed to be studied further and explained to physicians. Some commenters argued that the degree of involvement method was more comprehensive and a better alternative in the long run; allows physicians who contribute to the care of a patient to be recognized for their services; and is preferable for attribution for individual physicians (rather than groups). One commenter supported the degree of involvement method, but disagreed with the idea of combining the directed and influenced categories because of the differences in accountability between the two categories. Similarly, another commenter indicated that if CMS selected the degree of involvement method over its preferred method of

plurality of care, only the directed category should be used, since influenced patients are not sufficiently under the physicians' care. Another commenter suggested that CMS study the effects of the degree of involvement method and consider whether to exclude certain specialists from attribution because they should not be treating patients with certain conditions.

A number of commenters expressed either concern or confusion about the degree of involvement attribution method. Several commenters suggested that CMS use data from the Physician Feedback reports to examine the impact of different methods on groups' cost and quality scores. Some commenters questioned how the degree of involvement classification would translate into how much would be attributed to a physician or a group. One commenter indicated that the degree of involvement method would be problematic in many cases and would need to evolve over time, with consideration for physicians who see patients at multiple facilities. Emergency physicians expressed concern about their ability to influence overall costs through coordination, although they might be attributed the costs under this method.

*Response:* We thank commenters for their views on the degree of involvement attribution methodology, but as discussed above, we are finalizing the attribution methodology used in the Medicare Shared Savings Program. We will continue to study this methodology for it may continue to have applicability when we make proposals to apply the value-based payment modifier to individual physicians.

*Comment:* Some commenters expressed concerns about attribution methods in general, stating that the current models do not address attribution appropriately when a patient sees multiple physicians, with some costs within a physician's control and other costs not within the physician's control. Another commenter suggested that CMS explore the option of a set of billing codes to make explicit the scope and nature of responsibility between the physician and patient. Another commenter indicated that attribution methods for specialists must account for care furnished because the original physician did not take sufficient preventive steps or because the patient was referred to a specialist. One commenter stated that attribution of the entire cost of surgeries should be attributed to the performing surgeon.

*Response:* We thank commenters for their views and will consider them

when developing future proposals to design an attribution methodology for those groups of physicians that will not have beneficiaries attributed to them under the finalized attribution methodology discussed above for the 2013 performance period.

*Comment:* Many commenters indicated that CMS should study the impact of different attribution methods on physicians/physician groups' costs and share the results to solicit stakeholder feedback, possibly through future rulemaking. A number of commenters expressed a willingness to work with CMS on attribution. Commenters wanted to understand how the results change when the attribution methodology changes, and some suggested that CMS delay the value-based payment modifier until CMS has tested and implemented a meaningful system for attribution to specialists. Some commenters discussed the RAND study to prove their point that the attribution methodology can affect how physicians and groups of physicians are characterized for cost and quality purposes. This study, which used claims on adults age 18–65 that were continuously enrolled in four Massachusetts commercial plans in the years 2004 and 2005, created 12 attribution rules and found that about 22 percent of physicians would be assigned to the wrong cost category under a change in attribution rules.<sup>10</sup>

*Response:* We agree with commenters that it would be informative to study the results of different attribution methods using the same data and share the results with physicians. We do not agree with the commenters' suggestion to delay implementation of the value-based payment modifier. We believe it is critical for physicians and groups of physicians to report data for quality measures through the PQRS. A delay of the value-based payment modifier would undermine this objective. Moreover, because the quality-tiering calculation methodology is optional, we believe we have provided a reasonable way to implement the value-based payment modifier so that groups of physicians can obtain information on how their payment could be modified in the future and take appropriate action.

As a result of the comments, we are not finalizing the proposed plurality of care method, but instead, as described above, we will apply the same attribution rule as that used for the Medicare Shared Savings Program and the PQRS GPRO web interface. This

methodology is described at <http://www.gpo.gov/fdsys/pkg/FR-2011-11-02/pdf/2011-27461.pdf>. See also 45 CFR 425.400 through 425.402.

#### f. Composite Scores for the Value-Based Payment Modifier

Section 1848(p)(2) of the Act requires that quality of care be evaluated, to the extent practicable, based on a composite of measures of the quality of care furnished. Likewise, section 1848(p)(3) of the Act requires that costs in the value-based payment modifier be evaluated, to the extent practicable, based on a composite of appropriate measures of costs.

##### (1) Quality of Care and Cost Domains

We proposed to align the quality measures used in the value-based payment modifier with the national priorities established in the National Quality Strategy (77 FR 45006). The National Quality Strategy outlined six priorities including:

- Make care safer by reducing harm caused in the delivery of care (patient safety).
- Ensure that care engages each person and family as partners (patient experience).
- Promote effective communication and coordination of care (care coordination).
- Promote the most effective prevention and treatment practices for leading causes of mortality (clinical care).
- Work with communities to promote wide use of best practice to enable healthy living (population/community health).
- Make quality care more affordable for individuals, families, employers, and governments by developing and spreading new health care delivery models (efficiency).<sup>11</sup>

We proposed to classify each of the quality measures that we proposed for the value-based payment modifier into one of these six domains. We proposed to weight each domain equally to form a quality of care composite. We believe this is a straightforward approach that recognizes the importance of each domain. Within each domain, we proposed to weight each measure equally so that groups of physicians have equal incentives to improve care delivery on all measures. To the extent that a domain does not contain quality measures, the remaining domains would be equally weighted to form the quality of care composite. For example, if only

three domains contain quality information, each domain would be weighted at 33.3 percent to form the quality composite while the remaining three domains would not be included.

In terms of the cost composite, we finalized in the CY 2012 PFS final rule (76 FR 73434) five per capita cost measures: Total per capita costs (Parts A and B) and total per capita costs for beneficiaries with four chronic diseases (diabetes, CAD, COPD, heart failure). We proposed to group these five per capita cost measures into two separate domains: Total overall costs (one measure) and total costs for beneficiaries with specific conditions (four measures). A separate domain for costs for beneficiaries with specific conditions highlights our desire to incentivize efficient care for beneficiaries with these conditions.

Similar to the quality of care composite, we proposed to weight each cost domain equally to form the cost composite and within the cost domains we proposed to weight each measure equally. In those instances in which we cannot calculate a particular cost measure, for example, due to too few cases, we proposed to weight the remaining cost measures in the domain equally.

*Comment:* We received comments both in support of and in opposition to our proposed composite score methodology. Some commenters expressed support for quality of care and cost composites, with one noting their view that composite scores are more meaningful for purchasers than are other measures. Some commenters expressed concerns with the proposed composite measures. For example, one commenter observed that quality of care and cost composites might mask significant variation in performance across disease categories. That is, a physician could demonstrate high quality and low costs for one disease category, but lower quality and higher costs for others; however, this would not be detected within a composite measure. This commenter also recommended that the internal validity of measures should be demonstrated before multiple measures are combined into a single composite. Another commenter expressed concern that few measures within the composites were applicable to their particular specialty.

Comments on our proposed domains and weighting methodology were also mixed. One commenter expressed support for our proposal to equally weight domains, but recommended that attention be given to the number of measures in each domain so that they were weighted to support our policy

<sup>10</sup> See RAND, Is Physician Cost Profiling Ready for Prime Time? Available at: [http://www.rand.org/pubs/research\\_briefs/RB9523-1/index1.html](http://www.rand.org/pubs/research_briefs/RB9523-1/index1.html).

<sup>11</sup> National Quality Strategy, <http://www.healthcare.gov/law/resources/reports/nationalqualitystrategy032011.pdf>.

goals. Another commenter expressed concern about establishing separate domains when some of these had no measures in place (for example, population/community health) while others had only a handful of measures, which could cause differential weighting among measures.

We also received varying views on how to weight various measures. One commenter suggested that quality outcome measures should receive more weight than other measure types; another comment suggested that outcome measures be weighted lower than the PQRS measures as the latter are likely to be more direct indicators of a physician's performance, particularly for specialty physicians. Alternatively, one commenter suggested that CMS weight existing PQRS measures within the efficiency domain for those who successfully report or assess costs on a measure-by-measure basis.

*Response:* We appreciate the comments in support of, and suggestions to improve upon, our proposals. We believe that forming each group of physicians' quality and cost composites by equally weighting quality measures in equally weighted domains makes the most sense when groups of physicians have flexibility to choose which measures they will report. It also is a transparent method and easily understood by physicians. We recognize that some groups may not report measures in certain proposed domains, such as community/population health, efficiency, and patient experience. We wish to clarify that our proposal intended to establish an overall framework for how we would weight measures, and that as more measures are included in this and the PQRS programs, they would be incorporated into our framework. As we stated in the proposed rule (77 FR 45006), in cases where a group does not report measures in one or two of the domains the remaining domains will be weighted equally. If the group only reports measures in a single domain, the domain would be weighted 100 percent. Moreover, all measures in a domain would be equally weighted.

We agree with the commenters' recommendation that we continue to monitor and examine our policy to form the quality and cost composites. We believe this monitoring will be facilitated with the data reported by those participating in value-based payment modifier and the PQRS programs. As part of this monitoring, we will be able to examine whether the quality and cost composites are masking performance variation within a group as suggested by the commenters.

Accordingly, we are finalizing our proposal to construct the quality composite by classifying each group's quality measures into one of the six National Quality Strategy domains, to weight each measure equally within each domain, and to weight the domains equally to form the quality composite. Likewise, we are finalizing our proposals to construct the cost composite by classifying each group's per capita cost measures into two domains—all patients and all patients with four specific chronic conditions, to weight each measure equally within each domain, and to weight the domains equally to form the cost composite.

#### (2) Value-Based Payment Modifier Scoring Methods

We proposed a scoring approach that focuses on how the group of physicians' performance differs from the benchmark on a measure-by-measure basis because we proposed to provide flexibility to groups of physicians as to the quality measures they report (77 FR 45007). We explained that the scoring methodology needs to be able to compare "apples to apples." For each quality and cost measure, we proposed to divide the difference between a group of physicians' performance rate and the benchmark by the measure's standard deviation. The benchmarks, as further described below, are the national means of the quality or cost measure. This step produces a score for each measure that is expressed in standardized units.

*Comment:* The comments we received on this issue supported our proposal to establish standardized scores for performance measures to ensure fair comparisons among groups of physicians.

*Response:* After consideration of the comments, we are finalizing our proposal to establish standardized scores for the value-based modifier performance measures. We believe that this approach achieves our policy objective to distinguish clearly between high and low performance and to allow us to create composites of quality of care for groups of physicians that report different quality measures. We will be considering the effects of our methodology over the next several years as we implement this program and may consider changes to the policy through future rulemaking.

#### (3) Benchmarks and Peer Groups for Quality Measures

We proposed that the benchmark for each quality measure be the national mean of each measure's performance rate during the performance period (77 FR 45008). We proposed to unify the

calculation of the benchmark by weighting the performance rate of each physician and group of physicians submitting data on the quality measure by the number of beneficiaries used to calculate the performance rate so that group performance is weighted appropriately.

In addition, we proposed that the benchmarks for quality measures in the PQRS administrative claims-based reporting option be the national mean of each quality measure's performance rate calculated at the TIN level. We proposed to calculate the national mean by including all TINs of groups of physicians with 25 or more eligible professionals. We proposed to weight the TIN's performance rate by the number of beneficiaries used to calculate the quality measure.

To help groups of physicians understand how their quality measure performance affects their quality of care composite score, we proposed to publish the previous years' performance rates (and standardized scores) on each quality measure.

*Comment:* We received several comments supporting our proposed national benchmark. Some commenters highlighted their view that national benchmarks were a fair way to both (1) reward high-quality, low-cost groups of physicians while (2) providing targets for improvement to underperforming groups of physicians. Although generally supporting our proposal, one commenter expressed the concern that benchmarks might be skewed and inconsistent across years because physicians could choose the measures on which they reported rather than requiring that they report on the full distribution of performance. Accordingly, this commenter recommended that all groups of physicians should report on a common set of measures.

Other commenters reported concerns about the proposed national benchmark and, as an alternative, suggested that comparisons should be within regions, physician or to some other appropriate peer group, for example, considering patient risk. One commenter encouraged CMS to set performance standards higher in subsequent years.

Some commenters suggested that CMS explore and conduct analyses on a variety of benchmarking options. For example, one suggested that CMS examine the advantages of initially using a regional or blended benchmark that gradually moves to a national benchmark. In their view, this could be a means to encourage physician buy-in while not disadvantaging certain regions

based on their historical performance levels.

One commenter suggested that for a pay-for-performance system to be effective, it must have clarity and credibility with front-line practitioners. This commenter observed that under our proposals, physicians receiving a payment adjustment are unlikely to understand why their payments are getting adjusted and what they need to do to improve their value modifier.

*Response:* We appreciate the comments we received in support of our proposed national benchmarks as well as suggested alternatives. Given that Medicare is a national program, we concur with comments that a national benchmark is most appropriate. Medicare beneficiaries should receive high quality and low cost care regardless of their location. Moreover, we use national benchmarks for other Medicare programs aimed at improving the quality and cost of care, for example, the Medicare Shared Savings program.

Because we are allowing flexibility on the quality measures that groups of physicians can report, we believe the most appropriate peer group consists of other physicians and physician groups reporting the same measure regardless of specialty. Under this approach, we expect physicians and physician groups will report data on the quality measures that best reflect the care they furnish.

We also believe that the optional nature of the quality-tiering approach to calculating the value-based payment modifier will encourage physician buy-in while not disadvantaging certain regions based on their historical performance levels, thus we will not develop regional benchmarks for each quality measure.

Further, we believe transparency is a key component to establish credibility among physicians, namely, physicians need to understand why their payments are being adjusted in order to improve their performance. Thus, we are modifying our proposal to establish benchmarks based on the year prior to the performance year so that groups of physicians have information on national benchmarks prior to the end of the performance year. For example, the benchmark for the 2013 performance year will be based on 2012. We intend that these benchmarks would be available publicly to inform a group of physicians' choice of PQRS reporting method for the applicable performance year.

Accordingly, we are finalizing our proposal for national benchmarks and we will unify the calculation of the benchmark by weighting the performance rate of each physician and

group of physicians submitting data (through any PQRS reporting method) on the quality measure by the number of beneficiaries used to calculate the performance rate. In addition, the benchmarks for quality measures in the PQRS administrative claims-based reporting option are the national mean of each quality measure's performance rate calculated at the TIN level. We will weight the TIN's performance rate by the number of beneficiaries used to calculate the quality measure. We also will use the year prior to the performance year as the year for calculating the benchmark. If a measure is new to the PQRS, we will be unable to calculate a benchmark, and hence, performance on that measure will not be included in the quality composite. We will be considering the effects of our policies over the next several years as we implement this program and may consider changes and refinements through future rulemaking.

#### (4) Benchmarks and Peer Groups for Cost Measures

To ensure fair cost comparisons that identify groups of physicians that are outliers (both high and low), we proposed that the methodology used to attribute beneficiaries to a group of physicians be the same as the methodology used to attribute beneficiaries in the peer group (77 FR 45008). We explained that we seek to compare like groups of physicians that use the same cost attribution methodology to ensure we are making "apples to apples" comparisons among groups of physicians. As discussed above, we are finalizing a cost attribution methodology that we use in the Medicare Shared Savings Program and that relies on a two-step process. We sought comment, however, on whether the cost measure peer groups should change if we adopted the "degree of involvement" methodology for groups of physicians other than groups of physicians using the PQRS GPRO web-interface to submit data on quality measures. We also solicited comments on establishing cost benchmarks on a quality measure-by-quality measure basis.

*Comment:* As discussed above, we received comments in support of our proposal for a national benchmark. We also received several suggestions that we implement regional cost benchmarks rather than national ones to account for regional variations in spending.

*Response:* Consistent with our discussion above regarding the national basis of this program, we are finalizing our proposal to establish national benchmarks for the five cost measures

based on data from the current performance year. Given that we are standardizing Medicare payments to eliminate regional payment differences to ensure fair national comparisons, we do not believe it is appropriate to establish regional benchmarks for the value-based payment modifier. We will be considering the effects of this policy over the next several years as we implement this program and may consider changes to these policies through future rulemaking.

#### (5) Reliability Standard

We believe it is crucial that the value-based payment modifier be based on quality of care and cost composites that reliably measure performance. Statistical reliability is defined as the extent to which variation in the measure's performance rate is due to variation in the quality (or cost) furnished by the physicians (or group of physicians) rather than random variation due to the sample of cases observed. Potential reliability values range from zero to one, where one (highest possible reliability) signifies that all variation in the measure's rates is the result of variation in differences in performance across physicians (or groups of physicians). Generally, reliabilities in the 0.40–0.70 range are often considered moderate and values greater than 0.70 high.

Therefore, we proposed to establish a minimum number of cases in order for a quality or cost measure to be included in the quality of care or cost composite (77 FR 45009). To the extent that a group of physicians fails to meet the minimum number of cases for a particular measure, the measure would not be counted and the remaining measures in the domain would be given equal weight. To the extent that we cannot develop either a reliable quality of care composite or cost composite because we do not have reliable domain information, we proposed that we would not calculate a value-based payment modifier and payment would not be affected.

Based on an analysis of the individual CY 2010 Physician Feedback reports and on recent literature, we proposed a minimum case size of 20 for both quality and cost measures to ensure high statistical reliability. We explained that the average reliability of the total per capita cost measure assessed at the individual level for physicians in all specialties was high (greater than 0.70) when the minimum case size was 20 or more. We also stated that reliability was high for nine of the 15 administrative claims based quality measures that we are proposing for purposes of the value-

based payment modifier for the PQRS administrative claims-based reporting option when the minimum case size was 20 or greater. We anticipate that statistical reliability of the quality and cost measures will increase when we assess physicians at the TIN level rather than NPI level, because, on average, a TIN will be attributed more beneficiaries than an NPI.

*Comment:* We received a few comments on this proposal expressing support for strong reliability standards or a minimum case size threshold. We received a couple of comments recommending a higher minimum case size, for example, 30 rather than 20. One commenter sought clarification of our analysis of the reliability of the administrative claims based quality measures from the 2010 Individual Physician Feedback reports.

*Response:* We appreciate the comments we received in support of strong reliability standards. Based upon our statistical analysis that we discussed in the proposed rule (77 FR 45009), we believe a minimum case size of 20 is sufficient for this purpose. As we stated in our proposal, nine of the 15 administrative claims quality measures were highly reliable at the individual level. The other six were either moderately reliable at the individual level or assessed clinical care in high priority areas. We anticipate that reliability will not be an issue given that our analysis was at the individual level and not for groups of 100 or more eligible professionals. Accordingly, we are finalizing our proposal for 20 cases as the minimum case size; however, we will monitor and examine this issue as we implement this program and may consider changes to this policy through future rulemaking as we broaden the value-based payment modifier to reach all physicians and groups of physicians in 2017.

#### g. Payment Adjustment Amount

Section 1848(p) of the Act does not specify the amount of physician payment that should be subject to the adjustment for the value-based payment modifier; however, section 1848(p)(4)(C) of the Act requires the payment modifier be implemented in a budget neutral manner. Budget neutrality means that payments will increase for some groups of physicians based on high performance and decrease for others based on low performance, but the aggregate amount of Medicare spending in any given year for physicians' services will not change as a result of application of the value-based payment modifier.

In making proposals about the amount of Medicare payment made under the PFS at risk for the value-based payment modifier, we considered that there are two other payment adjustments affecting physicians' Medicare payment in 2015 that could further decrease physician payments in 2016. Specifically, under the PQRS, a physician who does not submit data on quality measures to meet the satisfactory reporting criteria for the PQRS payment adjustment during the applicable reporting period in 2013 will have his or her fee schedule amount reduced by 1.5 percent for services furnished in 2015. This PQRS downward payment adjustment to the fee schedule will increase to 2 percent in 2016 (and thereafter) based on reporting periods that fall in CY 2014 (and thereafter, reporting period or periods that fall two years prior to the year in which the PQRS payment adjustment is assessed). The second payment adjustment is for physicians who do not achieve meaningful EHR use under the EHR Incentive program. Section 1848(a)(7) of the Act provides for a downward payment adjustment of 1 percent in 2015, 2 percent in 2016, and 3 percent in 2017. We note that the adjustment in 2015 for not achieving meaningful use is increased by 1 percentage point (to -2 percent) if the physician was subject to the eRx Incentive Program payment adjustment for 2014.

As discussed above, we have finalized our policy to allow groups of physicians of 100 or more eligible professionals to elect whether to have their value-based payment modifier based on the quality-tiering methodology. For those groups that elect quality-tiering, we proposed that the maximum payment adjustment be -1.0 percent for poor performance (75 FR 45010). We stated that due to the budget neutrality requirement, we did not propose the exact amount of the upward payment adjustments for high performance under the quality-tiering approach because the upward payment adjustments (in the aggregate) will have to balance the downward payment adjustments in order to achieve budget neutrality. Thus, we proposed to determine the projected aggregate amount of downward payment adjustments and then calculate the upward payment adjustment factor based on the amount of the projected aggregate upward payment adjustments.

For groups of physicians subject to the value-based payment modifier that have not met the PQRS criteria for satisfactory reporting as described above (including those groups that have not participated in any of the PQRS reporting mechanisms), we proposed to

set their value-based payment modifier at -1.0 percent (77 FR 45010). We arrived at our proposal for a -1.0 percent downward adjustment using the following rationale: Section 1848(p)(1) of the Act requires us to differentiate payment based on a comparison of quality of care furnished compared to cost. Because we do not have performance rates on which to assess the quality of care furnished by these groups, we can differentiate payment based on costs only rather than quality and cost as required by statute. Due to the fact that the value-based payment modifier is just starting in 2015, we do not wish to apply a greater downward payment adjustment for non-satisfactory reporters than we are proposing for the low quality/high cost groups that request that their value-based payment modifier be calculated using a quality-tiering approach.

*Comment:* Commenters expressed general support for our proposal to limit the downside risk to -1.0 percent for groups not participating in the PQRS and to ensure that those groups that elected quality-tiering would not be penalized more than those who did not participate in the PQRS. For example, one commenter noted that absent a specified maximum penalty, practices would be unwilling to risk having their payments significantly cut under a voluntary program. Another commenter expressed appreciation for our proposal to limit payment reductions to 1 percent, but also noted that with the potential for additional reductions for PQRS, e-Rx, and a 2 percent sequester-related reduction, the proposed 1 percent reduction still poses some risk. Similarly, some commenters requested a higher floor on downward payment adjustments, for example, -0.5 percent rather than -1.0 percent or even no negative adjustment for practices that opt into quality-tiering. One commenter raised a question as to whether participants in quality-tiering should be penalized at all given they had taken the minimum step of reporting PQRS data. As an alternative, this commenter recommended that CMS consider upward adjustments for groups that perform well with no adjustment for the remainder. Another commenter offered the view that with the possibility of a downward payment adjustment, only high quality/low cost physicians will participate in the program, which would result in a narrow range of comparisons that could be made and high performers being classified as being low. In their view, this would limit the ability to learn from the program.

In contrast, however, we received many comments suggesting that the

proposed payment adjustments were insufficient to motivate change at the physician level. Hence, one commenter recommended that quality-tiered scoring be mandatory for groups that report PQRS measures in 2013 as not doing so effectively creates a one-year opt out. Further, they recommended that the maximum downward adjustment be increased to – 3.0 percent as it would both motivate change among lower performing physicians while better making available a sufficiently meaningful reward for good performance. Some commenters recommended that CMS apply higher payment differentials, some as high as ± 10 percent or more either in 2015 or subsequent years.

Related to this, some commenters expressed concern that since the upward payment adjustment was yet unspecified, there was little incentive or clarity in terms of the advantages and risks for participating in the program. One commenter sought clarity on whether budget neutrality meant that groups that elect quality-tiering would be “vying to receive an upward modifier adjustment from a pool of funds derived from groups that received the – 1.0 percent adjustment or would be competing against one another.

*Response:* While we appreciate comments suggesting larger payment adjustments to more strongly encourage quality improvements, we are finalizing our proposed adjustments as we believe they better align with our goal to gradually phase in the value-based payment modifier. We anticipate that as we gain more experience with our value-based payment modifier methodologies, we will consider ways to increase the amount of payment at risk.

We also appreciate concerns expressed about the uncertain of the amount of the upward payment adjustment; however, given statutory requirements for budget neutrality, we have not identified a way to specify an

upward amount until all downward adjustments have been determined. We are open to comments on how we might be able to provide an upward payment amount for future rulemaking. We also wish to clarify that the total amount of upward payment adjustments is a fixed amount that is equal the amount made available through downward payment adjustments.

In summary, we are finalizing our proposal to establish a – 1.0 value-based payment modifier adjustment for those groups of physicians of 100 or more eligible professionals that fall into category 2, which are those that neither (a) self-nominate for the PQRS as a group and report at least one measure nor (b) elect the PQRS administrative claims option for CY 2013. We also are finalizing our proposal to limit the downside payment adjustment for groups of physicians that elect the quality-tiering option at – 1.0 percent.

h. Value-Based Payment Modifier Scoring Methodology

Section 1848(p)(1) of the Act requires the Secretary to establish a payment modifier that provides for differential payment to a physician or group of physicians under the fee schedule based upon the quality of care furnished compared to cost during a performance period. As noted previously, the statute requires that quality of care furnished and cost shall be evaluated, to the extent practicable, based on composites of quality of care furnished and cost.

In making our proposals, we developed two models that compare the quality of care furnished to costs: A quality-tiering model and a total performance score model. We proposed the quality-tiering model for the value-based payment modifier, and solicited comments on the total performance score model (77 FR 44010–12).

(1) Quality-Tiering Model

The quality-tiering model compares the quality of care composite with the cost composite to determine the value-

based payment modifier. To make this comparison, we proposed to classify the quality of care composites scores into high, average, and low quality of care categories based on whether they are statistically above, not different from, or below the mean quality composite score. We seek to ensure that those groups of physicians classified as high or low performers have performance that is meaningfully different from average performance (to be sure that no group of physicians is disadvantaged for performance only slightly different from the benchmark) and is precisely measured (to ensure that no group of physicians is disadvantaged by an inaccurate performance assessment). We proposed to assess meaningful differences as those performance scores that are at least one standard deviation from the mean. We proposed to assess precision by requiring a group of physicians’ score to be statistically different from the mean at the 5.0 percent level of significance (that is, a 95 percent confidence interval).

Likewise, we proposed to identify those groups of physicians that have cost composite scores that are statistically different from the mean cost composite score of all groups of physicians. We proposed to classify these groups of physicians into high, average, and low cost categories based on whether they are significantly above, not different from, or below the mean cost composite score as described above with reference to quality composite. We proposed to assess meaningful differences as those performance scores that are at least one standard deviation from the mean and we proposed to assess precision at the 5.0 percent level of significance.

We proposed to compare quality of care composite classification with the cost composite classification to determine the value-based payment modifier adjustment according to the amounts in Table 126.

TABLE 126—VALUE-BASED PAYMENT MODIFIER AMOUNTS FOR THE QUALITY-TIERING APPROACH

Quality/cost	Low cost	Average cost	High cost
High quality .....	+ 2.0x *	+ 1.0x *	+ 0.0%
Average quality .....	+ 1.0x *	+ 0.0%	– 0.5%
Low quality .....	+ 0.0%	– 0.5%	– 1.0%

\* Groups of physicians eligible for an additional +1.0x if reporting measures and average beneficiary risk score in the top 25 percent of all risk scores.

We proposed to establish the upward payment adjustment factor (“x”) after the performance period has ended based on the aggregate amount of downward

payment adjustments. We also proposed to aggregate the downward payment adjustments in Table 126 with the downward adjustment for groups of

physicians subject to the value-based payment modifier that are not satisfactory PQRS reporters and then to solve for the upward payment



adjustment factor (“x”). For example, after determining the aggregate projected amount of the downward payment adjustments, CMS could calculate that the payment adjustment factor (“x”) would be 0.75 percent such that high quality/low cost groups of physicians would receive a 1.5 percent ( $2 \times 0.75$ ) upward payment adjustment during the payment adjustment period.

We also proposed that the scoring methodology provide a greater upward payment adjustment (+1.0x) for groups of physicians that care for high-risk patients (as evidenced by the average HCC risk score of the attributed beneficiary population) and submit data on PQRS quality measures through PQRS via the GPRO using the web-interface, claims, registries, or EHRs. We proposed to increase the upward payment adjustment to +3x (rather than +2x) for groups of physicians classified as high quality/low cost and to +2x (rather than +1x) for groups of physicians that are either high quality/average cost or average quality/low cost if the group of physicians’ attributed patient population has an average risk score that is in the top 25 percent of all beneficiary risk scores. In other words, we did not propose this additional upward payment adjustment (+1.0x) for groups of physicians that select the PQRS administrative claims-based reporting option.

A second approach to scoring the value-based payment modifier is a total performance score approach. We sought comment on this approach. This approach allows us to develop a unique value-based payment modifier for each group of physicians. This approach results in a range of continuous payment adjustments rather than the thresholds proposed in the quality tier approach. This method would be similar to the approach we use in the Hospital Value-Based Purchasing program where we use a linear exchange function to develop a unique payment for each hospital. This approach results in a continuous array of unique value-based payment modifiers such that there are no longer cut-off points between high and low performing groups of physicians.

*Comment:* We received several comments in support of the quality-tiering model. In some cases, commenters noted their support for quality-tiering as it was readily understandable or could provide an incentive to care for difficult-to-treat beneficiaries. MedPAC indicated support for CMS’ proposal to apply the value modifier bonus or penalty only when a physician group’s performance is significantly different from the

national mean. Further, MedPAC indicated that it has supported an “outlier” approach for cost measures as a reasonable way to identify physicians or groups with extraordinarily higher or lower costs than average. In some cases, commenters suggested that we apply the quality-tiering model initially, but consider moving to the total performance score model over time. One commenter noted they had general concerns with quality-tiering, but would take a wait-and-see approach as long as it was voluntary rather than mandatory.

We also received many comments supporting the total performance score methodology. Several commenters expressed their view that this methodology better aligned with the hospital value-based purchasing methodology than did quality-tiering or that it would be most appropriate for hospital-based physicians.

Many of these commenters suggested that the total performance score methodology: (1) Offered greater incentives for groups to participate in the program or to improve their performance because they could be rewarded for either achievement or improvement; and (2) avoided “cut off problems” where groups are placed in high and low performing categories that occur under the quality-tiering approach. One commenter offered their view that applying a cutoff such as one standard deviation is crude in that a physician performing at 0.99 standard deviations below the mean would be considered average while another performing at 1.01 standard deviations below the mean would be considered low. Another commenter observed that since quality-tiering applies to only physician groups above or below one standard deviation, the methodology effectively removes two-thirds of practices from its effects. Another suggested that a focus on outliers does little to improve care as variation in performance within groups is hidden.

Commenters also noted that CMS might not have sufficient historical data on all physicians to implement this methodology, and suggested that it could evolve from quality-tiering over time.

*Response:* We appreciate the comments in support of the quality-tiering model, and are finalizing our proposal to adopt this model. We agree with the commenters that this approach is a reasonable way to phase in the value-based payment modifier, especially as more groups of physicians report quality data and we can fine tune our methodology to identify high and low performers. Although we recognize the beneficial aspects of the total

performance score model mentioned by the commenters (for example, incentives for continuous improvement and no cut-off issues), we believe that model may be inappropriate when groups of physicians have the ability to select the quality measures on which they report such that there is not a uniform yardstick by which to assess performance improvement. Moreover, at this initial stage of the value-based payment modifier, we believe a more reasonable approach is to focus on outliers rather than trying to adjust the payment of every group of physicians, despite the fact that a focus on outliers may mask performance variation within a group of physicians.

*Comment:* Also, assuming adoption of the quality-tiering model, some commenters suggested a more stringent criterion than one standard deviation from the mean to differential outliers. For example, some commenters suggested that two or three standard deviations be used as a threshold for distinguishing groups. In particular, one commenter noted that a more stringent threshold should be used if and when the risk for downward adjustments increases.

In other cases, commenters suggested alternatives to distinguishing groups by statistical comparison. For example, one commenter suggested that CMS explore a concept of “meaningful clinical difference” that is used in the domain of patient self-reported health status.

*Response:* We thank this commenter for their suggestions on how to distinguish outliers, that is high and low performers, but are finalizing our proposal to use one standard deviation with a 5 percent level of confidence. We believe distinguishing outliers in this way provides substantial confidence to physicians that we will not misclassify groups as high or low performers when they actually are not. Allowing groups of physicians the option to elect quality-tiering also addresses the issues that we are being too stringent in identifying high and low performers. We will be considering the effects of this policy over the next several years as we implement this program and may consider changes to these policies through future rulemaking.

*Comment:* Commenters were generally supportive of our proposal to offer additional incentives for groups caring for high-risk beneficiaries. Some commenters suggested that the high-risk incentives be expanded to include additional physician groups, for example, to those groups with average or high costs who also have average or above average quality scores. Another commenter recommended that we apply



the high-risk beneficiary upward adjustment to all practices participating in quality-tiering—not just those categorized as high quality/low-cost, high quality/average cost, or average quality/low cost tiers—particularly, if a penalty is assessed for the lowest performing tier. Another comment suggested that in a budget neutrality system, however, it was impossible to provide an upward bump-up in the payment adjustment for all groups caring for high-risk beneficiaries, because there would be fewer funds to distribute to high performing groups.

*Response:* We thank commenters for their support and, for the reasons noted above, are finalizing our proposal to provide an upward payment adjustment for groups electing quality-tiering that are high performers and care for high-risk beneficiaries.

#### i. Proposed Informal Review and Inquiry Process

Section 1848(p)(10) of the Act provides that there shall be no administrative or judicial review under section 1869 of the Act, section 1878 of the Act, or otherwise of the following:

- The establishment of the value-based payment modifier;
- The evaluation of the quality of care composite, including the establishment of appropriate measure of the quality of care;
- The evaluation of costs composite, including establishment of appropriate measures of costs;
- The dates of implementation of the value-based payment modifier;
- The specification of the initial performance period and any other performance period;
- The application of the value-based payment modifier; and
- The determination of costs.

Despite the preclusion of administrative and judicial review, we believe it is useful for groups of physicians to understand how their payment under the PFS could be changed by the value-based payment modifier. We also believe that an informal mechanism is needed for groups of physicians to review and to identify any possible errors prior to application of the value-based payment modifier.

Therefore, we intend to disseminate Physician Feedback reports containing calendar year 2013 data in the fall of 2014 to groups of physicians subject to these policies; these reports would be the basis of the value-based payment modifier in 2015. We proposed that these reports would contain, among other things, the quality and cost measures and measure performance and

benchmarks used to score the composites, and quality of care and cost composite scores, and the value-based payment modifier amount (77 FR 45012).

After the dissemination of the Physician Feedback reports in the fall of 2014, we proposed that physicians would be able to email or call a technical help desk to inquire about their report and the calculation of the value-based payment modifier. We envisioned this process to help educate and inform physicians about the value-based payment modifier, especially for those groups of physicians that have elected that their value-based payment modifier be calculated using a quality-tiering approach.

In anticipation of the reports that we would produce in 2014, in the fall of 2013 we plan to produce and disseminate Physician Feedback reports at the TIN level to all groups of physicians with 25 or more eligible professionals based on 2012 data. These reports will include a “first look” at the methodologies we proposed in this rule for the value-based payment modifier. We view these reports as a way to help educate groups of physicians about how the value-based payment modifier could affect their payment under the PFS.

*Comment:* We received comments in support of making feedback available to participating physician groups and the opportunity to discuss this feedback with CMS. One commenter noted that the dissemination of physician feedback reports should be the first step in a large scale educational campaign on the implementation of the value-based modifier. Further, in their view, the success of the program depends on physician practices believing in the data and acting on it to improve their performance. Some commenters recommended that data be shared with all satisfactory PQRS reporters. One commenter asked that CMS share or post sample data so that physician groups could model what the value-based modifier might mean for them financially as they decide whether or not to participate. Another commenter requested that patient-specific information should be available to assist practices in verifying the data. In contrast, another commenter offered the view that while these reports could be relevant to primary care physicians or large multi-specialty practices, they might be less so to single specialty practices such as podiatrists.

A number of commenters noted the importance of making feedback reports available in a timely manner, and expressed concerns about the usefulness of data that are not current. For

example, commenters reported that untimely data are not actionable and assessing payments on such data offer little incentive for change. One commenter suggested that data need to be timely or penalties should otherwise be waived.

We also received comments expressing support for the availability of technical assistance, for example, through a technical help desk as well as an appeals or review process. One commenter suggested that CMS establish corrective action plans or some means to assist poorer performers before applying a payment adjustment. One commenter disagreed with the “limited distribution of physician feedback reports prior to implementation of the value based modifier” and suggested we provide feedback reports to all physicians in advance of payment adjustments.” In addition, some commenters urged CMS to consider adopting a Corrective Action Plan, or similar program, for outliers/poor performers prior to applying the value-based payment modifier.

*Response:* We thank commenters for their support. We will provide physician feedback reports during the fall of 2014 for all groups of physicians affected by the value-based payment modifier in 2015 and, as discussed below, we will make a help desk available to address questions related to the reports. We also are planning on many enhancements and features suggested by the commenters so that the feedback reports provide meaningful and actionable information to physicians to improve the quality of care they furnish to Medicare beneficiaries.

#### (4) Physician Feedback Program

Section 1848(n) of the Act requires us to provide confidential reports to physicians that measure the resources involved in furnishing care to Medicare FFS beneficiaries. Section 1848(n)(1)(A)(iii) of the Act also authorizes us to include information on the quality of care furnished to Medicare FFS beneficiaries. In September 2011, we produced and disseminated confidential feedback reports to physician groups that participated in the PQRS Group Practice Reporting Option (GPRO) in 2010, and in March 2012 we produced and disseminated reports to physicians practicing in the following states: Iowa, Kansas, Missouri, and Nebraska.

In the CY 2013 PFS proposed rule, we discussed that, in the fall of 2012, we plan to disseminate Physician Feedback reports to physicians in nine states (California, Iowa, Illinois, Kansas,

Michigan, Minnesota, Missouri, Nebraska, and Wisconsin) based on 2011 data. These reports will contain the PQRS measures that physicians in these states submitted via any of the PQRS reporting methods, as well as information on 28 administrative claims measures included in the 2010 reports. We also will produce and disseminate Physician Feedback reports to the groups of physicians that reported measures through the PQRS GPRO web interface in 2011. We adjusted and improved the content and organization of the Physician Feedback reports that we plan to produce later this year based on the comments we received from the Program Year 2010 report recipients. We plan to increase our outreach efforts to encourage physicians to view their reports, to begin to understand the methodologies we have adopted in this final rule for the value-based payment modifier and that are included in the 2011 reports, and to provide suggestions on how we can make these reports more meaningful and actionable in the future.

In the fall of 2013, we plan to produce and disseminate Physician Feedback reports at the TIN level to all groups of physicians with 25 or more eligible professionals. These reports will include a “first look” at the methodologies that we have adopted in this final rule for the value-based payment modifier.

In addition, section 1848(n) of the Act requires that we use the episode-based costs in the Physician Feedback reports beginning in 2013 for the reports based on 2012 data. As discussed above in relation to the value-based payment modifier, we plan to include episode-based cost measures for several episode types in future Physician Feedback reports. In addition, we plan to consider adjusting the format and organization of the reports, to the extent practicable, to address the best practices outlined in the American Medical Association’s Guidelines for Reporting Physician Data. We believe that this dissemination plan satisfies our obligations under the section 1848(p)(4)(B)(ii)(II) of the Act to provide information to physicians and groups of physicians about the quality of care furnished to Medicare FFS beneficiaries.

In the fall of 2014, we plan to disseminate Physician Feedback reports based on 2013 data that show the amount of the value-based payment modifier and the basis for its determination. We plan to provide these reports to all groups of physicians (at the TIN level) with 25 or more eligible professionals even though groups of physicians with 25 to 99 eligible professionals will not be subject to the

value-based payment modifier in 2015. We are examining whether we can provide reports to groups of physicians with fewer than 25 eligible professionals and individual level reports as well. These reports will contain, among other things, performance on the quality and cost measures used to score the composites and the value-based payment modifier amount. As discussed above, we anticipate providing an opportunity for review and correction as outlined in our value-based payment modifier proposals above.

We received many comments on our future plans for the Physician Feedback reports. A summary of the comments and our responses to those comments are provided below.

*Comment:* We received many suggestions from commenters on ways to improve the content, format, and distribution of the Physician Feedback reports (also termed the “Quality and Resource Use Reports” (QRURs)), with a focus on making the content more actionable for quality improvement.

*Response:* We appreciate all of the suggestions on how to improve the Physician Feedback reports. We are working with the American Medical Association, state medical societies, specialty societies, and other stakeholders to address these issues in future feedback reports.

*Comment:* A commenter stated that it was unclear whether the physician feedback reports will replace the PQRS reports that are released when incentive payments are distributed and would support the integration of the two reports.

*Response:* We are looking at ways to streamline the reports supporting the PQRS and the physician value-based payment modifier programs in order to create one unified format for quality assessment.

*Comment:* Commenters appreciated CMS’ planned physician outreach activities to garner physician reaction to the information contained in the Physician Feedback reports and elicit physician input on ways to increase their utility in future years. Additionally, they suggested that CMS should:

- Work with national and state medical specialty societies to ensure that physicians understand these reports.

- Work with medical specialty societies to improve the Physician Feedback reports.

- Further increase physician awareness of and education for the value-based payment modifier and Physician Feedback Program.

- Provide a mechanism for interpretation of feedback reports and meaningful dialogue between physicians, specialty society staff, and CMS.

*Response:* We appreciate the commenters’ support of our outreach activities and are already undertaking the activities recommended by commenters.

*Comment:* Several commenters stated that many practices did not receive reports for individual physicians within their practice or they received reports for physicians who are no longer in the practice due to inaccuracies. In addition, the commenters stated that some practices had a difficult time obtaining the reports. The commenters recommended that CMS should work to ensure that it is not difficult for physicians to obtain these reports—particularly if the information on the report is tied to penalties.

*Response:* We are already aware of the concerns raised by these commenters. Accordingly, we have adjusted our procedures for disseminating the 2011 physician feedback reports later in 2012, in order to minimize the difficulties physicians may have in obtaining their reports and to ensure reports go to their intended recipients.

*Comment:* A commenter expressed concern about possible unintended consequences that physician feedback reports may have for clinical practice. The commenter stated a belief that aspects of the program will lead physicians to avoid sicker, more complicated patients and expressed concern about the potential of the program to move physician attention toward program compliance and away from evaluating and addressing the concerns of patients during visits. The commenter states that this has the potential to reduce quality of care and patient satisfaction.

*Response:* We do not agree that the Physician Feedback reports will have negative consequences on clinical practice. We believe that the Physician Feedback reports provide useful information to physicians about the quality of care furnished to Medicare beneficiaries and should be used by physicians to determine the areas where they need to make improvements in their clinical practice. Moreover, the cost measures in the Physician Feedback reports are risk adjusted so that we are controlling for preexisting health conditions and other patient factors when making comparisons in the reports.

*Comment:* A number of commenters were concerned that the Physician Feedback reports would not be provided

in time to inform physicians about their 2015 utilization, which is the basis for the 2017 payment adjustment period.

*Response:* As we stated above, in the fall of 2013, we plan to produce and disseminate Physician Feedback reports at the TIN level to all groups of physicians with 25 or more eligible professionals. These reports will provide a “first look” at the methodologies that will be used to develop the value-based payment modifier. We view these reports as a way to help educate physicians about how the value-based payment modifier could affect their payment under the PFS. Even though we are applying the value-based payment modifier to groups of physicians of 100 or more eligible professionals, we believe it is important to provide the Physician Feedback reports to a wider audience in anticipation of making proposals in future rulemaking on applying the value-based payment modifier to all physicians and groups of physicians starting January 1, 2017.

*Comment:* Several commenters stated that CMS should make the Physician Feedback reports available to all physicians in 2014.

*Response:* We will take the commenters’ recommendation under consideration as we develop the policy for disseminating the 2014 Physician Feedback reports. However, we believe it is important to prioritize our efforts on groups of physicians that would be subject to the value-based payment modifier in the near future first.

*Comment:* A number of commenters stated that CMS should provide a mechanism for physicians to request the list of patients for which cost and quality measures are attributed in their Physician Feedback reports.

*Response:* We agree that it would be useful for physicians to have a list of the patients who were attributed in the calculation of their cost and quality measures and are working to include this information as part of future Physician Feedback reports, recognizing that we seek to ensure that the data provided is used for quality improvement purposes and is consistent with privacy regulations.

*Comment:* A commenter recommended that future Physician Feedback reports focus on the cost of the care provided by the physician receiving the report instead of the total cost of all care received by the beneficiary. The commenter indicated that this would be both more informative and more actionable for individual physicians than the current per capita cost measures.

*Response:* As we stated earlier, one of the principles governing the implementation of the value-based payment modifier is a “focus on shared accountability.” Under this principle, we believe that the value-based payment modifier can facilitate shared accountability by assessing performance at the practice group level and by focusing on the total costs of care, not just the costs of care furnished by an individual physician. Physicians reporting measures at the group level are encouraged to seek innovative ways to furnish high-quality, patient-centered, and efficient care to the Medicare FFS beneficiaries they treat.

#### *L. Medicare Coverage of Hepatitis B Vaccine*

##### *1. Modification of High Risk Groups Eligible for Medicare Part B Coverage of Hepatitis B Vaccine*

###### *a. Background and Statutory Authority—Medicare Part B Coverage of Hepatitis B Vaccine*

Section 1861(s)(10)(B) of the Act authorizes Medicare Part B coverage of hepatitis B vaccine and its administration if furnished to an individual who is at high or intermediate risk of contracting hepatitis B. High and intermediate risk groups are defined in regulations at § 410.63.

On December 23, 2011, the United States Centers for Disease Control and Prevention (CDC) published a Morbidity and Mortality Weekly Report (MMWR), which included an article entitled “Use of Hepatitis B Vaccination for Adults with Diabetes Mellitus: Recommendations of the Advisory Committee on Immunization Practices (ACIP).” The article stated that “In the United States, since 1996, a total of 29 outbreaks of HBV [Hepatitis B virus] infection in one or multiple long-term care (LTC) facilities, including nursing homes and assisted-living facilities, were reported to CDC; of these, 25 involved adults with diabetes receiving assisted blood glucose monitoring. These outbreaks prompted the Hepatitis Vaccines Work Group of the Advisory Committee on Immunization Practices (ACIP) to evaluate the risk for HBV infection among all adults with diagnosed diabetes.”

“HBV is highly infectious and environmentally stable; HBV can be transmitted by medical equipment that is contaminated with blood that is not visible to the unaided eye. Percutaneous exposures to HBV occur as a result of assisted monitoring of blood glucose and other procedures involving instruments or parenteral treatments

shared between persons. Lapses in infection control during assisted blood glucose monitoring that have led to HBV transmission include multipatient use of finger stick devices designed for single-patient use and inadequate disinfection and cleaning of blood glucose monitors between patients. Breaches have been documented in various settings, including LTC facilities, hospitals, community health centers, ambulatory surgical centers, private offices, homes, and health fairs.” Additionally, in analyses of persons without hepatitis B-related risk behaviors (that is, injection-drug use, male sex with a male, and sex with multiple partners), persons aged 23 through 59 years with diabetes had 2.1 times the odds of developing acute hepatitis B as those without diabetes; and the odds for hepatitis B infection were 1.5 times as likely for persons aged 60 and older. (MMWR, December 23, 2011).

Based on the Hepatitis Vaccines Work Group findings, ACIP recommended that:

- Hepatitis B vaccination should be administered to unvaccinated adults with diabetes mellitus who are aged 19 through 59 years.
- Hepatitis B vaccination may be administered at the discretion of the treating clinician to unvaccinated adults with diabetes mellitus who are aged 60 years and older.

###### *b. Implementation*

Based on the ACIP recommendations, we proposed to modify § 410.63(a)(1), High Risk Groups, by adding new paragraph “(viii) Persons diagnosed with diabetes mellitus.” Since HBV can be transmitted by medical equipment (that is, finger stick devices and blood glucose monitors) that is contaminated with blood that is not visible to the unaided eye, we believe that persons diagnosed with diabetes mellitus should be added to the high risk group. Since lapses in infection control have been reported in both community and facility settings, the increased risk of contracting HBV is not limited to the facility setting. We believe that expanding coverage of Hepatitis B vaccinations and administration to those diagnosed with diabetes mellitus is supported by the findings and evidence reviewed by the Hepatitis Vaccines Work Group and the ACIP recommendations. Hepatitis B vaccination is a preventive measure that needs to occur before exposure. It is difficult to predict which diabetics will eventually be exposed in the circumstances that we discussed above. Therefore, we proposed to expand coverage for hepatitis B vaccine and its

administration to all individuals diagnosed with diabetes mellitus, not just those individuals with diabetes that are receiving glucose monitoring in facilities, for example, in nursing homes.

### c. Summary of Public Comments

We received 15 public comments that supported the proposed rule to expand coverage of hepatitis B vaccination and its administration to individuals diagnosed with diabetes mellitus. We did not receive any public comments that opposed our proposed expansion. In addition to their support of our proposal, below is a summary of additional comments received and our responses.

*Comment:* One commenter suggested that coverage should be limited to individuals with diabetes when the treating physician recommends to the individual that he or she receive a hepatitis B vaccination, rather than having the vaccination be mandatory for all individuals diagnosed with diabetes mellitus.

*Response:* We believe that our proposal provides the physician with flexibility to determine whether provision of hepatitis B vaccination to a patient is appropriate based on the individual patient's risk factors. Nothing in the proposed rule or this final rule mandates vaccination for individuals diagnosed with diabetes mellitus. Accordingly, we are not making the suggested changes in this final rule.

*Comment:* Some commenters requested that we provide coverage under Medicare Part B for all ACIP-recommended immunizations, the herpes zoster vaccine, and hepatitis C virus screening, as Medicare preventive benefits.

*Response:* These comments are outside the scope of this rulemaking, as our proposed rule specifically addressed Medicare coverage of Hepatitis B vaccine and its administration under a specific statute, § 1861(s)(10)(B) of the Act. The commenters' requested expansions would not be based on this statute.

Based on the overwhelming support of the public comments received, we are implementing this rule as proposed.

### *M. Updating Existing Standards for E-Prescribing Under Medicare Part D and Lifting the LTC Exemption*

#### 1. Background

##### a. Legislative History

Section 101 of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 (MMA) (Pub. L. 108–173) amended title XVIII of the

Act to establish a voluntary prescription drug benefit program at section 1860D–4(e) of the Act. Among other things, these provisions required the adoption of Part D e-prescribing standards. Prescription Drug Plan (PDP) sponsors and Medicare Advantage (MA) organizations offering Medicare Advantage-Prescription Drug Plans (MA–PD) are required to establish electronic prescription drug programs that comply with the e-prescribing standards that are adopted under this authority. There is no requirement that prescribers or dispensers implement e-prescribing. However, prescribers and dispensers who electronically transmit prescription and certain other information for covered drugs prescribed for Medicare Part D eligible beneficiaries, directly or through an intermediary, are required to comply with any applicable standards that are in effect. The Medicare Part–D e-prescribing Program adopts standards that allow Eligible Professionals (EP) to participate in the eRx Incentive Payment program and Other CMS programs that require the reporting of electronic prescribing transactions.

For a further discussion of the statutory basis for this final rule and the statutory requirements at section 1860D–4(e) of the Act, please refer to section I. (Background) of the E-Prescribing and the Prescription Drug Program proposed rule, published February 4, 2005 (70 FR 6256).

#### b. Regulatory History

##### (1) Foundation and Final Standards

###### (a) Adopting and Updating

CMS utilized several rounds of rulemaking to adopt standards for the Part D e-prescribing program. Its first rule, which was published on November 7, 2005 (70 FR 67568), adopted three standards that were collectively referred to as the “foundation” standards. One of these standards, the National Council for Prescription Drug Programs (NCPDP) SCRIPT Standard, Implementation Guide, Version 5, Release 0 (Version 5.0), May 12, 2004 (excluding the Prescription Fill Status Notification Transaction and its three business cases; Prescription Fill Status Notification Transaction—Filled, Prescription Fill Status Notification Transaction—Not Filled, and Prescription Fill Status Notification Transaction—Partial Fill), hereafter referred to as the NCPDP SCRIPT 5.0, is the subject of several of the changes effectuated by this and prior final rules. We issued a subsequent rule on April 7, 2008 (73 FR 18918) that adopted additional standards which are referred to as “final” standards. One of

these standards, Version 1.0 of the NCPDP Formulary and Benefit standard, Implementation Guide, Version 1, Release 0, hereafter referred to as the NCPDP Formulary and Benefit 1.0) is also the subject of another of the changes effectuated by this final rule. Please see the “Initial Standards Versus Final Standards” discussion at 70 FR 67568 in the November 7, 2005 rule for a more detailed discussion about “foundation” and “final” standards.

##### (b) Exemption From the NCPDP SCRIPT Standard in Long Term Care Settings (LTC)

While prescribers and dispensers who electronically transmit prescription and certain other information for covered drugs prescribed for Medicare Part D eligible beneficiaries, directly or through an intermediary, are generally required to comply with any applicable Part D e-prescribing standards that are in effect at the time of their transmission, the early versions of the NCPDP SCRIPT standard did not support the complexities of the prescribing process for patients in long term care facilities where the prescribing process involves not only a prescriber and a pharmacy, but also a facility and its staff. As such, we exempted such entities from use of the NCPDP SCRIPT standard. That exemption, currently found at § 423.160(a)(3)(iv), provides an exemption for entities transmitting prescriptions or prescription-related information where the prescriber is required by law to issue a prescription for a patient to a non-prescribing provider (such as a nursing facility) that in turn forwards the prescription to a dispenser.

For a more detailed discussion, see the November 7, 2005 final rule (70 FR 67583).

##### (2) Updating e-Prescribing Standards

Transaction standards are periodically updated to take new knowledge, technology and other considerations into account. As CMS adopted specific versions of the standards when it adopted the foundation and final e-prescribing standards, there was a need to establish a process by which the standards could be updated or replaced over time to ensure that the standards did not hold back progress in the industry. CMS discussed these processes in its November 7, 2005 final rule (70 FR 67579).

The discussion noted that the rulemaking process will generally be used to retire, replace or adopt a new e-prescribing standard, but it also provided for a simplified “updating

process” when a standard could be updated with a newer “backward-compatible” version of the adopted standard. In instances in which the user of the later version can accommodate users of the earlier version of the adopted standard without modification, it noted that notice and comment rulemaking could be waived, in which case the use of either the new or old version of the adopted standard would be considered compliant upon the effective date of the newer version’s incorporation by reference in the **Federal Register**. We utilized this streamlined updating process when we published an interim final rule with comment on June 23, 2006 (71 FR 36020). That rule recognized NCPDP SCRIPT 8.1 as a backward compatible update to the NCPDP SCRIPT 5.0, thereby allowing for use of either of the two versions in the Part D program. Then, on April 7, 2008, CMS used notice and comment rulemaking (73 FR 18918) to finalize the identification of the NCPDP SCRIPT 8.1 as a backward compatible update of the NCPDP SCRIPT 5.0, and, effective April 1, 2009, retire NCPDP SCRIPT 5.0 and adopt NCPDP SCRIPT 8.1 as the official Part D e-prescribing standard. Finally, on July 1, 2010, CMS utilized the streamlined process to recognize NCPDP SCRIPT 10.6 as a backward compatible update of NCPDP SCRIPT 8.1 in an interim final rule (75 FR 38026).

In contrast to the extensive updating that was done to the NCPDP SCRIPT standard in the Part D e-prescribing program, the original NCPDP Formulary and Benefit 1.0 is still in place as the official Part D e-prescribing standard.

## 2. Proposals for Calendar Year 2013

### a. Proposed Finalization of NCPDP SCRIPT 10.6 as a Backward Compatible Version of NCPDP SCRIPT 8.1, Retirement of NCPDP SCRIPT 8.1 and Adoption of NCPDP SCRIPT 10.6 as the Official Part D E-Prescribing Standard

As described in the CY 2013 Physician Fee Schedule proposed rule (77 FR 45022–45023) we proposed to finalize our recognition of NCPDP SCRIPT 10.6 as a backward compatible version of the official Part D e-prescribing standard NCPDP SCRIPT 8.1, effective from the effective date of the final rule through October 31, 2013, but, in response to the comments that were received to the interim final rule with comment, we also proposed to retire NCPDP SCRIPT 8.1 effective October 31, 2013, and we proposed to adopt NCPDP SCRIPT 10.6 as the official Part D e-prescribing standard effective November 1, 2013. For further

discussion on our NCPDP SCRIPT updating proposals please see CY 2013 Physician Fee Schedule proposed rule (77 FR 45022 through 45025).

As such, we proposed to revise § 423.160(b)(2)(ii) so as to limit its application to transactions on or before October 31, 2013 and add a new § 423.160(b)(2)(iii) to require that, as of November 1, 2013, providers and dispensers would use NCPDP SCRIPT 10.6 for the following electronic transactions that convey prescription or prescription related information:

- Get message transaction.
- Status response transaction.
- Error response transaction.
- New prescription transaction.
- Prescription change request transaction.
- Prescription change response transaction.
- Refill prescription request transaction.
- Refill prescription response transaction.
- Verification transaction.
- Password change transaction.
- Cancel prescription request transaction.
- Cancel prescription response transaction.
- Fill status notification.

Furthermore, we proposed to amend § 423.160(b)(1) by adding a new 423.160(b)(1)(iii) to amend the information about which subsequent requirements in the section are applicable to which timeframes and amend § 423.160(b)(1)(ii) to limit its application to transactions on or before October 31, 2013.

The following is a summary of the comments we received regarding the finalization of NCPDP SCRIPT 10.6 as a backward compatible version of NCPDP SCRIPT 8.1, the proposed retirement of NCPDP SCRIPT 8.1, and the proposed adoption of NCPDP SCRIPT 10.6 as the official Part D E-Prescribing standard. We received comments on all three proposals.

*Comment:* All commenters agreed with our proposals to finalize NCPDP SCRIPT 10.6 as a backward compatible version of NCPDP SCRIPT 8.1 and to retire NCPDP SCRIPT 8.1. They also agreed that CMS should move forward with the adoption of NCPDP SCRIPT 10.6 as the official Part D e-prescribing standard.

*Response:* We appreciate the favorable feedback that we received on this proposal and are in agreement with the commenters who responded.

*Comment:* Most commenters agreed on our timeline to retire NCPDP SCRIPT Version 8.1 on October 31, 2013 and adopt NCPDP SCRIPT Version 10.6 as

the official Part D e-prescribing standard on November 1, 2013.

*Response:* We appreciate the feedback we received on the proposed timeline to retire NCPDP SCRIPT 8.1 on October 31, 2013 and finalize the adoption of NCPDP SCRIPT 10.6 on November 1, 2013 as the official Part D e-prescribing standard. We are in agreement with those commenters that responded to finalize NCPDP SCRIPT 10.6 as proposed.

*Comment:* One commenter suggested that CMS finalize the adoption of the NCPDP SCRIPT Version 10.6 Part D e-prescribing standard effective January 1, 2014, which would coincide with the Office of the National Coordinator for Health IT (ONC) requirement for use of NCPDP SCRIPT 10.6 for certification of electronic health record (EHR) technology. The commenter did not, however, note any harm that would result if we were to stick with the proposed effective date of November 1, 2013.

*Response:* We appreciate the comment, but we do not believe that there is a compelling reason to change the proposed (November 1, 2013) effective date. As proposed, Part D e-prescribers will be free to use either version 8.1 or version 10.6 through October 31, 2013, after which time they will need to use version 10.6 when e-prescribing Part D covered drugs for Part D eligible individuals. As such, ONC’s 2011 Edition EHR certification criteria (which permit the certification of EHR technology to versions 8.1 or 10.6 and subsequently enable an eligible professional (EP)/eligible hospital (EH) to use either standard through the calendar year (CY)/fiscal year (FY) 2013 meaningful use reporting period) and 2014 Edition EHR certification criteria (which requires EHR technology to be certified to only version 10.6 and subsequently enables EPs/EHs to use EHR technology certified to such standard when they start their CY/FY 2014 meaningful use reporting) will never require use of a version of NCPDP SCRIPT that is not also an option under the Part D e-prescribing standards. Furthermore, NCPDP SCRIPT 10.6 is backwards compatible with version 8.1, so version 10.6 EHR users will always be able to communicate with version 8.1 users, and vice versa.

In light of the overwhelmingly positive comments that we received in response to our proposals to finalize the NCPDP SCRIPT 10.6 as a Backward Compatible Version of NCPDP SCRIPT 8.1 as of the effective date of this final rule, and retire NCPDP SCRIPT 8.1 and adopt NCPDP SCRIPT 10.6 as the official Part D e-Prescribing Standard

effective November 1, 2013, we are finalizing our proposals. To effectuate this, we revised § 423.160(b)(1)(ii) to limit its applicability to transactions taking place between April 1, 2009 and October 31, 2013, added a new § 423.160(b)(1)(iii) to cover transactions on or after November 1, 2013, and added a new § 423.160(b)(2)(iii) to cover the communication of a prescription or prescription-related information between prescribers and dispensers on or after November 1, 2013.

**b. Proposed Recognition of NCPDP Formulary and Benefit Standard 3.0 as a Backward Compatible Version of the NCPDP Formulary and Benefit Standard 1.0, Proposed Retirement of NCPDP Formulary and Benefit Standard 1.0 and Proposed Adoption of NCPDP Formulary and Benefit Standard 3.0**

Formulary and Benefits standards provide a uniform means for pharmacy benefit payers (including health plans and PBMs) to communicate a range of formulary and benefit information to prescribers via point-of-care (POC) systems. These include:

- General formulary data (for example, therapeutic classes and subclasses);
- Formulary status of individual drugs (that is, which drugs are covered);
- Preferred alternatives (including any coverage restrictions, such as quantity limits and need for prior authorization); and
- Copayment (the copayments for one drug option versus another).

The NCPDP Formulary and Benefits Standard 1.0 enables the prescriber to consider this information during the prescribing process, and make the most appropriate drug choice without extensive back-and-forth administrative activities with the pharmacy or the health plan.

As discussed above, the November 7, 2005 final rule (70 FR 67579) established the process of updating an official Part D e-prescribing standard with the recognition of “backward-compatible” versions of the official standard in instances in which the user of the later version can accommodate users of the earlier version of the adopted standard without modification. In these instances, notice and comment rulemaking could be waived, and use of either the new or old version of the adopted standard would be considered compliant with the adopted standard upon the effective date of the newer version’s incorporation by reference in the **Federal Register**. This backward compatible version updating process allows for the standards’ updating/maintenance to correct technical errors,

eliminate technical inconsistencies, and add optional functions that provide optional enhancements to the specified e-prescribing transaction standard. Since the adoption of the NCPDP Formulary and Benefits 1.0 standard in the Part D e-prescribing program, NCPDP has updated its Formulary and Benefits standard. Changes were based upon industry feedback and business needs and ranged in complexity from creating whole new fields or lists within the standard to simply changing a particular field designation from mandatory to optional. Each time a change is made to a standard it is given a new version number. The current version of the Formulary and Benefits standard is Version 3.0.

One of the major improvements between Version 1.0 and 3.0 involved the addition of Text message support for “Coverage and Copay Information,” the addition of the “Text Message Type (A46–1S)” field and the addition of “Optional Prior Authorization Lists.” These list were added for use in conveying prior authorization requirements.

Other improvements included conversion of certain elements from optional to mandatory. Version 3.0 also provides for “Formulary Status List Headers,” which are fields that allow the sender to specify a default formulary status for non-listed drugs. Subsequent versions also allowed for the omission of “Formulary Status Detail” records when the non-listed formulary policies are used exclusively to convey the status of a drug on a formulary.

Changes to a standard may also involve removing fields that are not widely used in industry. The removed fields are often replaced by new fields that better serve the business needs of the industry. For example, the following items have been removed through the various updates that led up to Version 3.0: “Classification List” and references to it (such as Drug Classification Information), “Coverage Information Detail—Medical Necessity (MN),” “Coverage Information Detail—Resource Link—Summary Level (RS),” and the Classification ID in the Cross Reference Detail.

In place of these deleted fields, the following fields were added or amended to ultimately result in Version 3.0: The “Formulary Status existing value 2” field was changed to “On Formulary/Non-Preferred,” and “The file load also enables payers to specify a single coverage-related text message for each drug” field was changed to “A payer may send multiple quantity limits, step medications, text messages and resource links for the same drug.”

We reviewed Version 3.0, and based on our findings, we have determined that NCPDP Formulary and Benefits 3.0 maintains full functionality of the official adopted Part D e-prescribing standard NCPDP Formulary and Benefits 1.0, and would permit the successful communication of the applicable transaction with entities that continue to use Version 1.0.

While we would usually use the “backward compatible” waiver of notice and comment procedures that are described above to recognize Version 3.0 as a backward compatible version of the officially adopted Version 1.0, this would have to be done in an interim final rule with comment. As we cannot combine proposals and elements of a final rule in one rule, we elected this one time to formally propose recognizing a subsequent standard as a backward compatible version of an adopted standard through full notice and comment rulemaking to avoid having to publish two rules contemporaneously. We therefore proposed to recognize the use of either Version 1.0 or 3.0 as compliant with the adopted Version 1.0 effective 60 days after the publication of a final rule.

As noted above, according to the November 7, 2005 final rule (70 FR 67580), entities that voluntarily adopt later versions of standards that are recognized as backward compatible versions of the official Part D e-prescribing standard must still accommodate the earlier official Part D e-prescribing standard without modification. Therefore, as we used full notice and comment in place of the backward compatible methodology in this one instance, we also proposed to require users of 3.0 to support users who are still using Version 1.0 until such time as Version 1.0 is officially retired as a Part D e-prescribing standard and Version 3.0 is adopted as the official Part D e-prescribing standard.

To effectuate these proposals, we proposed to revise § 423.160(b)(5) by placing the existing material in a new subsection (b)(5)(i), and creating a second new subsection (b)(5)(ii) to reflect the use of Version 3.0. as a backward compatible version of the official Part D e-prescribing standard, effective 60 days after the publication of the final rule through October 31, 2013. We further proposed revising § 423.160(b)(5) by adding a new section § 423.160(b)(5)(iii) to cover Formulary and Benefit transactions on or after November 1, 2013. We also needed to add an end date of January 15, 2013 to § 423.160(b)(5)(i). We solicited comments on our proposals, the timing

for these proposals, and when we ought to retire Version 1.0 as the official Part D e-prescribing standard, and adopt the NCPDP Formulary and Benefit Version 3.0 as the official Part D e-prescribing standard.

The following is a summary of the comments we received regarding our proposal to recognize NCPDP Formulary and Benefit Standard 3.0 as a backward compatible version of the NCPDP Formulary and Benefit Standard 1.0, the proposed retirement of NCPDP Formulary and Benefit Standard 1.0 and the proposed adoption of NCPDP Formulary and Benefit Standard 3.0.

*Comment:* Commenters generally supported our proposals for effective dates for the use of NCPDP Formulary and Benefit Standard 3.0 as a backward compatible version of the adopted NCPDP Formulary and Benefit 1.0 (60 days after the publication of the final rule), and the retirement of Version 1.0 as an official Part D e-prescribing standard as of November 1, 2013. However, one commenter suggested a Version 1.0 sunset date of July 1, 2014 to coordinate the Part D e-prescribing standards with the date upon which NCPDP will cease to support Version 1.0.

*Response:* We appreciate the overwhelming support from the commenters who agreed with us in recognizing Version 3.0 as a backward compatible version of Version 1.0 and the retirement of Version 1.0 and the adoption of Version 3.0 as the official Part D e-prescribing standard effective November 1, 2013. We also appreciate the suggestion to alter the proposed retirement date for Version 1.0 to coincide with the date upon which NCPDP will cease to support that version of the standard. While maintaining Version 1.0 as a Part D e-prescribing standard would delay the industry's fully benefiting from the improvements found in Version 3.0, as Version 3.0 is a backward compatible version of Version 1.0, we would not anticipate significant added burden on the industry if we were to allow the continued use of Version 1.0 until it is no longer supported by NCPDP. As we aim to ensure that our regulations impose the minimum burden possible on the industry, we therefore believe that it would be appropriate to not finalize the adoption of Version 3.0 at this time. Although the commenters have shown support for our proposal we believe that there is ample time to finalize NCPDP Formulary and Benefits Version 3.0 at a later date in future rulemaking. We believe that allowing the use of Version 3.0 as a backward compatible version of Version 1.0 would

create some confusion because of the extended timeframe to adopt Version 3.0 and the retirement of Version 1.0 as proposed by the commenters.

As a result of the comments, It is our intention to keep NCPDP Formulary and Benefits Version 1.0 as the official standard for the Medicare Part D e-prescribing program and hold off on finalizing Version 3.0 until future rulemaking.

#### c. Proposed Elimination of the Exemption for Non-Prescribing Providers (Long Term Care)

In our November 16, 2007 proposed rule (72 FR 64902–64906), we discussed the inability of NCPDP SCRIPT versions 5.0 and 8.1 to support the workflows and legal responsibilities in the long-term care setting, that is, entities transmitting prescriptions or prescription-related information where the prescriber is required by law to issue a prescription for a patient to a non-prescribing provider (such as a nursing facility) that in turn forwards the prescription to a dispenser (“three-way prescribing communications” between facility, physician, and pharmacy). As such, such entities were provided with an exemption from the requirement to use the NCPDP SCRIPT standard in transmitting such prescriptions or prescription-related information. On July 1, 2010 we published an IFC (75 FR 38029) in which we conveyed that we would consider removing the LTC exemption when there was an NCPDP SCRIPT standard that could address the unique needs of long-term care settings. We noted that NCPDP SCRIPT Version 10.6 was available, and that we believed that it addressed the concerns of the LTC industry regarding their ability to successfully support their workflows when e-prescribing. We solicited comments on the impact and timing of adopting version 10.6 as the official Part D e-prescribing standard and the removal of the long-term care facility exemption from the NCPDP SCRIPT standard. For further background discussion on our proposal to lift the LTC exemption please refer to the proposed rule (77 FR 45024–45025).

We proposed to eliminate the current exemption at § 423.160(a)(3)(iv) upon adoption of NCPDP SCRIPT 10.6 as the official Part D e-prescribing standard, which, as described above, was proposed to take place on November 1, 2013.

We solicited comments on lifting the Long Term Care exemption, effective November 1, 2013 in conjunction with the effective date of NCPDP SCRIPT 10.6. We also solicited comments regarding the impact of these proposed

effective dates on industry and other interested stakeholders, and whether an earlier or later effective date should be adopted.

The following is summary of the comments we received regarding the proposal.

*Comment:* The commenters agreed with our proposal to lift the current exemption for entities transmitting prescriptions or prescription-related information in the LTC setting. The commenters, however, did not agree with our proposed timeline for the lifting the current exemption. They suggested that CMS push the effective date until November 1, 2014 instead of the proposed November 1, 2013 proposal.

They stated that while they are supportive of moving to NCPDP SCRIPT 10.6 and encourage LTC providers to move toward a single standard, they fully expect that those entities currently using HL7 or propriety messaging will need additional time to make the transition. They also recommend an extended transition period to ensure that both vendors and providers are ready for the new requirements.

*Response:* Upon review, we believe the commenters have made valid arguments in regards to moving the effective to November 1, 2014. We realize that many in the LTC community may need extra time to transition their IT systems to accommodate and support the current Part D e-prescribing standards. Based on industry comments we will lift the LTC exemption based on November 1, 2014 date as suggested by the commenters to give them more time to make the transition to a single standard for e-prescribing. Therefore, we will amend § 423.160(a)(3)(iv) to insert November 1, 2014 as the expiration of the exemption. We would note, however, that if a member of the LTC industry and their trading partner are ready to use this standard to prescribe electronically before the exemption is lifted on November 1, 2014, they are certainly free to use the standard, but they will not be required to do so under the Part D e-prescribing program.

*Comment:* One commenter called on CMS to encourage state Boards of Pharmacy to reexamine the medication management process in the LTPAC settings and develop and allow more effective and efficient mechanisms for e-prescribing in LTPAC. The commenter stated that if the e-prescribing system could be suitably, sufficiently and appropriately modified, such that the various state Boards of Pharmacy were to consider a physicians' order from a facility as a valid prescription, the



conditions would be in place for electronic medication management and e-prescribing to be more widely adopted in LTPAC settings. They also asked CMS to facilitate, encourage and work with regulators, industry and other stakeholders to resolve these issues.

*Response:* We have prescribed legislative authority under the MMA to adopt Part D e-prescribing standards. The MMA outlines out the process through which we can adopt Part D e-prescribing standards to facilitate e-prescribing. We do not have the authority to facilitate, encourage, or work with the various state Boards of Pharmacy to change how they define the transaction from the LTC facility to the dispensing pharmacy. As a result of these comments, we are eliminating the exemption at § 423.160(a)(3)(iv) effective November 1, 2014.

#### IV. Additional Provisions

##### *A. Waiver of Deductible for Surgical Services Furnished on the Same Date as a Planned Screening Colorectal Cancer Test and Colorectal Cancer Screening Test Definition—Technical Correction*

Section 4104(c) of the Affordable Care Act amended section 1833(b) of the Act to waive the Part B deductible for colorectal cancer screening tests that become diagnostic in the course of the procedure or visit. Specifically, section 1833(b) of the Act waives the deductible for “colorectal screening tests regardless of the code that is billed for the establishment of a diagnosis as a result of the test, or the removal of tissue or other matter or other procedure that is furnished in connection with, as a result of, and in the same clinical encounter as a screening test.” We note that in the proposed rule, we referred in this discussion to section 1833(b)(1) of the Act; however, the relevant amendment was a new sentence added at the end of section 1833(b). We have corrected the reference in this final rule with comment period. To implement this statutory provision, we proposed in the PFS proposed rule for CY 2011 that “all surgical services furnished on the same date as a planned screening colonoscopy, planned flexible sigmoidoscopy, or barium enema be considered to be furnished in connection with, as a result of, and in the same clinical encounter as the screening test.” After receiving public comment, this proposal was finalized in the CY 2011 final rule with comment period (75 FR 73431) and the policy was implemented, effective January 1, 2011. However, we neglected to amend our regulations to reflect this policy.

When a screening test becomes a diagnostic service, we instruct the practitioner to bill the procedure that is actually furnished and to append the PT modifier to the diagnostic procedure code that is reported. By use of this modifier, the practitioner signals that the procedure meets the criteria for the deductible to be waived.

In the CY 2013 PFS proposed rule, we proposed to amend our regulations at § 410.160, Part B annual deductible, to include colorectal screening tests that become diagnostic services in the list of services for which the deductible does not apply. Specifically, we proposed to add a new § 410.160(b)(8) to read, “Beginning January 1, 2011, a surgical service furnished on the same date as a planned colorectal cancer screening test as described in § 410.37.”

The following is summary of the comments we received regarding the proposal to amend our regulations to the policy we adopted for CY 2011 to implement the statutory amendment that waives the Part B deductible for a colorectal cancer screening test that becomes diagnostic.

*Comment:* We received two comments on this proposal. One commenter was appreciative and supportive of the proposal. The other commenter stated that we had “violated the intent of the Affordable Care Act” and not implemented this provision consistent with the statute at section 1833(b) of the Act. The commenter stated that by using “surgical service” in the proposed regulation when the statute referred to “other procedure,” we were inappropriately applying the deductible to pathology and anesthesia services when they are furnished in connection with a colorectal screening test that becomes a diagnostic procedure. The commenter also expressed concern with our covering procedures “on the same date” when the Act covers procedures “in the same clinical encounter.”

*Response:* We thank the commenter who supported our proposal. We note that we did not propose to modify the policy we adopted as final in the CY 2011 PFS final rule with comment period, and which we have been applying in accordance with section 1833(b) of the statute since January 1, 2011. Rather, we proposed to codify our current policy in our regulations. Our current policy, as stated in the CY 2011 PFS final rule with comment period, is to waive the deductible for all surgical services furnished on the same date as a planned screening colonoscopy, planned flexible sigmoidoscopy, or barium enema (because these services are considered to be “furnished in connection with, as a result of, and in

the same clinical encounter as the screening test.”) We received and responded to comments similar to the second one noted above in the course of rulemaking for CY 2011. However, because the commenter questioned the language we used in the proposed text of the regulation, we discuss the issue in this final rule. After evaluating the comment regarding whether the deductible is appropriately applied to payments for anesthesia and biopsy services, we conclude that it is. We believe that the intent of section 1833(b) of the statute, as amended by section 4104(c) of the Affordable Care Act, is to waive the deductible for tests that are scheduled and begin as colorectal screening tests, but that become diagnostic in the course of the treatment, so that even though the test is no longer considered and billed as a screening test, the deductible is nonetheless waived as it would have been if the test had remained a screening test. Thus, we believe Congress intended to insure that we apply the deductible for these “screening turned diagnostic” tests consistently with the way it is applied to colorectal screening tests. When a colorectal screening test is furnished, the payment for moderate sedation is included in the payment for the procedure, and there would be no associated pathology service. The deductible is waived for these tests under section 1833(b) of the Act. As a result, the deductible would be waived for the typical sedation furnished in connection with a colorectal screening test (since it is included within the code); and there would be no need to waive any deductible for a pathology service. The proposed regulation applies the same policy to colorectal screening tests that become diagnostic. To the extent that moderate sedation is included in a procedure that is billed with the PT modifier, the beneficiary pays no deductible. When a beneficiary receives anesthesia other than moderate sedation with a colorectal screening test, a separate charge is incurred to which the deductible applies. The proposed regulation would specify that same policy for screening tests that become diagnostic.

We also believe that the language of the Act is consistent with applying the deductible to pathology services. By the use of the term a “colorectal screening test regardless of the code that is billed,” the statute waives the deductible for procedures that, in and of themselves, begin as colorectal screening tests. As noted above,



pathology services would not be part of a colorectal screening test.

In regard to the commenter's concern about using "same day," instead of "same clinical encounter," this too is the policy we established through notice and comment rulemaking for CY 2011. We believe it would be exceedingly rare for a beneficiary to have additional procedures on the same date as a screening colorectal cancer test or a "screening turned diagnostic" colorectal procedure that are not in the same clinical encounter. Therefore, we believe "same day" is the practical equivalent of "same clinical encounter." To the extent there is a difference between these two terms, the language we proposed would provide broader rather than more limited waiver of the deductible as the commenter asserted. Given the practical equivalence between the language in the statute and in the proposed regulation, and the fact that our claims processing system can easily distinguish "same day" but not "same clinical encounter," we will not modify our policy or the proposed regulation language as the commenter suggests.

Based upon the comments we received, and further review of the policy we established to implement the statute, we are finalizing the proposed amendment to the regulation as initially proposed. Specifically, we will amend the regulation at § 410.160, Part B annual deductible, to include colorectal screening tests that become diagnostic services in the list of services for which the Part B deductible does not apply and will add a new § 410.160(b)(8), which will read, "Beginning January 1, 2011, a surgical service furnished on the same date as a planned colorectal cancer screening test as described in § 410.37."

Section 103 of the BIPA amended section 1861(pp)(1)(C) of the Act to permit coverage of screening colonoscopies for individuals not at high risk for colorectal cancer who meet certain requirements. To conform our regulations to section 1861(pp)(1)(C) of the Act, we proposed to modify § 410.37(a)(1)(iii) of our regulations to define "Screening colonoscopies" by removing the phrase "In the case of an individual at high risk for colorectal cancer" from this paragraph.

We also proposed to delete paragraph (g)(1) from this section since Medicare no longer receives claims for dates of service between January 1, 1998 and June 30, 2001, making this paragraph obsolete. We also proposed to redesignate paragraphs (g)(2) through (g)(4) and make technical changes to newly redesignated paragraph (g)(1) by replacing the reference to paragraph

(g)(4) with a reference to newly redesignated paragraph (g)(3).

*Comment:* We received no comments addressing the proposed modifications to § 410.37.

*Response:* We are finalizing the proposed regulation as initially proposed for § 410.37. Specifically, Section 103 of the BIPA amended section 1861(pp)(1)(C) of the Act to permit coverage of screening colonoscopies for individuals not at high risk for colorectal cancer who meet certain requirements. To conform our regulations to section 1861(pp)(1)(C) of the Act, we will modify § 410.37(a)(1)(iii) to define "Screening colonoscopies" by removing the phrase "In the case of an individual at high risk for colorectal cancer" from this paragraph.

Finally, we will delete paragraph (g)(1) from this section since Medicare no longer receives claims for dates of service between January 1, 1998 and June 30, 2001, making this paragraph obsolete, will redesignate paragraphs (g)(2) through (g)(4) and make technical changes to newly redesignated paragraph (g)(1) by replacing the reference to paragraph (g)(4) with a reference to newly redesignated paragraph (g)(3).

#### *B. Physician Self-Referral Prohibition: Annual Update to the List of CPT/HCPCS Codes*

##### 1. General

Section 1877 of the Act prohibits a physician from referring a Medicare beneficiary for certain designated health services (DHS) to an entity with which the physician (or a member of the physician's immediate family) has a financial relationship, unless an exception applies. Section 1877 of the Act also prohibits the DHS entity from submitting claims to Medicare or billing the beneficiary or any other entity for Medicare DHS that are furnished as a result of a prohibited referral.

Section 1877(h)(6) of the Act and § 411.351 of our regulations specify that the following services are DHS:

- Clinical laboratory services.
- Physical therapy services.
- Occupational therapy services.
- Outpatient speech-language pathology services.
- Radiology services.
- Radiation therapy services and supplies.
- Durable medical equipment and supplies.
- Parenteral and enteral nutrients, equipment, and supplies.
- Prosthetics, orthotics, and prosthetic devices and supplies.

- Home health services.
- Outpatient prescription drugs.
- Inpatient and outpatient hospital services.

## 2. Annual Update to the Code List

### a. Background

In § 411.351, we specify that the entire scope of four DHS categories is defined in a list of CPT/HCPCS codes (the Code List), which is updated annually to account for changes in the most recent CPT and HCPCS Level II publications. The DHS categories defined and updated in this manner are:

- Clinical laboratory services.
- Physical therapy, occupational therapy, and outpatient speech-language pathology services.
- Radiology and certain other imaging services.
- Radiation therapy services and supplies.

The Code List also identifies those items and services that may qualify for either of the following two exceptions to the physician self-referral prohibition:

- Dialysis-related drugs furnished in or by an ESRD facility (§ 411.355(g)).
- Preventive screening tests, immunizations, or vaccines (§ 411.355(h)).

The definition of DHS at § 411.351 excludes services that are reimbursed by Medicare as part of a composite rate (unless the services are specifically identified as DHS and are themselves payable through a composite rate, such as home health and inpatient and outpatient hospital services).

EPO and other dialysis-related drugs furnished by an ESRD facility (except drugs for which there are no injectable equivalents or other forms of administration) are currently being paid under the ESRD PPS (effective January 1, 2011) promulgated in the final rule published on August 12, 2010 in the **Federal Register** (75 FR 49030). Drugs for which there are no injectable equivalents or other forms of administration will be payable under the ESRD PPS beginning January 1, 2014.

The Code List was last updated in Addendum J of the CY 2012 PFS final rule with comment period.

### b. Response to Comments

We received no public comments relating to the Code List that became effective January 1, 2012.

### c. Revisions Effective for 2013

The updated, comprehensive Code List effective January 1, 2013, appears on our Web site at <http://www.cms.gov/Medicare/Fraud-and-Abuse/>

*PhysicianSelfReferral/List\_of\_Codes.html.*

Additions and deletions to the Code List conform it to the most recent publications of CPT and HCPCS Level II and to changes in Medicare coverage policy and payment status.

Tables 127 and 128 identify the additions and deletions, respectively, to the comprehensive Code List that become effective January 1, 2013. Tables 127 and 128 also identify the additions and deletions to the list of codes used to identify the items and services that

may qualify for the exception in § 411.355(g) (regarding dialysis-related outpatient prescription drugs furnished in or by an ESRD facility) and in § 411.355(h) (regarding preventive screening tests, immunizations, and vaccines).

In Table 127, we specify additions that reflect new CPT and HCPCS codes that become effective January 1, 2013, or that became effective since our last update, including those additions that reflect changes in Medicare coverage policy or payment status. Table 128

reflects the deletions necessary to conform the Code List to the most recent publications of the CPT and HCPCS, and to changes in Medicare coverage policy and payment status.

We will consider comments regarding the codes listed in Tables 127 and 128. Comments will be considered if we receive them by the date specified in the “**DATES**” section of this final rule with comment period. We will not consider any comment that advocates a substantive change to any of the DHS defined in § 411.351.

TABLE 127—ADDITIONS TO THE PHYSICIAN SELF-REFERRAL LIST OF CPT<sup>1</sup> HCPCS CODES

**CLINICAL LABORATORY SERVICES**

86152 Cell enumeration & id  
86153 Cell enumeration phys interp

**PHYSICAL THERAPY, OCCUPATIONAL THERAPY, AND OUTPATIENT SPEECH-LANGUAGE PATHOLOGY SERVICES**

{No additions}

**RADIOLOGY AND CERTAIN OTHER IMAGING SERVICES**

78012 Thyroid uptake measurement  
78013 Thyroid imaging w/blood flow  
78014 Thyroid imaging w/blood flow  
78071 Parathyrd planar w/wo subtrj  
78072 Parathyrd planar w/spect&ct

**RADIATION THERAPY SERVICES AND SUPPLIES**

32701 Thorax stereo rad targetw/tx

**DRUGS USED BY PATIENTS UNDERGOING DIALYSIS**

{No additions}

**PREVENTIVE SCREENING TESTS, IMMUNIZATIONS AND VACCINES**

G0106 Colon CA screen;barium enema  
G0120 Colon ca scrn; barium enema  
G0118 Glaucoma scrn hgh risk direc  
Q2034 Agriflu vaccine  
90672 Flu vaccine 4 valent nasal

<sup>1</sup> CPT codes and descriptions only are copyright 2012 AMA. All rights are reserved and applicable FARS/DFARS clauses apply.

TABLE 128—DELETIONS FROM THE PHYSICIAN SELF-REFERRAL LIST OF CPT<sup>1</sup> HCPCS CODES

0030T Antiprotrombin antibody  
0279T Ctc test  
0280T Ctc test w/i&r

**PHYSICAL THERAPY, OCCUPATIONAL THERAPY, AND OUTPATIENT SPEECH-LANGUAGE PATHOLOGY SERVICES**

{No deletions}

**RADIOLOGY AND CERTAIN OTHER IMAGING SERVICES**

78006 Thyroid imaging with uptake  
78007 Thyroid image mult uptakes  
78010 Thyroid imaging  
78011 Thyroid imaging with flow

**RADIATION THERAPY SERVICES AND SUPPLIES**

{No deletions}

**DRUGS USED BY PATIENTS UNDERGOING DIALYSIS**

{No deletions}

**PREVENTIVE SCREENING TESTS, IMMUNIZATIONS AND VACCINES**

{No deletions}

<sup>1</sup> CPT codes and descriptions only are copyright 2012 AMA. All rights are reserved and applicable FARS/DFARS clauses apply.

**V. Collection of Information Requirements**

Under the Paperwork Reduction Act of 1995, we are required to provide 60-day notice in the **Federal Register** and solicit public comment before a collection of information requirement is submitted to the Office of Management

and Budget (OMB) for review and approval. In order to fairly evaluate whether an information collection should be approved by OMB, section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 requires that we solicit comment on the following issues:

- The need for the information collection and its usefulness in carrying out the proper functions of our agency.
- The accuracy of our estimate of the information collection burden.
- The quality, utility, and clarity of the information to be collected.

• Recommendations to minimize the information collection burden on the affected public, including automated collection techniques.

In the CY 2013 PFS proposed rule, we solicited public comment on each of the section 3506(c)(2)(A)-required issues for the following information collection requirements (ICRs). No PRA-related comments were received.

*A. ICRs Regarding Durable Medical Equipment Scope and Conditions (§ 410.38(g))*

As a condition of payment for certain covered items of DME, § 410.38(g) specifies that a physician must have documented and communicated to the DME supplier that the physician or physician assistant (PA), nurse practitioner (NP), or clinical nurse specialist (CNS) has had a face-to-face encounter with the beneficiary no more than 6 months before the order is written.

In the proposed rule, we proposed that when the face-to-face encounter is performed by a physician, the submission of the pertinent portion(s) of the beneficiary's medical record (portions containing sufficient information to document that the face-to-face encounter meets our requirements) would be considered sufficient and valid documentation of the face-to-face encounter when

submitted to the supplier and made available to CMS or its agents upon request. While we believe that many of the practitioners addressed in this final rule with comment period are already conducting a needs assessment and evaluating or treating the beneficiary for conditions relevant to the covered item of DME, this final rule with comment period may require some changes in their procedures to ensure that their documentation fulfills Medicare's regulatory requirements. Suppliers should already be receiving written orders and documentation to support the appropriateness of certain items of DME.

To promote the authenticity and comprehensiveness of the written order and as part of our efforts to reduce the risk of waste, fraud, and abuse, as a condition of payment, a written order must include the following: (1) The beneficiaries' name; (2) the item of DME ordered; (3) the signature of the prescribing practitioner; (4) the prescribing practitioner NPI; and (5) the date of the order.

To determine costs, we utilized the Bureau of Labor Statistics mean hourly rates for the professional, analyzed for the year that the original data was received. The hourly rate for a physician, including fringe benefits and overhead is estimated at \$118 per hour. The hourly rate, including fringe

benefits and overhead, for a NP, PA, or CNS is estimated at \$55 per hour. The hourly rate for administrative assistant, including fringe benefits and overhead, is estimated at \$23 per hour.

Physicians are now required to document the face-to-face encounter if it was performed by a PA, NP, or CNS. To allow payment for this documentation, a G code is established for this service. Since the effective date for this regulation is July 1, 2013, only 6 months of year 1 are included in calendar year 2013. Likewise, it was assumed that about 500,000 of these documentation services would be billed in year 1. We estimate the time for a physician to review each one of these encounters that results in an order is 10 minutes. Therefore, we estimate that the physician documentation burden to review and document when a PA, NP or CNS performed the face-to-face encounter in year 1 would be nearly 83,333 hours and a total of 483,333 hours over 5 years. The associated cost in year 1 is nearly \$9.8 million and over 5 years has associated costs of nearly \$57.03 million based on the growth rate of the Medicare population. The increase is slightly more than five-fold because the number of Medicare beneficiaries would increase over time. The average annual burden over 5-years for 580,000 claims (2,900,000/5) is 96,667 hours at a cost of \$11,406,667.

TABLE 129—PHYSICIAN TIME TO DOCUMENT OCCURRENCE OF A FACE-TO-FACE ENCOUNTER

	Year 1	5 Years
Number of claims affected .....	500,000 .....	2,900,000.
Time for physician review of each claim .....	10 min .....	10 min.
Total Time .....	83,333 hours .....	483,333 hours.
Estimated Total Cost (Hours times \$118) .....	\$9,833,333 .....	\$57,033,333.

We assume it will take 3 minutes for a PA, NP, or CNS to prepare the medical record for the review of the face-to-face encounter. For the 500,000 orders used in the previous estimate, this creates a total of 25,000 hours at a cost of about \$1.4 million in year 1 and nearly 145,000 hours over 5 years at a cost of

nearly \$8 million based on the growth rate of the Medicare population. Though consistent with previous estimates, we believe that using a PA, NP, or CNS hourly rate creates a high burden impact estimate since most of these tasks would more than likely be completed by administrative personnel. We invited

but received no public comments on our estimates related to the appropriateness of these estimates. The average annual burden over 5-years for 580,000 claims (2,900,000/5) is 29,000 hours at a cost of \$1,595,000.

TABLE 130—PHYSICIAN ASSISTANT, NURSE PRACTITIONER OR CLINICAL NURSE SPECIALIST TIME

	Year 1	5 Years
Number of claims affected .....	500,000 .....	2,900,000.
Time for PAs, NPs, or CNSs to gather and provide each claim .....	3 min .....	3 min.
Total Time .....	25,000 hours .....	145,000 hours.
Estimated Total Cost (Hours times \$55) .....	\$1,375,000 .....	\$7,975,000.

This final rule with comment period creates only a minimal change in the normal course of business activities in

regards to recordkeeping. Although we believe the documentation of a needs assessment, evaluation, and/or

treatment of a beneficiary for a condition relevant to an item of DME is a common practice, it is possible that

some practitioners may not be documenting the results of all encounters so there may be additional impact for some practitioners.

This regulation requires that the supplier have access to the documentation of the face-to-face encounter (required when CMS conducts an audit), CMS already accounts for the audit burden associated with the exchange of documentation for claims subject to prepayment review (approved under OCN 0938–0969). As a business practice we recognize that some suppliers may receive the documentation of the face-to-face for all applicable claims, voluntarily.

We believe that the requirements that are set out in this final rule with comment period meet the utility and clarity standards. We invited but received no public comments on this assumption and on ways to minimize the burden on affected parties. The recordkeeping requirement in § 410.38(g)(5) and the requirement to maintain and make the supplier's order/ additional documentation available to CMS upon request is subject to the PRA, but we believe that these requirements are usual and customary business practices as defined in 5 CFR 1320.3(b)(2) and, therefore, the associated burden is exempt from the PRA.

#### *B. ICRs Regarding the Physician Quality Reporting System (§ 414.90)*

We are making several program revisions to the Physician Quality Reporting System for reporting periods that occur in 2013 and 2014, and, therefore, we are making several revisions to § 414.90. All of the requirements and burden estimates are currently approved by OMB under OCN 0938–1059, and are not subject to additional OMB review under the authority of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

First, we are revising § 414.90(e)—Use of Consensus-based Quality Measures. We are redesignating § 414.90(e) as § 414.90(f) and then revising newly designated § 414.90(f) to broadly define our use of consensus-based quality measures. The current regulation at § 414.90(e) (now redesignated as § 414.90(f)) states that we will publish a final list of measures every year. However, we finalized measures for 2013 and beyond this year. While § 414.90(e) (now redesignated as § 414.90(f)) contains information collection requirements regarding the input process and the endorsement of consensus-based quality measures, this rule would not revise any of the information collection requirements or

burden estimates that are associated with those provisions.

Second, we are revising § 414.90(b)—Definitions under the Physician Quality Reporting System. Specifically, we are revising the definition of “group practice” to include groups of 2–24 eligible professionals in the definition. We are revising the definition of “qualified registry” to indicate CMS’ authority to disqualify registries. We are also eliminating the definition of “qualified electronic health record product” to more specifically address the EHR-based reporting mechanisms available under PQRS as “direct electronic health record (EHR) product” and “electronic health record (EHR) data submission vendor.” We are also adding the definition of “administrative claims,” which is a newly-established reporting mechanism available under PQRS for the purpose of reporting quality measures for the 2015 and 2016 PQRS payment adjustments. In addition, we are adding the definition of “group practice reporting option (GPRO) web-interface.” While the GPRO web-interface was available as a reporting mechanism in CY 2012, we had not previously included a definition for the GPRO web-interface. While § 414.90(b) contains information collection requirements regarding the input process and the endorsement of consensus-based quality measures, this rule would not revise any of the information collection requirements or burden estimates that are associated with § 414.90(b).

Third, we are revising § 414.90(g) (formerly designated as § 414.90(f))—Requirements for the Incentive Payments. In this final rule, we are redesignating § 414.90(f) as § 414.90(g) and making changes to newly designated § 414.90(g) to indicate the applicable incentive amounts and requirements for the 2013 and 2014 PQRS incentives. While § 414.90(e) (newly designated in this final rule as § 414.90(f)) contains information collection requirements regarding the input process and the endorsement of consensus-based quality measures, this rule would not revise any of the information collection requirements or burden estimates that are associated with those provisions.

Fourth, we are adding § 414.90(e)—Requirements for the Payment Adjustments. We are adding § 414.90(e) to indicate the applicable adjustment amounts and requirements for the 2015 and 2016 PQRS payment adjustments. While § 414.90(e) contains information collection requirements regarding the input process and the endorsement of consensus-based quality measures, this rule would not revise any of the

information collection requirements or burden estimates that are associated with those provisions. The impact of this revision to the current information collection requirements or burden estimates that are associated with those provisions are described here:

The preamble of this final rule with comment period discusses the background of the PQRS, provides information about the measures and reporting mechanisms that will be available to eligible professionals and group practices who choose to participate in the 2013 and 2014 PQRS, and provides the criteria for satisfactory reporting in CYs 2013 and 2014 (for the 2013 and 2014 PQRS incentives and the 2015 and 2016 PQRS payment adjustments).

#### *a. Participation in the 2013 and 2014 PQRS*

According to the 2010 Reporting Experience Report, a total of \$391,635,495 in PQRS incentives was paid by CMS for the 2010 program year, which encompassed 168,843 individual eligible professionals. In 2010, eligible professionals earned a 2.0 percent incentive (that is, a bonus payment equal to 2.0 percent of the total allowed part B charges for covered professional services under the PFS furnished by the eligible professional in the reporting period) for satisfactory reporting under PQRS. For 2013 and 2014, eligible professionals can earn a 0.5 percent incentive for satisfactory reporting, a reduction of 1.5 percent from 2010. Therefore, based on 2010, we would expect that approximately \$97 million (approximately  $\frac{1}{4}$  of \$391,635,495) in incentive payments would be distributed to eligible professionals who satisfactorily report. However, we estimate that, due to the implementation of payment adjustments beginning in 2015, participation in PQRS would rise to approximately 300,000 eligible professionals and 400,000 eligible professionals in 2013 and 2014 respectively.

The average incentive distributed to each eligible professional in 2010 was \$2,157. Taking into account the 1.5 percent incentive reduction from 2.0 percent in 2010 to 0.5 percent in 2013 and 2014, we estimate that the average amount per eligible professional earning an incentive in 2013 and 2014 would be \$539. Therefore, we estimated that we would distribute approximately \$162 million ( $\$539 \times 300,000$  eligible professionals) and \$216 million ( $\$539 \times 400,000$  eligible professionals) in incentive payments in 2013 and 2014, respectively. We believe these incentive payments will help offset the cost to

eligible professionals participating in PQRS for the applicable year. Please note that, beginning 2015, incentive payments for satisfactory reporting in PQRS will cease and payment adjustments for not satisfactorily reporting will commence.

We noted that the total burden associated with participating in PQRS is the time and effort associated with indicating intent to participate in PQRS, if applicable, and submitting PQRS quality measures data. When establishing these burden estimates, we assumed the following:

- The requirements for reporting for the PQRS 2013 and 2014 incentives and payment adjustments for 2015 and beyond would be established as proposed in this 2013 Medicare PFS final rule with comment period.

- For an eligible professional using the claims, registry, or EHR-based reporting mechanisms and group practices using the registry or EHR-based reporting mechanisms, that the eligible professional or group practice would report on 3 measures.

- With respect to labor costs, we believe that a billing clerk would handle the administrative duties associated with participating, while a computer analyst would handle duties related to reporting PQRS quality measures. According to the Bureau of Labor Statistics, the mean hourly wage for a billing clerk is approximately \$16/hour whereas the mean hourly wage for a computer analyst is approximately \$40/hour.

#### b. Burden Estimate on Participation in 2013 and 2014—New Individual Eligible Professionals: Preparation

For an eligible professional who wishes to participate in PQRS as an individual using the traditional reporting mechanisms, the eligible professional need not indicate his/her intent to participate. Instead, the eligible professional may simply begin reporting quality measures data. Therefore, these burden estimates for individual eligible professionals participating in PQRS are based on the reporting mechanism the individual eligible professional chooses. However, we believe a new eligible professional or group practice would spend 5 hours—which includes 2 hours to review the PQRS measures list, review the various reporting options, and select a reporting option and measures on which to report and 3 hours to review the measure specifications and develop a mechanism for incorporating reporting of the selected measures into their office work flows. Therefore, we believe that the initial administrative costs associated

with participating in PQRS would be approximately \$80 ( $\$16/\text{hour} \times 5 \text{ hours}$ ).

#### c. Burden Estimate on Participation in 2013 and 2014 via the Claims Reporting Mechanism—Individual Eligible Professionals

##### (1) The Traditional Claims-based Reporting Mechanism

In 2010, approximately 200,000 of the roughly 245,000 eligible professionals (or 84 percent) of eligible professionals used the claims-based reporting mechanism. We believe that although the number of eligible professionals or group practices using the claims-based reporting mechanism will increase in 2013 and 2014, we anticipated that the percentage of eligible professionals or group practices using the claims-based reporting mechanism will decrease slightly as eligible professionals and group practices transition towards using the EHR-based reporting mechanism. Therefore, we estimated that the percentage of PQRS participants using the claims-based reporting mechanism will decrease as we anticipate that more eligible professionals would use the registry and EHR-based reporting mechanisms. For these reasons, we estimated that approximately 320,000 eligible professionals would participate in PQRS using the traditional claims-based reporting mechanism by 2014.

With respect to an eligible professional who participated in PQRS via claims, the eligible professional must gather the required information, select the appropriate quality data codes (QDCs), and include the appropriate QDCs on the claims they submitted for payment. PQRS will collect QDCs as additional (optional) line items on the existing HIPAA transaction 837-P and/or CMS Form 1500 (OCN 0938–0999). Based on our experience with the Physician Voluntary Reporting Program (PVRP), we continue to estimate that the time needed to perform all the steps necessary to report each measure via claims would range from 0.25 minutes to 12 minutes, depending on the complexity of the measure. Therefore, the time spent reporting 3 measures would range from 0.75 minutes to 36 minutes. Using an average labor cost of \$40/hour, we estimated that the time cost of reporting for an eligible professional via claims would range from \$0.50 (0.75 minutes  $\times$  \$40/hour) to \$24.00 (36 minutes  $\times$  \$40/hour) per reported case. With respect to how many cases an eligible professional would report when using the claims-based reporting mechanism, we established that an eligible professional would need to report on 50 percent of

the eligible professional's applicable cases. The actual number of cases on which an eligible professional reports would vary depending on the number of the eligible professional's applicable cases. However, in prior years, when the reporting threshold was 80 percent, we found that the median number of reporting cases for each measure was 9. Since we reduced the reporting threshold to 50 percent, we estimated that the average number of reporting cases for each measure would be reduced to 6. Based on these estimates, we estimated that the total cost of reporting for an eligible professional choosing the claims-based reporting mechanism would range from ( $\$0.50/\text{per reported case} \times 6 \text{ reported cases}$ ) \$3.00 to ( $\$24.00/\text{reported case} \times 6 \text{ reported cases}$ ) \$144.

##### (2) The Administrative Claims Reporting Mechanism

We note that, for the 2015 PQRS payment adjustments, we are finalizing an administrative claims reporting option for eligible professionals and group practices. The burden associated with reporting using the administrative claims reporting option is the time and effort associated with using this option. To submit quality measures data for PQRS using the administrative claims reporting option, an eligible professional or group practice would need to (1) register as an administrative claims reporter for the applicable payment adjustment and (2) report quality measures data. With respect to registration, we believe it would take approximately 2 hours to register to participate in PQRS as an administrative claims reporter. Therefore, we estimated that the cost of undergoing the administrative claims selection process would be ( $\$16/\text{hour} \times 2 \text{ hours}$ ) \$32.

With respect to reporting, we noted that any burden associated with reporting would be negligible, as an eligible professional or group practice would not be required to attach reporting G-codes on the claims they submitted. Rather, CMS would bear the burden of calculating the measures rates from claims data submitted by the eligible professional or group practice. We note that there would be no additional burden on the eligible professional or group practice to submit these claims, as the eligible professional or group practice would have already submitted these claims for reimbursement purposes.

d. Burden Estimate on Participation in the CYs 2013 and 2014 PQRS via the Registry-Based or EHR-Based Reporting Mechanism

In 2010, approximately 40,000 of the roughly 245,000 eligible professionals (or 16 percent) of eligible professionals used the registry-based reporting mechanism. We believe the number of eligible professionals and group practices using the registry based reporting mechanism would remain the same, as we believe the decision for an eligible professional or group practice to purchase a registry would not likely be solely to report PQRS quality measures data to CMS. Rather, we believe that eligible professionals use registries for functions other than PQRS and therefore would obtain a registry solely for PQRS reporting by CY 2014.

In 2010, only 14 of the roughly 245,000 eligible professionals (or <1 percent) of eligible professionals used the EHR-based reporting mechanism. We believe the number of eligible professionals and group practices using the EHR-based reporting mechanism would increase as eligible professionals become more familiar with EHR products. In particular, we believe eligible professionals and group practices would transition from using the claims-based to the EHR-based reporting mechanisms. We estimated that approximately 40,000 eligible professionals (4 percent), whether participating as an individual or part of a group practice, would use the EHR-based reporting mechanism in CY 2014.

With respect to an eligible professional or group practice who participated in PQRS via a qualified registry, direct EHR product, or EHR data submission vendor product, we believe there would be little to no burden associated for an eligible professional to report PQRS quality measures data to CMS, because the selected reporting mechanism would submit the quality measures data for the eligible professional. While we noted that there may be start-up costs associated with purchasing a qualified registry, direct EHR product, or EHR data submission vendor, we believe that an eligible professional or group practice would not purchase a qualified registry, direct EHR product, or EHR data submission vendor product solely for the purpose of reporting PQRS quality measures. Therefore, we have not included the cost of purchasing a qualified registry, direct EHR, or EHR data submission vendor product in our burden estimates.

e. Burden Estimate on Participation in the CYs 2013 and 2014 PQRS—Group Practices

Unlike eligible professionals who choose to report individually, we noted that we proposed that eligible professionals choosing to participate as part of a group practice under the GPRO would need to indicate their intent to participate in PQRS as a group practice. The total burden for group practices who submit PQRS quality measures data via the GPRO web-interface would be the time and effort associated with submitting this data. To submit quality measures data for PQRS, a group practice would need to (1) be selected to participate in the PQRS GPRO and (2) report quality measures data. With respect to the administrative duties for being selected to participate in PQRS as a GPRO, we believe it would take approximately 6 hours—including 2 hours to decide to participate in PQRS as a GPRO; 2 hours to self-nominate, and 2 hours to undergo the vetting process with CMS officials—for a group practice to be selected to participate in PQRS GPRO for the applicable year. Therefore, we estimated that the cost of undergoing the GPRO selection process would be  $(\$16/\text{hour} \times 6 \text{ hours}) \$96$ .

With respect to reporting PQRS quality measures using the GPRO web-interface, the total reporting burden is the time and effort associated with the group practice submitting the quality measures data (that is, completing the data collection interface). Based on burden estimates for the PGP demonstration, which uses the same data submission methods, we estimated the burden associated with a group practice completing the data collection interface would be approximately 79 hours. Therefore, we estimated that the report cost for a group practice to submit PQRS quality measures data for an applicable year would be  $(\$40/\text{hour} \times 79 \text{ hours}) \$3,160$ .

f. Maintenance of Certification Program Incentive

Eligible professionals who wish to qualify for an additional 0.5 percent Maintenance of Certification Program incentive would need to “more frequently” than is required to qualify for or maintain board certification status participate in a qualified Maintenance of Certification Program for the year in which the eligible professionals seek to qualify for this additional incentive and successfully complete a qualified Maintenance of Certification Program practice assessment for the applicable year. Although we understand that there is a cost associated with participating in

a Maintenance of Certification Board, we believe that most of the eligible professionals attempting to earn this additional incentive would already be enrolled in a Maintenance of Certification Board for reasons other than earning the additional Maintenance of Certification Program incentive. Therefore, the burden to earn this additional incentive would depend on what a certification board establishes as “more frequently” and the time needed to complete the practice assessment component. We expect that the amount of time needed to complete a qualified Maintenance of Certification Program practice assessment would be spread out over time since a quality improvement component is often required. With respect to the practice assessment component, according to an informal poll conducted by ABMS in 2012, the time an individual spent to complete the practice assessment component of the Maintenance of Certification ranged from 8–12 hours.

g. Burden Estimate on Vendor Participation in the 2013 and 2014

Aside from the burden of eligible professionals and group practices participating in PQRS, we believe that registry and EHR vendor products incur costs associated with participating in PQRS.

Based on the number of registries that have self-nominated to become a qualified PQRS registry in prior program years, we estimated that approximately 50 additional registries would self-nominate to be considered a qualified registry for PQRS. With respect to qualified registries, the total burden for qualified registries who submitted PQRS quality measures data would be the time and effort associated with submitting this data. To submit quality measures data for the proposed PQRS program years, a registry would need to (1) become qualified for the applicable year and (2) report quality measures data on behalf of its eligible professionals. With respect to administrative duties related to the qualification process, we estimated that it would take a total of 10 hours—including 1 hour to complete the self-nomination statement, 2 hours to interview with CMS, 2 hours to calculate numerators, denominators, and measure results for each measure the registry wished to report using a CMS-provided measure flow, and 5 hours to complete an XML submission—to become qualified to report PQRS quality measures data. Therefore, we estimated that it would cost a registry approximately  $(\$16.00/\text{hour} \times 10 \text{ hours}) \$160$  to become qualified to submit PQRS quality

measures data on behalf of its eligible professionals.

With respect to the reporting of quality measures data, the burden associated with reporting is the time and effort associated with the registry calculating quality measures results from the data submitted to the registry by its eligible professionals, submitting numerator and denominator data on quality measures, and calculating these measure results. We believe, however, that registries already perform these functions for its eligible professionals irrespective of participating in PQRS. Therefore, we believe there is little to no additional burden associated with reporting PQRS quality measures data. Whether there is any additional reporting burden would vary with each registry, depending on the registry's

level of knowledge with submitting quality measures data for PQRS.

With respect to EHR products, the total burden for direct EHR products and EHR data submission vendors who submit PQRS quality measures data would be the time and effort associated with submitting this data. To submit quality measures data for PQRS, a direct EHR product or EHR data submission vendor would need to report quality measures data on behalf of its eligible professionals. Please note that since we are not continuing to require direct EHR products and EHR data submission vendors to become qualified to submit PQRS quality measures data, there is no burden associated with a qualification process for direct EHR products and EHR data submission vendor products. With respect to reporting quality

measures data, we believe the burden associated with the EHR vendor programming its EHR product(s) to extract the clinical data that the eligible professional would need to submit to CMS will depend on the vendor's familiarity with PQRS and the vendor's system and programming capabilities. Since we believe that an EHR vendor would be submitting data for reasons other than reporting under PQRS, we believe there would be no additional burden for an EHR vendor to submit quality measures data for PQRS reporting.

g. Summary of Burden Estimates on Participation in the 2013 and 2014 PQRS-Eligible Professionals and Vendors

TABLE 131—ESTIMATED COSTS FOR REPORTING PQRS QUALITY MEASURES DATA FOR ELIGIBLE PROFESSIONALS

	Estimated hours	Estimated cases	Number of measures	Hourly rate	Total cost
Individual Eligible Professional (EP): Preparation .....	5.0	1	N/A	\$16	\$80.
Individual EP: Claims .....	0.2	6	3	\$40	\$144.
Individual EP: Administrative Claims .....	2	1	N/A	\$16	\$32.
Individual EP: Registry .....	N/A	1	N/A	N/A	Minimal.
Individual EP: HER .....	N/A	1	N/A	N/A	Minimal.
Group Practice: Self-Nomination .....	6.0	1	N/A	\$16	\$96.
Group Practice: Reporting .....	79	1	N/A	\$40	\$3,160.

TABLE 132—ESTIMATED COSTS TO VENDORS TO PARTICIPATE IN PQRS

	Estimated hours	Hourly rate	Total cost
Registry: Self-Nomination .....	10	\$160	\$160
EHR: Programming .....	0	0	0

We invited but received no public comments on our estimates related to the impact of the collection of information requirements related to PQRS. However, we believe that the estimated changes from the requirements and burden estimates currently approved by OMB under OCN 0938–1059 are due to a combination of all revisions being made at § 414.90(b), newly designated § 414.90(f), and newly created § 414.90(e), rather than just one outstanding provision. Therefore, please note that we have combined all impacts of the collection of information requirements related to PQRS in this section, in lieu of separating these impacts as it was proposed. Otherwise, our burden estimates remain unchanged.

*C. ICRs Regarding Physician Quality Reporting System—Requirements for the Payment Adjustments (§ 414.90)*

While § 414.90 contains information collection requirements regarding the

PQRS payment adjustments, this rule will not revise any of the information collection requirements or burden estimates that are associated with those provisions, except for the provisions that would allow the administrative claims reporting option. Otherwise, all of the requirements and burden estimates are currently approved by OMB under OCN 0938–1083 and are not subject to additional OMB review under the authority of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

Specifically, although we are finalizing the criteria to report 1 measure or measures group for the 2015 PQRS payment adjustment, we do not expect eligible professional and group practices to stop reporting when they have met this threshold. Rather, since the reporting period for the 2013 PQRS incentive and 2015 PQRS payment adjustment coincide, we expect that all eligible professionals and group practices who use the traditional PQRS

reporting mechanisms—claims, registry, EHR, and GPRO web interface—will attempt to report PQRS quality measures to meet the criteria for the 2013 PQRS Incentive. Therefore, the burden estimates for the 2013 PQRS incentive apply to the 2015 PQRS payment adjustment.

With respect to the 2016 PQRS payment adjustment, we did not finalize the criteria to report 1 measure or measures group. Therefore, at this time, eligible professionals and group practices using the traditional PQRS reporting mechanisms—claims, registry, EHR, and GPRO web interface must meet the criteria for the 2014 PQRS incentive for the 2016 PQRS payment adjustment. Therefore, the burden estimates for the 2014 PQRS incentive apply to the 2016 PQRS payment adjustment.

## (2) The Administrative Claims Reporting Mechanism

We note that, for the 2015 PQRS payment adjustment, we are finalizing an administrative claims reporting option for eligible professionals and group practices. The burden associated with reporting using the administrative claims reporting option is the time and effort associated with using this option. To submit quality measures data for PQRS using the administrative claims reporting option, an eligible professional or group practice would need to (1) elect to use the administrative claims-based reporting mechanism for the applicable payment adjustment and (2) be analyzed under the administrative claims-based reporting mechanism. With respect to election, we believe it would take approximately 2 hours to register to

participate in PQRS as an administrative claims reporter. Therefore, we estimated that the cost of undergoing the administrative claims selection process would be (\$16/hour × 2 hours) \$32.

With respect to reporting, we noted that any burden associated with reporting would be negligible, as an eligible professional or group practice would not be required to attach reporting G-codes on the claims they submitted. Rather, CMS would calculate the administrative claims measures rates from claims submitted by group practices and eligible professionals. We note that there would be no additional burden on the eligible professional or group practice to submit these claims, as the eligible professional or group practice would have already submitted these claims for reimbursement purposes.

## D. Summary of Annual Burden Estimates for Codified Requirements

The requirements for the eRx Incentive Program for 2012–2014 were established in the CY 2012 Medicare PFS final rule. Although we made proposals related to the eRx Incentive Program in the CY 2013 Medicare PFS, these proposals have no additional burden or impact on the public. Therefore, this rule does not revise the requirements or burden estimates approved by OMB under OCN 0938–1059. We invited but received no public comment on our proposed impact analysis and are therefore finalizing the analysis for the collection of information requirements associated with the Electronic Prescribing (eRx) Incentive Program.

TABLE 133—SUMMARY OF ANNUAL BURDEN ESTIMATES

Regulation section(s)	OCN	Respondents	Responses	Burden per response (hr)	Total burden (hr)
§ 410.38(g) re: Physician .....	0938-New .....	580,000	580,000 .....	10 min .....	96,667
§ 410.38(g) re: PA, NP, or CNS.	.....	.....	.....	3 min .....	29,000
§ 414.90 .....	0938–1059 ...	400,000	400,000 (400,000 responses × 3 measures).	0.5 (31.5 minutes—the median).	200,000

## E. Additional Information Collection Requirements

While this final rule with comment period will impose collection of information requirements that are set out in the regulatory text (see above), this rule also sets out information collection requirements that are set out only in the preamble. Following is a discussion of the preamble-specific information collections, all of which have already received OMB approval.

### 1. Part B Drug Payment

The discussion of average sales price (ASP) issues in section III.B.1 of this final rule with comment period rule does not contain any new information collection requirements with respect to payment for Medicare Part B drugs and biologicals under the ASP methodology. Drug manufacturers are required to submit ASP data to us on a quarterly basis. The ASP reporting requirements are set forth in section 1927(b) of the Act. The burden associated with this requirement is the time and effort required by manufacturers of Medicare Part B drugs and biologicals to calculate,

record, and submit the required data to CMS. All of the requirements and burden estimates are currently approved by OMB under OCN 0938–0921, and are not subject to additional OMB review under the authority of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

### 2. CAHPS Survey for the Physician Quality Reporting System and Physician Compare

As explained previously, the burden estimates related to PQRS are under OCN 0938–1083. However, we note that, to meet the criteria for the 2013 and 2014 PQRS incentives, we are requiring that group practices using the GPRO web interface complete a CAHPS survey. This would require the collection of information to obtain the patient experience data that will be included in the quality information reported by eligible professionals. The data collected in the survey will be scored and reported via Physician Compare on the cms.gov Web site. The information collection—a survey—will be targeted to Fee-for-service Medicare

beneficiaries who have received care in the prior 12 months from the physician group practices participating in Physician Quality Reporting. The survey will be administered in English and Spanish, and beneficiaries may have assistance to complete the survey or designate a proxy respond on their behalf.

Administering the CAHPS survey is different from the estimates provided from reporting measures, as beneficiaries must actively participate in the reporting of data by completing these surveys. According to estimates we have performed with respect to administering this survey, we anticipate that it will take approximately 39.53 hours to administer the CAHPS survey. We estimate that the cost per response will be \$7,673.50. We understand the estimated cost is high. However, as we indicate in Section G in this final rule, CMS will assume the expense of administering the CAHPS survey. A summary of the burden estimates for administering the CAHPS survey is provided below:



	Time per response	Hour per response	Annual hour burden	Cost per response	Annual cost burden
Reporting .....	20.24	0.337	39,530	\$7.6735	\$900,100
Record Keeping .....	0	0	0	0	0
Third Party Disclosure .....	0	0	0	0	0
Total .....	*20.24	0.337	39,530	\$7.6735	\$900,100

\* Minutes.

#### F. Submission of PRA-Related Comments

If you comment on these information collection and recordkeeping requirements, please submit your comments to the Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: CMS Desk Officer, [CMS-1590-FC]; Fax: (202) 395-6974; or Email: [OIRA\\_submission@omb.eop.gov](mailto:OIRA_submission@omb.eop.gov).

#### VI. Waiver of Proposed Rulemaking

We ordinarily publish a notice of proposed rulemaking in the **Federal Register** and invite public comment on the proposed rule. The notice of proposed rulemaking includes a reference to the legal authority under which the rule is proposed, and the terms and substance of the proposed rule or a description of the subjects and issues involved. This procedure can be waived, however, if an agency finds good cause that a notice-and-comment procedure is impracticable, unnecessary, or contrary to the public interest and incorporates a statement of the finding and its reasons in the rule issued.

We utilize HCPCS codes for Medicare payment purposes. The HCPCS is a national drug coding system comprised of Level I (CPT) codes and Level II (HCPCS National Codes) that are intended to provide uniformity to coding procedures, services, and supplies across all types of medical providers and suppliers. Level I (CPT) codes are copyrighted by the AMA and consist of several categories, including Category I codes which are 5-digit numeric codes, and Category III codes which are temporary codes to track emerging technology, services, and procedures. The AMA issues an annual update of the CPT code set each Fall, with January 1 as the effective date for implementing the updated CPT codes. The HCPCS, including both Level I and Level II codes, is similarly updated annually on a CY basis. Annual coding changes are not available to the public until the Fall immediately preceding the annual January update of the PFS. Because of the timing of the release of

these new codes, it is impracticable for us to provide prior notice and solicit comment on these codes and the RVUs assigned to them in advance of publication of the final rule that implements the PFS. Yet, it is imperative that these coding changes be accounted for and recognized timely under the PFS for payment because services represented by these codes will be provided to Medicare beneficiaries by physicians during the CY in which they become effective. Moreover, regulations implementing HIPAA (42 CFR parts 160 and 162) require that the HCPCS be used to report health care services, including services paid under the PFS. We assign interim RVUs to any new codes based on a review of the AMA RUC recommendations for valuing these services. We also assign interim RVUs to certain codes for which we did not receive specific AMA RUC recommendations, but that are components of new combined codes. We set interim RVUs for the component codes in order to conform them to the value of the combined code. Finally, we assign interim RVUs to certain codes for which we received AMA RUC recommendations for only one component (work or PE) but not both. By reviewing these AMA RUC recommendations for the new codes, we are able to assign RVUs to services based on input from the medical community and to establish payment for them, on an interim basis, that corresponds to the relative resources associated with furnishing the services. We are also able to determine, on an interim final basis, whether the codes will be subject other payment policies. If we did not assign RVUs to new codes on an interim basis, the alternative would be to either not pay for these services during the initial CY or have each Medicare contractor establish a payment rate for these new codes. We believe both of these alternatives are contrary to the public interest, particularly since the AMA RUC process allows for an assessment of the valuation of these services by the medical community prior to our establishing payment for these codes on

an interim basis. Therefore, we believe it would be contrary to the public interest to delay establishment of fee schedule payment amounts for these codes.

For the reasons previously outlined in this section, we find good cause to waive the notice of proposed rulemaking for the interim RVUs for selected procedure codes identified in Addendum C and to establish RVUs for these codes on an interim final basis. We are providing a 60-day public comment period.

Section II.C. of this final rule with comment period discusses the identification and review of potentially misvalued codes by the AMA RUC, as well as our review and decisions regarding the AMA RUC recommendations. Similar to the AMA RUC recommendations for new and revised codes previously discussed, due to the timing of the AMA RUC recommendations for the potentially misvalued codes, it was impracticable for CMS to solicit public comment regarding specific proposals for revision prior to this final rule with comment period. We believe it is in the public interest to implement the revised RVUs for the codes that were identified as misvalued, and that have been reviewed and re-evaluated by the AMA RUC, on an interim final basis for CY 2013. The revisions of RVUs for these codes will establish a more appropriate payment that better corresponds to the relative resources associated with furnishing these services. A delay in implementing revised values for these misvalued codes would not only perpetuate the known misvaluation for these services, it would also perpetuate a distortion in the payment for other services under the PFS. Implementing the changes now allows for a more equitable distribution of payments across all PFS services. We believe a delay in implementation of these revisions would be contrary to the public interest, particularly since the AMA RUC process allows for an assessment of the valuation of these services by the medical community prior to the AMA RUC's recommendation to CMS. For the

reasons previously described, we find good cause to waive notice and comment procedures with respect to the misvalued codes and to revise RVUs for these codes on an interim final basis. We are providing a 60-day public comment period.

We ordinarily provide a 60-day delay in the effective date of the provisions of a rule in accordance with the Administrative Procedure Act (APA) (5 U.S.C. 553(d)), which requires a 30-day delayed effective date, and the Congressional Review Act (5 U.S.C. 801(a)(3)), which requires a 60-day delayed effective date for major rules. However, we can waive the delay in the effective date if the Secretary finds, for good cause, that the delay is impracticable, unnecessary, or contrary to the public interest, and incorporates a statement of the finding and the reasons in the rule issued (5 U.S.C. 553(d)(3); 5 U.S.C. 808(2)).

## VII. Response to Comments

Because of the large number of public comments we normally receive on **Federal Register** documents, we are not able to acknowledge or respond to them individually. We considered all comments we received by the date and time specified in the "DATES" section of this preamble, and, when we proceeded with a subsequent document, we responded to the comments in the preamble to that document.

## VIII. Regulatory Impact Analysis

### A. Statement of Need

This final rule with comment period is necessary in order to make payment and policy changes under the Medicare PFS and to make required statutory changes under the Middle Class Tax Relief and Job Creation Act of 2012 (MCTRJCA), the Affordable Care Act, and other statutory changes. This final rule with comment period also is necessary to make changes to Part B drug payment policy and other related Part B related policies.

### B. Overall Impact

We have examined the impact of this rule as required by Executive Order 12866 on Regulatory Planning and Review (September 30, 1993), Executive Order 13563 on Improving Regulation and Regulatory Review (February 2, 2012), the Regulatory Flexibility Act (RFA) (September 19, 1980, Pub. L. 96-354), section 1102(b) of the Social Security Act, section 202 of the Unfunded Mandates Reform Act of 1995 (March 22, 1995; Pub. L. 104-4), Executive Order 13132 on Federalism

(August 4, 1999) and the Congressional Review Act (5 U.S.C. 804(2)).

Executive Orders 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). A regulatory impact analysis (RIA) must be prepared for major rules with economically significant effects (\$100 million or more in any 1 year). We estimate, as discussed below in this section, that the PFS provisions included in this proposed rule will redistribute more than \$100 million in 1 year. Therefore, we estimate that this rulemaking is "economically significant" as measured by the \$100 million threshold, and hence also a major rule under the Congressional Review Act. Accordingly, we have prepared a RIA that, to the best of our ability, presents the costs and benefits of the rulemaking. The RFA requires agencies to analyze options for regulatory relief of small entities. For purposes of the RFA, small entities include small businesses, nonprofit organizations, and small governmental jurisdictions. Most hospitals and most other providers and suppliers are small entities, either by nonprofit status or by having revenues of \$7.0 million to \$34.5 million in any 1 year (for details see the SBA's Web site at [www.sba.gov/content/table-small-business-size-standards](http://www.sba.gov/content/table-small-business-size-standards) (refer to the 620000 series)). Individuals and states are not included in the definition of a small entity.

The RFA requires that we analyze regulatory options for small businesses and other entities. We prepare a regulatory flexibility analysis unless we certify that a rule would not have a significant economic impact on a substantial number of small entities. The analysis must include a justification concerning the reason action is being taken, the kinds and number of small entities that the rule affects, and an explanation of any meaningful options that achieve the objectives with less significant adverse economic impact on the small entities.

For purposes of the RFA, physicians, NPPs, and suppliers including IDTFs are considered small businesses if they generate revenues of \$10 million or less based on SBA size standards. Approximately 95 percent of physicians are considered to be small entities. There are over 1 million physicians, other practitioners, and medical suppliers that receive Medicare payment under the PFS.

Because we acknowledge that many of the affected entities are small entities, the analysis discussed throughout the preamble of this proposed rule constitutes our regulatory flexibility analysis for the remaining provisions and addresses comments received on these issues.

In addition, section 1102(b) of the Act requires us to prepare a regulatory impact analysis if a rule may have a significant impact on the operations of a substantial number of small rural hospitals. This analysis must conform to the provisions of section 604 of the RFA. For purposes of section 1102(b) of the Act, we define a small rural hospital as a hospital that is located outside of a Metropolitan Statistical Area for Medicare payment regulations and has fewer than 100 beds. We are not preparing an analysis for section 1102(b) of the Act because we have determined, and the Secretary certifies, that this proposed rule would not have a significant impact on the operations of a substantial number of small rural hospitals.

Section 202 of the Unfunded Mandates Reform Act of 1995 also requires that agencies assess anticipated costs and benefits on State, local, or tribal governments or on the private sector before issuing any rule whose mandates require spending in any 1 year of \$100 million in 1995 dollars, updated annually for inflation. In 2012, that threshold is approximately \$139 million. This final rule with comment period would have no consequential spending effect on state, local, or tribal governments or on the private sector.

Executive Order 13132 establishes certain requirements that an agency must meet when it promulgates a proposed rule (and subsequent final rule) that imposes substantial direct requirement costs on state and local governments, preempts state law, or otherwise has federalism implications. Since this regulation does not impose any costs on state or local governments, the requirements of Executive Order 13132 are not applicable.

We have prepared the following analysis, which together with the information provided in the rest of this preamble, meets all assessment requirements. The analysis explains the rationale for and purposes of this final rule with comment period; details the costs and benefits of the rule; analyzes alternatives; and presents the measures we would use to minimize the burden on small entities. As indicated elsewhere in this final rule with comment period, we proposed to implement a variety of changes to our regulations, payments, or payment

policies to ensure that our payment systems reflect changes in medical practice and the relative value of services, and to implement statutory provisions. We provided information for each of the policy changes in the relevant sections of this final rule with comment period. We are unaware of any relevant federal rules that duplicate, overlap, or conflict with this final rule with comment period. The relevant sections of this final rule with comment period contain a description of significant alternatives if applicable.

### C. Relative Value Unit (RVU) Impacts

#### 1. Resource-Based Work, PE, and Malpractice RVUs

Section 1848(c)(2)(B)(ii)(II) of the Act requires that increases or decreases in RVUs may not cause the amount of expenditures for the year to differ by more than \$20 million from what expenditures would have been in the absence of these changes. If this threshold is exceeded, we make adjustments to preserve BN.

Our estimates of changes in Medicare revenues for PFS services compare payment rates for CY 2012 with final payment rates for CY 2013 using CY 2011 Medicare utilization as the basis for the comparison. To the extent that there are year-to-year changes in the volume and mix of services furnished by physicians, the actual impact on total Medicare revenues would be different from those shown in Tables 134 (CY 2013 PFS Final Rule with Comment Period Estimated Impact on Total Allowed Charges by Specialty) and 135 (CY 2013 PFS Final Rule with Comment Period Estimated Impact on Total Allowed Charges by Specialty by Selected Policy). The payment impacts reflect averages for each specialty based on Medicare utilization. The payment

impact for an individual physician would be different from the average and would depend on the mix of services the physician furnishes. The average change in total revenues would be less than the impact displayed here because physicians furnish services to both Medicare and non-Medicare patients and specialties may receive substantial Medicare revenues for services that are not paid under the PFS. For instance, independent laboratories receive approximately 85 percent of their Medicare revenues from clinical laboratory services that are not paid under the PFS.

Tables 134 and 135 show the payment impact on PFS services. We note that these impacts do not include the effect of the January 2013 conversion factor changes under current law. The annual update to the PFS conversion factor is calculated based on a statutory formula that measures actual versus allowed or “target” expenditures, and applies a sustainable growth rate (SGR) calculation intended to control growth in aggregate Medicare expenditures for physicians’ services. This update methodology is typically referred to as the “SGR” methodology, although the SGR is only one component of the formula. Medicare PFS payments for services are not withheld if the percentage increase in actual expenditures exceeds the SGR. Rather, the PFS update, as specified in section 1848(d)(4) of the Act, is adjusted to eventually bring actual expenditures back in line with targets. If actual expenditures exceed allowed expenditures, the update is reduced. If actual expenditures are less than allowed expenditures, the update is increased. By law, we are required to apply these updates in accordance with section 1848(d) and (f) of the Act, and any negative updates can only be

averted by an Act of the Congress. While the Congress has provided temporary relief from negative updates for every year since 2003, a long-term solution is critical. We are committed to working with the Congress to permanently reform the SGR methodology for Medicare PFS updates. We provide our most recent estimate of the SGR and physician update for CY 2013 in section III.N. of this final rule with comment period.

The following is an explanation of the information represented in Table 134:

- *Column A (Specialty):* The Medicare specialty code as reflected in our physician/supplier enrollment files.
- *Column B (Allowed Charges):* The aggregate estimated PFS allowed charges for the specialty based on CY 2011 utilization and CY 2012 rates. That is, allowed charges are the PFS amounts for covered services and include coinsurance and deductibles (which are the financial responsibility of the beneficiary). These amounts have been summed across all services furnished by physicians, practitioners, and suppliers within a specialty to arrive at the total allowed charges for the specialty.
- *Column C (Impact of Work and Malpractice (MP) RVU Changes):* This column shows the estimated CY 2013 impact on total allowed charges of the changes in the work and malpractice RVUs, including the impact of changes due to potentially misvalued codes.
- *Column D (Impact of PE RVU Changes):* This column shows the estimated CY 2013 impact on total allowed charges of the changes in the PE RVUs.
- *Column E (Combined Impact):* This column shows the estimated CY 2013 combined impact on total allowed charges of all the changes in the previous columns.

TABLE 134—CY 2013 PFS FINAL RULE WITH COMMENT PERIOD ESTIMATED IMPACT ON TOTAL ALLOWED CHARGES BY SPECIALTY \*

(A) Specialty	(B) Allowed charges (mil)	(C) Impact of work and MP RVU changes %	(D) Impact of PE RVU changes %	(E) Combined impact %
TOTAL .....	\$ 86,588	0	0	0
01-ALLERGY/IMMUNOLOGY .....	200	0	3	3
02-ANESTHESIOLOGY ** .....	1,923	0	1	1
03-CARDIAC SURGERY .....	369	0	-1	-1
04-CARDIOLOGY .....	6,733	-1	-2	-2
05-COLON AND RECTAL SURGERY .....	153	0	2	2
06-CRITICAL CARE .....	263	0	1	1
07-DERMATOLOGY .....	3,024	0	0	0
08-EMERGENCY MEDICINE .....	2,839	0	0	0
09-ENDOCRINOLOGY .....	437	0	1	1
10-FAMILY PRACTICE .....	5,943	2	4	7

TABLE 134—CY 2013 PFS FINAL RULE WITH COMMENT PERIOD ESTIMATED IMPACT ON TOTAL ALLOWED CHARGES BY SPECIALTY \*—Continued

(A) Specialty	(B) Allowed charges (mil)	(C) Impact of work and MP RVU changes %	(D) Impact of PE RVU changes %	(E) Combined impact %
11-GASTROENTEROLOGY .....	1,896	0	0	0
12-GENERAL PRACTICE .....	587	0	1	1
13-GENERAL SURGERY .....	2,283	0	1	0
14-GERIATRICS .....	220	1	3	5
15-HAND SURGERY .....	135	0	1	1
16-HEMATOLOGY/ONCOLOGY .....	1,909	0	2	2
17-INFECTIOUS DISEASE .....	629	0	1	1
18-INTERNAL MEDICINE .....	11,163	2	3	4
19-INTERVENTIONAL PAIN MGMT .....	539	0	1	1
20-INTERVENTIONAL RADIOLOGY .....	204	0	-2	-3
21-MULTISPECIALTY CLINIC/OTHER PHY .....	81	0	0	-1
22-NEPHROLOGY .....	2,080	0	0	0
23-NEUROLOGY .....	1,604	-2	-5	-7
24-NEUROSURGERY .....	687	0	0	0
25-NUCLEAR MEDICINE .....	49	0	-2	-3
27-OBSTETRICS/GYNECOLOGY .....	704	0	0	0
28-OPHTHALMOLOGY .....	5,645	-3	0	-3
29-ORTHOPEDIC SURGERY .....	3,643	0	0	0
30-OTOLARNGOLOGY .....	1,076	0	2	2
31-PATHOLOGY .....	1,210	0	-6	-6
32-PEDIATRICS .....	65	1	3	3
33-PHYSICAL MEDICINE .....	999	-1	-3	-4
34-PLASTIC SURGERY .....	356	-1	1	1
35-PSYCHIATRY .....	1,170	-1	3	2
36-PULMONARY DISEASE .....	1,703	0	1	1
37-RADIATION ONCOLOGY .....	1,988	0	-7	-7
38-RADIOLOGY .....	4,818	0	-3	-3
39-RHEUMATOLOGY .....	548	0	0	0
40-THORACIC SURGERY .....	343	0	-1	-1
41-UROLOGY .....	1,918	0	-1	-1
42-VASCULAR SURGERY .....	888	0	-2	-2
43-AUDIOLOGIST .....	57	0	-4	-4
44-CHIROPRACTOR .....	746	0	1	1
45-CLINICAL PSYCHOLOGIST .....	575	1	-3	-2
46-CLINICAL SOCIAL WORKER .....	406	1	-3	-2
47-DIAGNOSTIC TESTING FACILITY .....	888	0	-7	-7
48-INDEPENDENT LABORATORY .....	1,073	0	-14	-14
49-NURSE ANES/ANES ASST** .....	1,104	0	1	1
50-NURSE PRACTITIONER .....	1,623	1	3	4
51-OPTOMETRY .....	1,061	-1	1	1
52-ORAL/MAXILLOFACIAL SURGERY .....	45	0	1	1
53-PHYSICAL/OCCUPATIONAL THERAPY .....	2,636	0	4	4
54-PHYSICIAN ASSISTANT .....	1,229	1	2	3
55-PODIATRY .....	1,925	0	2	2
56-PORTABLE X-RAY SUPPLIER .....	106	0	5	5
57-RADIATION THERAPY CENTERS .....	72	0	-9	-9
98-OTHER .....	19	0	1	1

\* Table 83 shows only the proposed payment policy impact on PFS services. We note that these impacts do not include the effects of the negative January 2013 conversion factor change under current law.

\*\* These figures have been revised to correct errors in the calculations presented in the CY 2013 PFS proposed rule.

Table 135 shows the estimated impact of selected policies in this final rule with comment period on total allowed charges, by specialty. The following is an explanation of the information represented in Table 135:

- *Column A (Specialty):* The Medicare specialty code as reflected in our physician/supplier enrollment files.
- *Column B (Allowed Charges):* The aggregate estimated PFS allowed

charges for the specialty based on CY 2011 utilization and CY 2012 rates. That is, allowed charges are the PFS amounts for covered services and include coinsurance and deductibles (which are the financial responsibility of the beneficiary). These amounts have been summed across all services furnished by physicians, practitioners, and suppliers within a specialty to arrive at the total allowed charges for the specialty.

- *Column C (Impact of End of PPIS Transition):* This column shows the estimated CY 2013 impact on total allowed charges of the changes in the RVUs due to the final year of the PPIS transition.

- *Column D (Impact of New and Revised Codes, Updated Claims Data, MPPR on the TC of ophthalmology and cardiovascular diagnostic tests, and Other Factors):* This column shows the

estimated CY 2013 impact on total allowed charges of the changes in the RVUs, due to new and revised codes, proposed multiple procedure payment reduction for the TC of cardiovascular and ophthalmology diagnostic tests furnished on the same day (section III.B.4. of this final rule with comment period), and other final policies that resulted in minimal redistribution of payments under the PFS, the use of CY 2011 claims data to model payment rates, and other factors.

- *Column E (Impact of Updated Equipment Interest Rate Assumption):* This column shows the estimated CY 2013 impact on total allowed charges of the changes in the RVUs resulting from

our update to the equipment interest rate assumption as discussed in section III.A.2.f. of this final rule with comment period.

- *Column F (Impact of Discharge Transitional Care Management Services):* This column shows the estimated CY 2013 combined impact on total allowed charges of the changes in the RVUs resulting from our policy to recognize new CPT codes that pay for post-discharge transitional care management services in the 30 days following an inpatient hospital, outpatient observation or partial hospitalization, skilled nursing facility (SNF), or community mental health center (CMHC) discharge as discussed

in section III.H.1. of this final rule with comment period.

- *Column G (Impact of Input and Price Changes for Certain Radiation Therapy Procedures):* This column shows the estimated CY 2013 combined impact on total allowed charges of the changes in the RVUs resulting from our policy to adjust inputs on certain radiation therapy procedures.

- *Column H (Cumulative Impact):* This column shows the estimated CY 2013 combined impact on total allowed charges of all changes from the policies in this final rule with comment period in the previous columns.

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**TABLE 135: CY 2013 PFS Final Rule with Comment Period Estimated Impact on Total Allowed Charges by Specialty by Selected Policy\***

(A) Specialty	(B) Allowed Charges (mil)	(C) Impact of End of PPIS Transition	(D) New and Revised Codes, MPPR, New Utilization and Other Factors	(E) Updated Equipment Interest Rate Assumption	(F) Transitional Care Management	(G) Input Changes for Certain Radiation Therapy Procedures	(H) Total (Cumulative Impact)
TOTAL	\$ 86,588	0%	0%	0%	0%	0%	0%
01-ALLERGY/ IMMUNOLOGY	\$ 200	0%	1%	2%	0%	0%	3%
02-ANESTHESIOLOGY **	\$ 1,923	1%	-1%	0%	0%	0%	1%
03-CARDIAC SURGERY	\$ 369	-1%	0%	0%	0%	0%	-1%
04-CARDIOLOGY	\$ 6,733	-2%	0%	0%	-1%	0%	-2%
05-COLON AND RECTAL SURGERY	\$ 153	1%	0%	0%	0%	0%	2%
06-CRITICAL CARE	\$ 263	0%	0%	0%	0%	0%	1%
07-DERMATOLOGY	\$ 3,024	0%	0%	1%	-1%	0%	0%
08-EMERGENCY MEDICINE	\$ 2,839	0%	0%	0%	0%	0%	0%
09-ENDOCRINOLOGY	\$ 437	1%	1%	0%	-1%	0%	1%
10-FAMILY PRACTICE	\$ 5,943	1%	1%	0%	4%	0%	7%
11- GASTROENTEROLOGY	\$ 1,896	0%	0%	0%	0%	0%	0%
12-GENERAL PRACTICE	\$ 587	1%	0%	0%	-1%	0%	1%
13-GENERAL SURGERY	\$ 2,283	1%	0%	0%	0%	0%	0%
14-GERIATRICS	\$ 220	1%	1%	0%	2%	0%	5%
15-HAND SURGERY	\$ 135	1%	0%	0%	-1%	0%	1%
16-HEMATOLOGY/ ONCOLOGY	\$ 1,909	-1%	3%	1%	-1%	0%	2%
17-INFECTIOUS DISEASE	\$ 629	1%	1%	0%	0%	0%	1%
18-INTERNAL MEDICINE	\$ 11,163	1%	1%	0%	3%	0%	4%
19-INTERVENTIONAL PAIN MGMT	\$ 539	1%	0%	0%	-1%	0%	1%
20-INTERVENTIONAL RADIOLOGY	\$ 204	-2%	0%	0%	0%	0%	-3%
21-MULTISPECIALTY CLINIC/OTHER PHY	\$ 81	0%	0%	0%	-1%	0%	-1%
22-NEPHROLOGY	\$ 2,080	0%	0%	0%	0%	0%	0%
23-NEUROLOGY	\$ 1,604	1%	-8%	0%	0%	0%	-7%
24-NEUROSURGERY	\$ 687	0%	0%	0%	0%	0%	0%
25-NUCLEAR MEDICINE	\$ 49	-2%	0%	-1%	0%	0%	-3%
27-OBSTETRICS/ GYNECOLOGY	\$ 704	0%	0%	0%	-1%	0%	0%

28-OPHTHALMOLOGY	\$ 5,645	2%	-4%	0%	0%	0%	-3%
29-ORTHOPEDIC SURGERY	\$ 3,643	1%	0%	0%	0%	0%	0%
30-OTOLARNGOLOGY	\$ 1,076	1%	1%	1%	-1%	0%	2%
31-PATHOLOGY	\$ 1,210	-1%	-5%	0%	0%	0%	-6%
32-PEDIATRICS	\$ 65	1%	0%	0%	3%	0%	3%
33-PHYSICAL MEDICINE	\$ 999	1%	-5%	0%	-1%	0%	-4%
34-PLASTIC SURGERY	\$ 356	1%	0%	0%	0%	0%	1%
35-PSYCHIATRY	\$ 1,170	0%	2%	0%	-1%	0%	2%
36-PULMONARY DISEASE	\$ 1,703	0%	1%	0%	-1%	0%	1%
37-RADIATION ONCOLOGY	\$ 1,988	-4%	2%	-3%	-1%	-1%	-7%
38-RADIOLOGY	\$ 4,818	-2%	0%	-1%	0%	0%	-3%
39-RHEUMATOLOGY	\$ 548	0%	1%	0%	-1%	0%	0%
40-THORACIC SURGERY	\$ 343	-1%	0%	0%	0%	0%	-1%
41-UROLOGY	\$ 1,918	-2%	1%	0%	-1%	0%	-1%
42-VASCULAR SURGERY	\$ 888	-1%	-1%	0%	0%	0%	-2%
43-AUDIOLOGIST	\$ 57	-3%	0%	0%	0%	0%	-4%
44-CHIROPRACTOR	\$ 746	1%	0%	0%	0%	0%	1%
45-CLINICAL PSYCHOLOGIST	\$ 575	-2%	1%	0%	0%	0%	-2%
46-CLINICAL SOCIAL WORKER	\$ 406	-2%	0%	0%	0%	0%	-2%
47-DIAGNOSTIC TESTING FACILITY	\$ 888	-5%	0%	-2%	-1%	0%	-7%
48-INDEPENDENT LABORATORY	\$ 1,073	-2%	-12%	1%	-1%	0%	-14%
49-NURSE ANES / ANES ASST **	\$ 1,104	2%	-1%	0%	0%	0%	1%
50-NURSE PRACTITIONER	\$ 1,623	1%	1%	0%	2%	0%	4%
51-OPTOMETRY	\$ 1,061	2%	-1%	0%	0%	0%	1%
52-ORAL/MAXILLOFACIAL SURGERY	\$ 45	1%	0%	1%	-1%	0%	1%
53-PHYSICAL/OCCUPATIONAL THERAPY	\$ 2,636	2%	2%	0%	0%	0%	4%
54-PHYSICIAN ASSISTANT	\$ 1,229	1%	0%	0%	2%	0%	3%
55-PODIATRY	\$ 1,925	2%	0%	1%	-1%	0%	2%
56-POR X-RAY SUPPLIER	\$ 106	1%	4%	1%	-1%	0%	5%
57-RADIATION THERAPY CENTERS	\$ 72	-5%	4%	-5%	-1%	-1%	-9%
98-OTHER	\$ 19	1%	0%	0%	0%	0%	1%

\*Table 135 shows only the proposed payment policy impact on PFS services. We note that these impacts do not include the effects of the negative January 2013 conversion factor change under current law.

\*\* These figures have been revised to correct errors in the calculations presented in the CY 2013 PFS proposed rule.

## 2. CY 2013 PFS Impact Discussion

## a. Changes in RVUs

The most widespread specialty impacts of the RVU changes are generally related to several factors. First, as discussed in section III.A.2. of this final rule with comment period, we are currently implementing the final year of the 4-year transition to new PE RVUs using the PPIS data that were adopted in the CY 2010 PFS final rule with comment period. This impact appears in column C of Table 135. The impacts of the final year of the transition are generally consistent with the impacts that would be expected based on the impacts displayed in the CY 2012 final rule with comment period. The second factor is the post-discharge transitional care management policy, under which we will pay for care coordination in the 30 days following an inpatient hospital, outpatient hospital observation services or partial hospitalization, SNF, or CMHC discharge from the treating physician in the hospital to the beneficiary's primary physician in the community. We estimate that CPT codes 99495 and 99496 for TCM will redistribute approximately \$0.6 billion in allowed charges to primary care specialties under the physician fee schedule (estimated using the CY 2012 CF), with approximately 20 percent of that representing redistributed beneficiary coinsurance. The

redistributive effect of this policy appears on column F of Table 135.

Column E in Table 135 also reflects updates to the proposed interest rate assumption used in the medical equipment calculation in the PE RVU methodology. Other final rule policies, including the multiple procedure payment reduction policy for the technical component of diagnostic cardiovascular and ophthalmological procedures, as well as new values for new and revised codes are included in Column D. Column G in Table 135 isolates the impact of revisions to equipment inputs and prices for certain radiation therapy services. Table 135 shows the same information as provided in Table 134, but rather than isolating the policy impact on physician work, PE, and malpractice separately, Table 135 shows the impact of varied final policies on total RVUs.

## b. Combined Impact

Column E of Table 134 and column H of Table 135 display the estimated CY 2013 combined impact on total allowed charges by specialty of all the RVU and MPPR changes. These impacts range from an increase of 7 percent for family practice to a decrease of 14 percent for independent laboratory. We have received numerous new codes with new values and revised codes with new values for CY 2013 as a result of our ongoing misvalued codes initiative.

Many of the new and revised codes that we valued on an interim basis for CY 2013 originated with the potentially misvalued codes initiative. Reductions for pathology, neurology, and independent laboratories are a result of the potentially misvalued code initiative. In the case of independent laboratories, we note that independent laboratories receive the majority of the Medicare revenue from the Clinical Lab Fee Schedule, which is unaffected by the potentially misvalued code initiative. Again, these impacts are estimated prior to the application of the negative CY 2013 Conversion Factor (CF) update applicable under the current statute.

Table 136 (Impact of Final Rule with Comment Period on CY 2013 Payment for Selected Procedures) shows the estimated impact on total payments for selected high volume procedures of all of the changes discussed previously. We have included CY 2013 payment rates with and without the effect of the CY 2013 negative PFS CF update for comparison purposes. We selected these procedures because they are the most commonly furnished by a broad spectrum of physician specialties. There are separate columns that show the change in the facility rates and the nonfacility rates. For an explanation of facility and nonfacility PE, we refer readers to Addendum A of this final rule with comment period.



TABLE 136: Impact of Final Rule with Comment Period on CY 2013 Payment for Selected Procedures \*

CPT/ HCPCS <sup>1</sup>	MOD	Short Descriptor	Facility				Nonfacility					
			CY 2012 <sup>2</sup>	CY 2013 <sup>3</sup> (pre update)	% Change (pre update)	CY 2013 <sup>4</sup> (post update)	% Change (post update)	CY 2012 <sup>2</sup>	CY 2013 <sup>3</sup> (pre update)	% Change (pre update)	CY 2013 <sup>4</sup> (post update)	% Change (post update)
11721		Debride nail 6 or more	\$25.19	\$24.48	-3%	\$18.00	-29%	\$43.57	\$44.89	3%	\$33.00	-24%
17000		Destruct premalg lesion	\$56.16	\$57.13	2%	\$42.00	-25%	\$81.01	\$83.32	3%	\$61.25	-24%
27130		Total hip arthroplasty	\$1,445.58	\$1,452.08	0%	\$1,067.53	-26%	NA	NA	NA	NA	NA
27244		Treat thigh fracture	\$1,231.48	\$1,240.22	1%	\$911.78	-26%	NA	NA	NA	NA	NA
27447		Total knee arthroplasty	\$1,544.29	\$1,550.36	0%	\$1,139.79	-26%	NA	NA	NA	NA	NA
33533		Cabg arterial single	\$1,950.35	\$1,904.37	-2%	\$1,400.04	-28%	NA	NA	NA	NA	NA
35301		Rechanneling of artery	\$1,112.35	\$1,095.35	-2%	\$805.28	-28%	NA	NA	NA	NA	NA
43239		Upper gi endoscopy biopsy	\$174.61	\$174.45	0%	\$128.25	-27%	\$351.61	\$359.45	2%	\$264.26	-25%
66821		After cataract laser surgery	\$307.70	\$324.76	6%	\$238.76	-22%	\$326.08	\$344.15	6%	\$253.01	-22%
66984		Cataract surg w/iol 1 stage	\$760.74	\$666.53	-12%	\$490.02	-36%	NA	NA	NA	NA	NA
67210		Treatment of retinal lesion	\$504.10	\$519.28	3%	\$381.76	-24%	\$523.84	\$537.64	3%	\$395.26	-25%
71010		Chest x-ray 1 view frontal	NA	NA	NA	NA	NA	\$23.83	\$23.80	0%	\$17.50	-27%
71010	26	Chest x-ray 1 view frontal	\$8.85	\$8.84	0%	\$6.50	-27%	\$8.85	\$8.84	0%	\$6.50	-27%
77056		Mammogram both breasts	NA	NA	NA	NA	NA	\$112.32	\$115.28	3%	\$84.75	-25%
77056	26	Mammogram both breasts	\$42.55	\$42.17	-1%	\$31.00	-27%	\$42.55	\$42.17	-1%	\$31.00	-27%
77057		Mammogram screening	NA	NA	NA	NA	NA	\$81.35	\$82.30	1%	\$60.50	-26%
77057	26	Mammogram screening	\$34.38	\$34.01	-1%	\$25.00	-27%	\$34.38	\$34.01	-1%	\$25.00	-27%
77427		Radiation tx management x5	\$177.00	\$178.19	1%	\$131.00	-26%	\$177.00	\$178.19	1%	\$131.00	-26%
88305	26	Tissue exam by pathologist	\$36.08	\$36.73	2%	\$27.00	-25%	\$36.08	\$36.73	2%	\$27.00	-25%
90935		Hemodialysis one evaluation	\$72.84	\$71.07	-2%	\$52.25	-28%	NA	NA	NA	NA	NA
92012		Eye exam establish patient	\$51.40	\$53.05	3%	\$39.00	-24%	\$82.71	\$87.40	6%	\$64.25	-22%
92014		Eye exam&rx estab pt 1/>vst	\$78.29	\$80.26	3%	\$59.00	-25%	\$119.81	\$126.16	5%	\$92.75	-23%
93000		Electrocardiogram complete	NA	NA	NA	NA	NA	\$19.06	\$18.36	-4%	\$13.50	-29%
93010		Electrocardiogram report	\$8.51	\$8.16	-4%	\$6.00	-29%	\$8.51	\$8.16	-4%	\$6.00	-29%
93015		Cardiovascular stress test	NA	NA	NA	NA	NA	\$88.50	\$79.58	-10%	\$58.50	-34%

93307	26	Tte w/o doppler complete	\$45.95	\$44.21	-4%	32.5	-29%	\$45.95	\$44.21	-4%	\$32.50	-29%
93458	26	L hrt artery/ventricle angio	\$315.87	\$315.24	0%	\$231.76	-27%	\$315.87	\$315.24	0%	\$231.76	-27%
98941		Chiropract manj 3-4 regions	\$30.63	\$30.27	-1%	\$22.25	-27%	\$36.08	\$36.39	1%	\$26.75	-26%
99203		Office/outpatient visit new	\$74.88	\$74.81	0%	\$55.00	-27%	\$105.18	\$107.80	2%	\$79.25	-25%
99213		Office/outpatient visit est	\$49.69	\$49.65	0%	\$36.50	-27%	\$70.46	\$72.43	3%	\$53.25	-24%
99214		Office/outpatient visit est	\$76.24	\$76.51	0%	\$56.25	-26%	\$104.16	\$106.44	2%	\$78.25	-25%
99222		Initial hospital care	\$133.09	\$134.33	1%	\$98.75	-26%	NA	NA	NA	NA	NA
99223		Initial hospital care	\$195.38	\$197.58	1%	\$145.25	-26%	NA	NA	NA	NA	NA
99231		Subsequent hospital care	\$38.12	\$38.09	0%	\$28.00	-27%	NA	NA	NA	NA	NA
99232		Subsequent hospital care	\$69.78	\$70.05	0%	\$51.50	-26%	NA	NA	NA	NA	NA
99233		Subsequent hospital care	\$100.07	\$101.00	1%	\$74.25	-26%	NA	NA	NA	NA	NA
99236		Observ/hosp same date	\$212.05	\$212.20	0%	\$156.00	-26%	NA	NA	NA	NA	NA
99239		Hospital discharge day	\$103.13	\$104.40	1%	\$76.75	-26%	NA	NA	NA	NA	NA
99283		Emergency dept visit	\$60.25	\$59.85	-1%	\$44.00	-27%	NA	NA	NA	NA	NA
99284		Emergency dept visit	\$114.71	\$114.26	0%	\$84.00	-27%	NA	NA	NA	NA	NA
99291		Critical care first hour	\$217.16	\$217.64	0%	\$160.01	-26%	\$267.20	\$271.71	2%	\$199.76	-25%
99292		Critical care addl 30 min	\$108.92	\$109.50	1%	\$80.50	-26%	\$119.47	\$120.72	1%	\$88.75	-26%
99348		Home visit est patient	NA	NA	NA	NA	NA	\$ 82.03	\$ 82.30	0%	\$60.50	-26%
99350		Home visit est patient	NA	NA	NA	NA	NA	\$ 171.21	\$ 173.43	1%	\$127.50	-26%
G0008		Immunization admin	NA	NA	NA	NA	NA	\$ 24.17	\$ 25.85	7%	\$19.00	-21%

1 CPT codes and descriptions are copyright 2012 American Medical Association. All Rights Reserved. Applicable FARS/DFARS apply.

2 Payments based on the 2012 conversion factor of 34.0376

3 Payments based on the 2012 conversion factor of 34.0376, adjusted to 34.0066 to include the budget neutrality adjustment.

4 Payments based on the 2013 conversion factor of 25.0008, which includes the budget neutrality adjustment.

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*D. Effect of Proposed Changes to Medicare Telehealth Services Under the PFS*

As discussed in section III.E.3 of this final rule with comment period, we are finalizing our proposal to add several new codes to the list of Medicare telehealth services. While we expect these changes to increase access to care in rural areas, based on recent utilization of similar services already on the telehealth list, we estimate no significant impact on PFS expenditures from the additions.

*E. Effect of Proposed Definition of Certified Registered Nurse Anesthetists' (CRNA) Services*

As discussed in section III.K.1. of this final rule with comment period, we clarified that "anesthesia and related care", with respect to the statutory benefit category for CRNAs under Section 1861(bb)(2) of the Social Security Act, means those services that a certified registered nurse anesthetist is legally authorized to perform in the state in which the service is furnished.

Our final rule clarification recognizes local variation in state scope of practice, which does not diverge significantly from current practice. Therefore, we estimate no significant budgetary impact from this proposed change.

*F. Effects of Proposed Change to Ordering Requirements for Portable X-Ray Services Under the PFS*

As discussed in section III.K.2. of this final rule with comment period, we are finalizing our proposal to revise our current regulation that limits ordering of portable x-ray services to only a doctor of medicine or a doctor of osteopathy to allow other physicians and nonphysician practitioners (acting within the scope of state law and their Medicare benefit) to order portable x-ray services. We estimated no significant impact on PFS expenditures from the additions.

*G. Geographic Practice Cost Indices (GPCIs)*

As discussed in section III.E. of this final rule with comment period, we are required to review and revise the GPCIs at least every 3 years and phase in the adjustment over 2 years (if there has not been an adjustment in the past year). For CY 2013, we did not propose any revisions related to the data or methodologies used to calculate the GPCIs. However, since the 1.0 work GPCI floor provided in section 1848 (e)(1)(E) of the Act is set to expire prior to the implementation of the CY 2013

PFS, the CY 2013 physician work GPCIs and summarized geographic adjustment factors (GAFs) published in addendums D and E of this CY 2013 PFS final rule with comment period do not reflect the 1.0 work GPCI floor for CY 2013. As required by section 1848 (e)(1)(G) and section 1848 (e)(1)(I) of the Act, the 1.5 work GPCI floor for Alaska and the 1.0 PE GPCI floor for frontier states are applicable in CY 2013.

*H. Other Provisions of the Final Regulation*

## 1. Ambulance Fee Schedule-

As discussed in section III.A. of this final rule with comment period, section 306 of the TPTCCA and section 3007 of the MCTRJCA required the extension of certain add-on payments for ground ambulance services, and the extension of certain rural area designations for purposes of air ambulance payment, through CY 2012. As further discussed in section III.A. of this final rule with comment period, this legislation is self-implementing, and we proposed to amend the regulation text at § 414.610 only to conform the regulations to these self-implementing statutory requirements. As a result, we did not make any policy proposals associated with these legislative provisions and there is no associated regulatory impact.

## 2. Part B Drug Payment: ASP Issues

As discussed in section III of this final rule with comment period, we proposed to update the AMP-based price substitution policy that would allow Medicare to pay based off lower market prices for those drugs and biologicals that consistently exceed the applicable threshold percentage. Our impact analysis is unchanged from last year (76 FR 73462): based on estimates published in various OIG reports cited in the CY 2012 PFS final rule with comment period (76 FR 73290-1), we believe that this proposal will generate minor savings for the Medicare program and its beneficiaries since any substituted prices would be for amounts less than the calculated 106 percent of the ASP.

Our policy clarification regarding Pharmacy Billing for Part B Drugs Administered Incident to a Physician's Services, which is discussed in section III of this final rule with comment period states that only physicians and not pharmacies (or DME suppliers) are allowed to bill Medicare under Part B for drugs administered to beneficiaries in physicians' offices. We do not believe that this clarification will significantly impact the quantity or payment amount for Part B drugs that are administered

through implanted DME and or the procedures used to refill such pumps because it is a clarification of current policy.

3. Medicare Program; Durable Medical Equipment (DME) Face-to-Face Encounters and Written Orders Prior to Delivery

## a. Overall Impact

The majority of changes regarding the impact between the proposed and the final result from the change in timeframe, from 90 days before the written order or 30 days after to six months before the written order. Moreover, the effective date for this regulation is July 1, 2013; therefore, only 6 months of year 1 (calendar year 2013) are included in this analysis. . We estimated the overall economic impact of this provision on the health care sector to be a cost of \$30.2 million in the first year approximately half of which would be in CY 2013. The 5 year impact is \$172.3 million. This overall impact is composed of additional administrative paperwork costs to private sector providers; a slight increase in Medicare spending, consisting of additional costs and some offsetting savings; and additional opportunity and out-of-pocket costs to Medicare beneficiaries. We believe there are likely to be other benefits and cost savings that result from the DME face-to-face requirement; however, many of those benefits cannot be quantified. For instance, we expect to see savings in the form of reduced fraud, waste, and abuse, including a reduction in improper Medicare fee-for-service payments (note that not all improper payments are fraudulent). Our detailed cost and benefit analysis is explained below. We specifically solicited comments on the potential increased costs and benefits associated with this provision.

The following is a summary of the comments we received regarding the potential increased costs and benefits associated with this provision.

*Comment:* Several commenters stated that if the belief is that fraud is on the physician/non-physician provider side, then having a strong rationale for the DME equipment in their encounter note should provide the paper trail to determine the medical need for the DME and establish the trail of the request and justification for each piece of DME. No additional paperwork would need to be transmitted and no interpretation of the encounter note (by non-clinician DME suppliers) would need to be done. The process could create a clear auditing trail for investigators.

*Response:* CMS appreciates these comments; however, CMS must implement the regulation based on the statutory requirement, which is to require a physician to document the occurrence of a face-to-face encounter for covered items of DME. Through the implementation of the statutory requirements and based on comments, CMS tried to balance the need to protect the trust fund and limit burden through many ways including the list of covered

items and the documentation requirements.

*Comment:* Commenters appreciated CMS's efforts to reduce waste, fraud and abuse. Commenters stated that CMS should apply the new encounter and documentation requirements initially to a smaller number of HCPCS codes and first evaluate the impact of the requirements on beneficiary access to DME and costs to providers before expanding the list in the future.

*Response:* CMS believes that this is an important requirement aimed at reducing waste, fraud and abuse. CMS utilized a criterion driven approach to select these items and did not receive sufficiently detailed alternative criteria to those proposed to be implementable. CMS will monitor the effects of this requirement on reducing waste, fraud and abuse and monitor beneficiary access to care.

TABLE 137—OVERALL ECONOMIC IMPACT TO HEALTH SECTOR  
[In millions]

	Year 1	5 years
Private Sector (Paperwork Cost) .....	\$11.2	\$ 64.8
Net Medicare impact of additional visits and G code billings .....	5	30
Beneficiaries .....	14.4	77.5
Total Economic Impact to Health Sector .....	30.6	172.3

**Note:** CY 2013 only includes the first 6 months of Year 1.

The definition of small entity in the RFA includes non-profit organizations. Most suppliers and providers are small entities as that term is used in the RFA. Likewise, the vast majority of physician and NP practices are considered small businesses according to the Small Business Administration's size standards with total revenues of \$10 million or less in any 1 year. While the economic costs and benefits of this rule are substantial in the aggregate, the economic impacts on individual entities will be relatively small. We estimate that 90 to 95 percent of DME suppliers and practitioners who order DME are small entities under the RFA definition. Physicians and other professionals would receive extra payments for some of the costs imposed, and other costs (for example, for additional practitioner visits) would be reimbursed by Medicare under regular payment rules. The rationale behind requiring a face-to-face encounter is to reduce inappropriate claims from those DME suppliers who have been abusing or defrauding the program. The impact on these suppliers could be significant; however, since we believe that the purpose of the statute and this regulation is to reduce abusive and fraudulent DME sales, we do not view the burden placed on those providers and suppliers in the form of lost revenues as a condition that we must mitigate. We believe that the effect on legitimate suppliers and practitioners would be minimal.

#### Anticipated Effects

##### b. Costs

##### (1) Private Sector Paperwork Costs

We believe that most practitioners are already seeing the beneficiary no more than 6 months prior to the written order. However, this regulation potentially requires increased documentation.

Although we have no quantitative data for a specific dollar figure for the additional DME that may now be authorized in accordance with § 410.38(g), nor can we determine if there would be cost avoidance and a reduction of unnecessary DME, we acknowledge the potential for this provision to surpass the economically significant threshold. We do not believe that this final rule with comment period would significantly affect the number of legitimate written orders for DME. However, we would expect a decline in fraudulent, wasteful and abusive orders, thereby causing a decrease in the amount paid for DME overall.

The covered items of DME as outlined in III.C, including the list of specified covered items, contains items that meet at least one of the following four criteria: (1) Items that currently require a written order prior to delivery per instructions in our Program Integrity Manual; (2) items that cost more than \$1,000; (3) items that we, based on our experience and recommendations from the DME MACs, believe are particularly susceptible to fraud, waste, and abuse; (4) items determined by CMS as vulnerable to fraud, waste and abuse based on reports of the HHS Office of

Inspector General, the Government Accountability Office or other oversight entities. CMS will not include items on the covered list of items that are cited in statute explicitly as not having a face-to-face encounter requirement. A summary of comments regarding the criteria is available in III.C.

We also have estimated the number of different covered Medicare items subject to this final rule with comment period at approximately 155 HCPCS codes for items of DME. As new products enter the market this number could increase, which could increase the impact. In addition, we propose a G-code to pay physicians for documenting the encounter conducted by a PA, a NP, or a CNS.

We anticipated there would be an impact as a result of additional office visits for the face-to-face encounter and the additional time spent by physicians to document the face-to-face encounters with a beneficiary when it is furnished by a PA, a NP, or a CNS.

In our estimate of overall cost we included the estimates from section III, of this final rule with comment period (Collection of Information Requirements section). These are estimated at \$11.2 million in year 1 and \$ 64.8 million over 5 years. These are driven by the physician documenting face-to-face encounters with a beneficiary when it is furnished by a PA, a NP, or a CNS, including the time to communicate the practitioners' findings to physicians so they can complete the necessary documentation.

TABLE 138—PRIVATE SECTOR PAPERWORK COSTS  
[In millions]

	Year 1	5 years
Physician time to document occurrence of a face-to-face encounter cost .....	\$9.8	\$57
PA, NP, or CNS costs .....	1.4	7.8
Total Cost .....	11.2	64.8

**Note:** CY 2013 only includes the first 6 months of Year 1.

## (2) Medicare Costs

Medicare would incur additional costs associated with this final rule with comment period related to additional face-to-face encounters in the form of office visits, and additional payment for time spent documenting the face-to-face encounter if furnished by the PA, NP or CNS and not by the physician directly. Subsequently, a G-Code is being created to allow Medicare payment to physicians for documenting the face-to-face encounters that are furnished by a PA, NP, and CNS, and is included in this final rule with comment period.

From a programmatic standpoint we believe that there would be 375,000 additional office visits billed and 500,000 G code claims for the documentation in year 1. It is difficult to determine how many PAs, NPs or CNSs wrote orders for covered items of DME and while we lack exact empirical data, in order to provide an estimate, we assumed that 5 percent of the orders for covered items of DME were written by a PA, NP or CNS. For the purpose of this estimate, we assumed that each order requires a separate face-to-face encounter, recognizing fully that the estimate might be inflated.

While we believe that currently the majority of practitioners evaluate beneficiaries before ordering DME, some may not, and therefore, a certain number of beneficiaries would be required to have a new visit in order to fulfill the face-to-face encounter requirement. Actuarial estimates indicated approximately 2.5 percent of those obtaining covered items of DME in a given year did not see a practitioner in the 6 months preceding the order. This percentage changed due to the modified timeframe from the proposed rule. We estimated that 250,000 beneficiaries would not see their practitioners in the 6 months prior to the written order. We assumed that 1.5 visits per year per affected beneficiary would be required to cover the DME services that currently fail to meet the face-to-face requirement. The range would be about one to three; possibly less than one if many beneficiaries choose not to meet the requirement or

reschedule services. DME claims for beneficiaries who failed to meet the physician contact requirements averaged 3 line items per beneficiary. However, about 40 percent of these line items occur on the same date and so probably refer to the same event and could be authorized during a single visit. Some additional coordination is probable for DME purchases within a narrow time frame. To estimate the impact of the additional office visits, we assumed 375,000 additional office visits (1.5 visits \* 250,000 beneficiaries). We also assumed that the average cost for these office visits is around \$65, which is consistent with a mid-level office visit under the PFS. This represents the total amount that the practitioners would receive, either from Medicare or the beneficiary, who is responsible for the 20 percent coinsurance.

Physicians are now required to document the face-to-face encounter if it was furnished by a PA, NP, or CNS. In order to allow payment for this documentation, a G code is established for this service. There are approximately 10 million DME users and it we assumed that roughly 5 percent of face-to-face encounters are actually furnished by these other practitioner types, thereby requiring documentation of the encounter. Therefore, we assumed that about 500,000 of these documentation services would be billed. As discussed in section III.M.3 of this final rule with comment period, we are establishing work and malpractice RVUs for HCPCS codes for G0454 by crosswalking to the work and malpractice RVUs for CPT code 99211 (Level 1 office or other outpatient visit, established patient). With regard to practice expense RVUs, we are not including any direct practice expense inputs for clinical labor, disposable medical supplies, or equipment in the direct PE input database for this code; practice expense RVUs will reflect resources for overhead costs only. The work, malpractice, and practice expense RVUs for HCPCS code G0454 are reflected in Addendum B of this CY 2013 PFS final rule with comment period [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/). A complete list of

the interim final times assigned to HCPCS code G0454 is available on the CMS Web site at [www.cms.gov/physicianfeesched/](http://www.cms.gov/physicianfeesched/). This represents the total amount that the physician would receive, either from Medicare or the beneficiary, who is responsible for the 20 percent coinsurance.

Therefore the estimated gross cost is estimated to be \$10 million in CY 2013 and \$115 million over 5 years; note that there are also savings to Medicare that must be netted against the cost of additional practitioner office visits, which are described later in the Benefits section. There is a high degree of uncertainty surrounding this estimate because it was difficult to predict how physicians and beneficiaries would respond to the new requirement.

This provision would assist in providing better documentation which may help to lower the error rate and thus reduce improper payments, including those stemming from waste, fraud and abuse. Since there is a large amount of potential variation in the amount of time that a face-to-face encounter may take for an item of DME, as a proxy our estimate is based on the amount of time needed for a mid-level visit to evaluate a beneficiary (E&M code 99213). The time allotted for this visit to furnish the face-to-face evaluation under a 99213 is 15 minutes. We solicited comments as to the appropriateness of E&M Code 99213 as a proxy measure of time required for a face-to-face encounter but did not receive any public comments.

Based on actual data, projecting these historical patterns in light of the draft regulation was not straight-forward. Some line items may be bundled (perhaps because they were used together). Beneficiaries may also change their behavior in response to the regulation. For example, beneficiaries who would be required to visit a physician in order for Medicare to pay for a new piece of equipment may substitute this visit for a later visit that would have been for a routine service. In this situation, the overall number of visits would not increase. Moreover, some beneficiaries may choose not to pursue the DME item at that time. On

the other hand, the final rule with comment period points out that some of the encounters reported on the practitioner claim now may not support the need for the item of DME. We assume that beneficiaries would decide not to schedule 10 percent of the additional visits required as a result of not needing the DME item and that some would substitute a required service for a later planned visit.

**TABLE 139—MEDICARE 5-YEAR COSTS FOR ADDITIONAL FACE-TO-FACE VISITS AND G CODE BILLINGS**

2013	2014	2015	2016	2017
\$10	\$25	\$25	\$25	\$30

**Note:** These costs represent 80 percent of the allowed charges for the additional visits and the new G codes.

The requirement for a face-to-face encounter with a beneficiary in a certain time period as a condition of payment for DME is a new statutory requirement. It is not subject to the physician fee schedule budget neutrality requirement under section 1848(c)(2)(B)(ii)(II) of the Act. However, by regulation, we are making an additional payment through a new G-code for physician work documenting the face-to-face encounters that are performed by a PA, NP, and CNS. This additional regulatory spending is subject to the physician fee schedule budget neutrality requirement under section 1848(c)(2)(B)(ii)(II) of the Act.

#### (c) Beneficiary Cost Impact

From a programmatic standpoint, approximately 2.5 percent of those obtaining covered items of DME in that year did not see a practitioner in the 6 months preceding the order. We estimated that 250,000 beneficiaries would not see their practitioners in the 6 months prior to the written order for the covered item. As mentioned above, we assumed that 1.5 visits per year per affected beneficiary would be required to cover the DME services that currently fail to meet the face-to-face requirement. The range would be about one to three; possibly less than one if many beneficiaries chose not to meet the requirement or reschedule services. DME claims for beneficiaries who failed to meet the physician contact requirements averaged 3 line items per beneficiary. However, about 40 percent of these line items occur on the same date and so probably refer to the same event and could be authorized during a single visit. Some additional coordination is probable for DME purchases within a narrow time frame. There are effects on travel time and cost for these beneficiaries. We estimate that there will be an additional 375,000 office visits as a number of beneficiaries would not have seen their practitioner in the six months prior to the written order for the covered item. If it takes a beneficiary 1.25 hours to go to a practitioner, the total estimate is approximately 468,750 hours of time for

this final rule with comment period. We assumed that an average trip requires one hour and 15 minutes (1.25 hours) (45 minutes of round trip travel time and 30 minutes in the doctor's office—half for waiting and half for time with the staff). As a proxy we use \$20 to estimate the cost per hour including loss of leisure time and travel cost for a beneficiary to see a practitioner. This is consistent with previous estimates of beneficiary leisure time as proposed in the May 4, 2011 proposed rule entitled “Medicare & Medicaid Programs; Influenza Vaccination Standard for Certain Medicare & Medicaid Participating Providers and Suppliers” (76 FR 25469). This creates an economic cost of nearly \$9,375,000 in year 1 and \$52.5 million over 5 years. There will be additional out of pocket expenses at the 20 percent Medicare Part B coinsurance. We estimated this cost to be \$5 million in year 1 and \$25 million over 5 years.

**TABLE 140—BENEFICIARY COST IMPACT RESULTING FROM ADDITIONAL FACE-TO-FACE VISITS TO OBTAIN DME SERVICES**

**BENEFICIARY COST: OUT OF POCKET EXPENSE**

[In millions]

2013	2014	2015	2016	2017
\$5	\$5	\$5	\$5	\$5

	Year 1	5 Years
Total beneficiaries visits impacted .....	375,000 .....	2,100,000.
Time per beneficiary .....	1.25 hours .....	1.25 hours.
Total Time .....	468,750 .....	2,625,000.
Beneficiary Time Cost (\$20) .....	\$9.4 million .....	\$52,500,000.
Out of Pocket Expense .....	\$5 million .....	\$25,000,000.
Estimated Total Beneficiary Cost Impact .....	\$ 14.4 million .....	\$ 77.5 million.

**Note:** These costs represent 20 percent of the allowed charges for the additional visits and the new G codes.

#### b. Benefits

There would be quantifiable benefits from an expected reduction in Medicare DME services provided. In addition, we anticipated additional, qualitative benefits from a decrease in waste, fraud, and abuse, which would decrease the number of services. Further, requiring that there be a face-to-face evaluation of the beneficiary helps ensure appropriate orders are based on the individual's medical condition, which increases the quality of care that the beneficiary receives. It is difficult to measure how much waste, fraud, and abuse will be

prevented as a result of this final rule with comment period since it is impossible to determine what would have happened in the absence of the final rule with comment period. This provision is expected to improve physician's documentation of DME, and therefore, will help reduce improper payments and move the agency towards its strategic goal to reduce the Medicare fee-for-service error rate for DME items, which has a higher error rate than other Medicare services. Fraud is an improper payment, but not all improper payments are fraud.

Therefore, creating a measure of how much this final rule with comment period would save in terms of a reduction in waste, fraud and abuse is not possible. With that stated, in 2009 Medicare paid \$1.7 billion for DME items covered by this proposed rule, and we estimated that \$1.9 billion would be paid for covered items in 2012, and \$9.9 billion over 5 years. Preventing waste, fraud and abuse by changing behavior that results in just a small percentage reduction in inappropriate or unnecessary ordering of DME services will generate Medicare savings. This is an area where savings

can be found through increased oversight We believe that the cost of the visits will be offset by the savings produced by this provision.

We project Medicare savings from reduced DME services; these savings partially offset the costs of additional physician office visits and

documentation payments described earlier in the impact analysis. The year-to-year Medicare savings from reduced DME services is as follows:

TABLE 141—YEAR-TO-YEAR MEDICARE SAVINGS FROM REDUCED DME SERVICES  
[In millions]

	2013	2014	2015	2016	2017
DME savings .....	–\$5	–\$20	–\$20	–\$20	–\$20

Based on an analysis of 2007 DME claims, approximately 1 percent of total DME spending was for those beneficiaries who had little contact with their physician during the year. The gross savings to Medicare has been reduced from the estimated savings in the proposed rule due to the change in timeframe from 90 days to 6 months. We believe that some beneficiaries who would not order a DME service because they did not have face-to-face visit within 90 days prior to the written order, would likely have a face-to-face visit within the 6-month timeframe. For this subset of spending we assumed that there would be a 20 percent reduction in spending due to the face-to-face requirement. We found similar reductions in DME expenditures among managed care enrollees compared to fee-for service (FFS) beneficiaries in the Medical Expenditure Panel Survey. This assumption is fairly speculative but we think it is modest compared to the estimates of improper payments across Medicare services including DME. The savings would occur because some beneficiaries would not choose to go to the physician to authorize the DME item, some physicians would not order the items that would otherwise have been provided in the absence of the regulation, and some suppliers would not be able to achieve a payment that might have occurred through an unnecessary sale or outright fraud.

The overall net impact to Medicare of the DME face-to-face encounter policy is \$5 million in the first year and \$30 million over the first 5 years.

This regulation produced an extra benefit that is difficult to quantify, but is an extremely positive one in terms of greater practitioner involvement. By increasing practitioner interactions with beneficiaries before ordering DME, beneficiaries would receive more appropriate DME and benefit from higher quality care. Beneficiaries would also benefit from reduced out-of-pocket costs by not having to pay for unnecessary DME. This accomplished the objective of achieving greater practitioner accountability noted in the

provisions of and the amendments made by section 6407 and other sections of the Affordable Care Act.

#### Alternatives Considered

In this final rule with comment period, we considered a variety of options and sought comments on these options in other sections of this final rule with comment period. We expected public comment on how to limit the burden associated with the supplier being notified that a face-to-face encounter has occurred. We proposed several options for the physician documentation of a face-to-face encounter furnished by that physician. We believe just submitting the medical record for the applicable date of service would create the least cost while still producing the desired benefits. We had also proposed different options for how the physician must document the face-to-face encounter if performed by a NP, PA, or CNS. In this final rule with comment period we establish that physicians must document a face-to-face encounter furnished by a PA, NP or CNS by signing or cosigning the pertinent portion of the medical record thereby documenting that the beneficiary was evaluated or treated for a condition relevant to an item of DME on that date of service.

Finally, there are other possible periods of time that could be set as the window within which face-to-face encounters must occur. We believe the 6 month timeframe for the face-to-face to occur helps to best limit burden.

#### 4. Non-Random Prepayment Review

We estimated no significant budgetary impact. We believe that the overall costs for most providers and suppliers would remain the same unless they are subject to non-random prepayment complex medical review for an extended period of time.

#### 5. Ambulance Coverage-Physician Certification Statement

We estimated no significant budgetary impact.

#### 6. Physician Compare Web Site

Section IV.N.2. of this final rule with comment period addresses the background of the Physician Compare Web site. As described in section IV.N.2. of this final rule with comment period, we are developing aspects of the Physician Compare Web site using a phased approach. In the first phase, which was completed in 2011, we posted the names of those eligible professionals who satisfactorily participated in the 2009 Physician Quality Reporting System. The second phase of the plan, which was completed in 2012, included posting the names of eligible professionals who were successful electronic prescribers under the 2009 eRx Incentive Program, as well as eligible professionals (EPs) who participated in the EHR Incentive Program. The next phase of the plan included posting of performance information with respect to the 2012 Physician Quality Reporting System GPRO measures which is targeted to be completed in 2013.

We are finalizing proposals to include performance information for the 2013 Physician Quality Reporting System GPRO web interface measures data, and targeted posting this data in 2014, in addition to 2013 patient experience data for group practices participating in the 2013 Physician Quality Reporting System GPRO. As reporting of physician performance rates and patient experience data on the Physician Compare Web site would be performed directly by us using the data that we collect under the 2012 Physician Quality Reporting System GPRO and other data collection methods, we did not anticipate any notable impact on eligible professionals with respect to the posting of information on the Physician Compare Web site.

We invited but received no public comment on the Regulatory Impact Analysis related to Physician Compare and are therefore finalizing this analysis.

## 7. Physician Payment, Efficiency, and Quality Improvements—Physician Quality Reporting System

According to the 2010 Reporting Experience Report, a total of \$391,635,495 in Physician Quality Reporting System (PQRS) incentives was paid by CMS for the 2010 program year, which encompassed 168,843 individual eligible professionals. In 2010, eligible professionals earned a 2.0 percent incentive (that is, a bonus payment equal to 2.0 percent of the total allowed part B charges for covered professional services under the PFS furnished by the eligible professional during the reporting period) for satisfactory reporting under the PQRS. For 2013 and 2014, eligible professionals can earn a 0.5 percent incentive for satisfactory reporting, a reduction of 1.5 percent from 2010. Therefore, based on 2010, which is the latest year in which PQRS has full participation data, we would expect that approximately \$97 million (approximately  $\frac{1}{4}$  of \$391,635,495) in incentive payments would be distributed to eligible professionals who satisfactorily report. However, we expect that due to the implementation of payment adjustments beginning in 2015, participation in the PQRS would rise incrementally to approximately 300,000 eligible professionals and 400,000 eligible professionals in 2013 and 2014, respectively.

The average incentive distributed to each eligible professional in 2010 was \$2,157. Taking into account the 1.5 percent incentive reduction from 2.0 percent in 2010 to 0.5 percent in 2013 and 2014, we estimated that the average amount per eligible professional earning an incentive in 2013 and 2014 would be \$539. Therefore, we estimate that the PQRS would distribute approximately \$162 million ( $\$539 \times 300,000$  eligible professionals) and \$216 million ( $\$539 \times 400,000$  eligible professionals) in incentive payments in 2013 and 2014, respectively. We believe these incentive payments will help offset the cost to eligible professionals for participating in the PQRS for the applicable year. Please note that, beginning 2015, incentive payments for satisfactory reporting in the PQRS will cease and payment adjustments for not satisfactorily reporting will commence.

We note that the total burden associated with participating in the PQRS is the time and effort associated with indicating intent to participate in the PQRS, if applicable, and submitting PQRS quality measures data. When establishing these burden estimates, we assumed the following:

- The requirements for reporting for the PQRS 2013 and 2014 incentives and payment adjustments for 2015 and beyond would be established as proposed in this 2013 Medicare PFS final rule with comment period.

- For an eligible professional or group practice using the claims, registry, or EHR-based reporting mechanisms, we assume that the eligible professional or group practice would report on 3 measures.

- With respect to labor costs, we believe that a billing clerk will handle the administrative duties associated with participating, while a computer analyst will handle duties related to reporting PQRS quality measures. According to the Bureau of Labor Statistics, the mean hourly wage for a billing clerk is approximately \$16/hour whereas the mean hourly wage for a computer analyst is approximately \$40/hour.

For an eligible professional who wished to participate in the PQRS as an individual, the eligible professional need not indicate his/her intent to participate, if using the traditional reporting mechanisms. The eligible professional may simply begin reporting quality measures data. Therefore, these burden estimates for individual eligible professionals participating in the PQRS are based on the traditional reporting mechanism the individual eligible professional chooses. However, we believe a new eligible professional or group practice would spend 5 hours—which includes 2 hours to review the PQRS measures list, review the various reporting options, and select a reporting option and measures on which to report and 3 hours to review the measure specifications and develop a mechanism for incorporating reporting of the selected measures into their office work flows. Therefore, we believe that the initial administrative costs associated with participating in the PQRS would be approximately \$80 ( $\$16/\text{hour} \times 5$  hours).

**Traditional Claims-Based Reporting Mechanism.** With respect to an eligible professional who participates in the PQRS via claims, the eligible professional must gather the required information, select the appropriate quality data codes (QDCs), and include the appropriate QDCs on the claims they submit for payment. The PQRS collects QDCs as additional (optional) line items on the existing HIPAA transaction 837–P and/or CMS Form 1500 (OCN: 0938–0999). Based on our experience with Physician Voluntary Reporting Program (PVRP), we continued to estimate that the time needed to perform all the steps necessary to report each measure via

claims would range from 0.25 minutes to 12 minutes, depending on the complexity of the measure. Therefore, the time spent reporting 3 measures would range from 0.75 minutes to 36 minutes. Using an average labor cost of \$40/hour, we estimated that time cost of reporting for an eligible professional via claims would range from \$0.50 (0.75 minutes  $\times$  \$40/hour) to \$24.00 (36 minutes  $\times$  \$40/hour) per reported case. With respect to how many cases an eligible professional would report when using the claims-based reporting mechanism, we established that an eligible professional would need to report on 50 percent of the eligible professional's applicable cases. The actual number of cases on which an eligible professional would report would vary depending on the number of the eligible professional's applicable cases. However, in prior years, when the reporting threshold was 80 percent, we found that the median number of reporting cases for each measure was 9. Since we reduced the reporting threshold to 50 percent, we estimated that the average number of reporting cases for each measure would be reduced to 6. Based on these estimates, we estimated that the total cost of reporting for an eligible professional choosing the claims-based reporting mechanism would range from ( $\$0.50/\text{per reported case} \times 6$  reported cases) \$3.00 to ( $\$24.00/\text{reported case} \times 6$  reported cases) \$144.

**Administrative Claims-Based Reporting Mechanism.** We note that, for the 2015 PQRS payment adjustments, we are finalizing an administrative claims reporting option for eligible professionals and group practices. The burden associated with reporting using the administrative claims reporting option is the time and effort associated with using this option. To submit quality measures data for PQRS using the administrative claims reporting option, an eligible professional or group practice would need to (1) register as an administrative claims reporter for the applicable payment adjustment and (2) report quality measures data. With respect to registration, we believe it would take approximately 2 hours to register for and to participate in PQRS as an administrative claims reporter. Therefore, we estimated that the cost of undergoing the GPRO selection process would be ( $\$16/\text{hour} \times 2$  hours) \$32. With respect to reporting, we noted that any burden associated with reporting would be negligible, as an eligible professional or group practice would not be required to attach reporting G-codes on the claims they submitted.



Rather, CMS would bear the burden with respect to calculating the measure rates for claims. We noted that there would be no additional burden on the eligible professional or group practice to submit these claims, as the eligible professional or group practice would have already submitted these claims for reimbursement purposes.

*Registry-Based and EHR-Based Reporting Mechanisms.* With respect to an eligible professional or group practice who participates in the PQRS via a qualified registry, direct EHR product, or EHR data submission vendor product, we believe there would be little to no burden associated for an eligible professional to report PQRS quality measures data to CMS, because the selected reporting mechanism submits the quality measures data for the eligible professional. While we note that there may be start-up costs associated with purchasing a qualified registry, direct EHR product, or EHR data submission vendor product solely for the purpose of reporting PQRS quality measures. Therefore, we did not include the cost of purchasing a qualified registry, direct EHR, or EHR data submission vendor product in our burden estimates.

*The Group Practice Reporting Option.* Unlike eligible professionals who choose to report individually, we noted that eligible professionals choosing to participate as part of a group practice under the GPRO must indicate their intent to participate in the PQRS as a group practice. The total burden for group practices who submitted PQRS quality measures data via the proposed GPRO web-interface would be the time and effort associated with submitting this data. To submit quality measures data for the PQRS, a group practice would need to (1) be selected to participate in the PQRS GPRO and (2) report quality measures data. With respect to the administrative duties for being selected to participate in the PQRS as a group practice, we believe it would take approximately 6 hours—including 2 hours to decide whether to participate in the PQRS GPRO as a group practice, 2 hours to self-nominate, and 2 hours to undergo the vetting process with CMS officials—for a group practice to be selected to participate in the PQRS GPRO for the applicable year. Therefore, we estimated that the cost of undergoing the GPRO selection process would be  $(\$16/\text{hour} \times 6 \text{ hours})$  \$96. With respect to reporting, the total reporting burden was the time and effort associated with the group practice

submitting the quality measures data (that is, completed the data collection interface). Based on burden estimates for the PGP demonstration, which uses the same data submission methods, we estimated the burden associated with a group practice completing the data collection interface would be approximately 79 hours. Therefore, we estimated that the report cost for a group practice to submit PQRS quality measures data for the final reporting options in an applicable year would be  $(\$40/\text{hour} \times 79 \text{ hours})$  \$3,160.

*Maintenance of Certification Program Incentive.* Eligible professionals who wish to qualify for an additional 0.5 percent Maintenance of Certification Program incentive must “more frequently” than is required to qualify for or maintain board certification status participate in a qualified Maintenance of Certification Program for 2013 and/or 2014 and successfully complete a qualified Maintenance of Certification Program practice assessment for the applicable year. Although we understand that there is a cost associated with participating in a Maintenance of Certification Board, we believe that most of the eligible professionals attempting to earn this additional incentive would already be enrolled in a Maintenance of Certification Board for reasons other than earning the additional Maintenance of Certification Program incentive. Therefore, the burden to earn this additional incentive would depend on what a certification board establishes as “more frequently” and the time needed to complete the practice assessment component. We expect that the amount of time needed to complete a qualified Maintenance of Certification Program practice assessment would be spread out over time since a quality improvement component is often required. With respect to the practice assessment component, according to an informal poll conducted by ABMS in 2012, the time an individual spent to complete the practice assessment component of the Maintenance of Certification ranged from 8–12 hours.

*Registry and EHR Vendors.* Aside from the burden of eligible professionals and group practices participating in the PQRS, we believe that registry, direct EHR, and EHR data submission vendor products incur costs associated with participating in the PQRS.

*Registry Vendors.* With respect to qualified registries, the total burden for qualified registries who submit PQRS quality measures data would be the time and effort associated with submitting this data. To submit quality measures data for the program years we are

finalizing for PQRS, a registry would need to (1) become qualified for the applicable year and (2) report quality measures data on behalf of its eligible professionals. With respect to administrative duties related to the qualification process, we estimated that it will take a total of 10 hours—including 1 hour to complete the self-nomination statement, 2 hours to interview with CMS, 2 hours to calculate numerators, denominators, and measure results for each measure the registry wishes to report using a CMS-provided measure flow, and 5 hours to complete an XML submission—to become qualified to report PQRS quality measures data. Therefore, we estimated that it would cost a registry approximately  $(\$16.00/\text{hour} \times 10 \text{ hours})$  \$160 to become qualified to submit PQRS quality measures data on behalf of its eligible professionals.

With respect to the reporting of quality measures data, we believe the burden associated with reporting was the time and effort associated with the registry calculating quality measures results from the data submitted to the registry by its eligible professionals, submitting numerator and denominator data on quality measures, and calculating these measure results. We believe, however, that registries already perform these functions for its eligible professionals irrespective of participating in the PQRS. Therefore, we believe there would be little to no additional burden associated with reporting PQRS quality measures data. Whether there is any additional reporting burden will vary with each registry, depending on the registry's level of savvy with submitting quality measures data for the PQRS.

*EHR Vendors.* With respect to EHR products, the total burden for direct EHR products and EHR data submission vendors who submit PQRS quality measures data would be the time and effort associated with submitting this data. To submit quality measures data for the proposed program years under the PQRS, a direct EHR product or EHR data submission vendor would need to report quality measures data on behalf of its eligible professionals. Please note that we are not continuing to require direct EHR products and EHR data submission vendors to become qualified to submit PQRS quality measures data. With respect to reporting quality measures data, we believe the burden associated with the EHR vendor programming its EHR product(s) to extract the clinical data that the eligible professional must submit to CMS would depend on the vendor's familiarity with

the PQRS and the vendor's system and programming capabilities. We believe it would take a vendor approximately 40 hours (for experienced vendors) to 200

hours (for first-time vendor participants) to submit PQRS quality measures data. Therefore, we estimated that it would cost an EHR vendor (\$40/hour × 40

hours) \$1,600 to \$8,000 to submit PQRS quality measures data for its eligible professionals.

TABLE 142—ESTIMATED COSTS FOR REPORTING PHYSICIAN QUALITY REPORTING SYSTEM QUALITY MEASURES DATA FOR ELIGIBLE PROFESSIONALS

	Estimated hours	Estimated cases	Number of Measures	Hourly rate	Total cost
Individual Eligible Professional (EP): Preparation .....	5.0	1	N/A	\$16	\$80
Individual EP: Claims .....	0.2	6	3	40	144
Individual EP: Administrative Claims .....	2	1	N/A	16	32
Individual EP: Registry .....	N/A	1	N/A	N/A	(*)
Individual EP: EHR .....	N/A	1	N/A	N/A	(*)
Group Practice: Self-Nomination .....	6.0	1	N/A	16	96
Group Practice: Reporting .....	79	1	N/A	40	3,160

\* Minimal.

TABLE 143—ESTIMATED COSTS TO VENDORS TO PARTICIPATE IN THE PHYSICIAN QUALITY REPORTING SYSTEM

	Estimated hours	Hourly rate	Total cost
Registry: Self-Nomination .....	10	\$40	\$400
EHR: Programming .....	40–200	40	1,600–1,800

We invited but received no public comment on the Regulatory Impact Analysis related to PQRS and are therefore finalizing this analysis.

#### 8. Electronic Prescribing (eRx) Incentive Program

Please note that the requirements for becoming a successful electronic prescriber for the 2013 incentive and 2014 payment adjustment were established in the CY 2012 MPFS final rule with comment period. The final provisions contained in this CY 2013 MPFS final rule with comment period would make additional changes to the requirements for the 2013 incentive and 2014 payment adjustment for group practices. Specifically, CMS is finalizing a new criterion for being a successful electronic prescriber for the 2013 incentive and 2014 payment adjustments for group practices of 2–24 eligible professionals given that CMS is modifying the definition of group practice. However, we note that any additional impact as a result of this additional requirement would be minimal, as it is our understanding the eligible professionals who would use this new reporting option are already participating in the eRx Incentive Program as individual eligible professionals.

For the reasons stated, the final changes would have no additional impact other than the impact of the 2013 and 2014 payment adjustments described in the CY 2012 MPFS final rule with comment period. We invited

but received no public comment on the Regulatory Impact Analysis related to the eRx Incentive Program and are therefore finalizing this analysis.

#### 9. Medicare Shared Savings Program

Please note that the requirements for participating in the Medicare Shared Savings Program and the impacts of these requirements were established in the final rule for the Medicare Shared Savings Program that appeared in the **Federal Register** on November 2, 2011 (76 FR 67962). The requirements for the Medicare Shared Savings Program set forth in the CY 2013 MPFS final rule with comment period imposed requirements that eligible professionals in group practices within accountable care organizations would need to satisfy for purposes of the PQRS payment adjustment under the Medicare Shared Savings Program as the proposals related to the ACOs for the PQRS payment adjustment mirror the requirements that were established for earning the PQRS incentives.

We invited but received no public comment on the Regulatory Impact Analysis related to the Medicare Shared Savings Program and are therefore finalizing this analysis.

#### 10. Medicare EHR Incentive Program

Please note that the requirements for reporting clinical quality measures (CQMs) to achieve meaningful use under the EHR Incentive Program were established in a standalone final rule published on July 28, 2010 (75 FR 44544) and September 4, 2012 (77 FR

53968). The requirements contained in this CY 2013 MPFS final rule with comment period merely propose methods to report CQMs for purposes of achieving meaningful use under the EHR Incentive Program. Therefore, the impacts of the extension of the use of attestation and the PQRS-Medicare EHR Incentive Pilot to report CQMs were absorbed in the impacts discussion published in the EHR Incentive Program final rules published on July 28, 2010 and September 4, 2012.

We invited but received no public comment on the Regulatory Impact Analysis related to The Medicare EHR Incentive Program and are therefore finalizing this analysis.

#### 11. Chiropractic Services Demonstration

As discussed in section III of this final rule with comment period, we continue the recoupment of the \$50 million in expenditures from this demonstration in order to satisfy the BN requirement in section 651(f)(1)(B) of the MMA. We initiated this recoupment in CY 2010 and this will be the fourth year. As discussed in the CY 2010 PFS final rule with comment period, we finalized a policy to recoup \$10 million each year through adjustments to the PFS for all chiropractors in CY s 2010 through 2014. To implement this required BN adjustment, we are recouping \$10 million in CY 2013 by reducing the payment amount under the PFS for the chiropractic CPT codes (that is, CPT codes 98940, 98941, and 98942) by approximately 2 percent.

## 12. Physician Value-Based Payment Modifier and the Physician Feedback Reporting Program

The Physician Value-Based Payment Modifier and the Physician Feedback Program final policies discussed in section IV.I. of this final rule with comment period would not impact CY 2013 physician payments under the PFS. However, we expect that our proposals to use the PQRS quality measures in the Physician Feedback reports and in the value-based payment modifier to be implemented in CY 2015 may result in increased participation in the PQRS in CY 2013. We anticipate that as we approach implementation of the value-based payment modifier, physicians would increasingly participate in the PQRS to determine and understand how the value-based payment modifier could affect their payments.

## 13. Medicare Coverage of Hepatitis B Vaccine: Modification of High Risk Groups Eligible for Medicare Part B Coverage of Hepatitis B Vaccine

As discussed in section III of this final rule with comment period, section 1861(s)(10)(B) of the Act authorizes Medicare coverage of hepatitis B vaccine and its administration if furnished to an individual who is at high or intermediate risk of contracting hepatitis B, as determined by the Secretary under regulations. Our current regulations are established at 42 CFR 410.63. We proposed to modify § 410.63(a)(1) by adding persons diagnosed with diabetes mellitus to the high risk group. While it is estimated that approximately 23 percent of non-institutionalized Medicare beneficiaries are diagnosed with diabetes mellitus, it is unclear how many of these beneficiaries would obtain these services. Therefore, the estimated impact of adding persons diagnosed with diabetes mellitus to the high risk group eligible for coverage of hepatitis B vaccine and its administration is unknown for CY 2013.

## 14. Existing Standards for E-Prescribing Under Medicare Part D and Identification and Lifting the LTC Exemption

The e-prescribing standard updates that are adopted in this final rule with comment period impose no new requirements as the burden of using the updated standards is anticipated to be the same as using the old standards. We believe that prescribers and dispensers that are now e-prescribing largely invested in the hardware, software, and connectivity necessary to e-prescribe.

We do not anticipate that the retirement of NCPDP SCRIPT 8.1 in favor of NCPDP SCRIPT 10.6 will result in significant costs. Nor do we believe that the eventual retirement of the NCPDP Formulary and Benefit 1.0 and the adoption of the updates for NCPDP Formulary and Benefits 3.0 as the official Part D standard will result in significant costs.

The removal of the LTC exception to the NCPDP SCRIPT standard would impose a small burden on the LTC industry. LTC entities who use and developed proprietary solutions may need to invest in software programming updates if they had not already incorporated the Part D e-prescribing standards in their solutions. It is reasonable to assume that a small number of proprietary solutions would have to be modified to enable adherence to the adopted e-prescribing standards. Other costs may be incurred through staff training on the use of the e-prescribing standards and the use of any e-prescribing solution adopted by a LTC facility. Additional training cost may involve prescribers and dispensers learning the new workflows that an electronic prescription may or may not require.

### I. Alternatives Considered

This final rule with comment period contains a range of policies, including some provisions related to specific statutory provisions. The preceding preamble provided descriptions of the statutory provisions that are addressed, identified those policies when discretion has been exercised, presented rationale for our final policies and, where relevant, alternatives that were considered.

### J. Impact on Beneficiaries

There are a number of changes in this final rule with comment period that would have an effect on beneficiaries. In general, we believe that many of the changes adopted in this final rule with comment period, including the refinements of the PQRS with its focus on measuring, submitting, and analyzing quality data; establishing the value-based payment modifier to adjust physician payment beginning in CY 2015; creating a separate payment for post-discharge transitional care management services in the 30 days after a beneficiary has been discharged from an inpatient hospital admission, from outpatient observation services and partial hospitalization program, from a SNF, or from a CMHC; improved accuracy in payment through revisions to the inputs used to calculate payments under the PFS for certain radiation

therapy services; capital interest rate assumptions; multiple procedure payment reduction for ophthalmology and cardiovascular diagnostic tests; revised values for many services identified through the misvalued codes initiative, and revisions to payment for Part B drugs would have a positive impact and improve the quality and value of care furnished to Medicare beneficiaries.

Most of the aforementioned policy changes could result in a change in beneficiary liability as it relates to coinsurance (which is 20 percent of the fee schedule amount if applicable for the particular provision after the beneficiary has met the deductible). To illustrate this point, as shown in Table 136, the CY 2012 national payment amount in the nonfacility setting for CPT code 99203 (Office/outpatient visit, new) is \$105.18 which means that in CY 2012 a beneficiary would be responsible for 20 percent of this amount, or \$21.04. Based on this final rule with comment period, using the current (CY 2012) CF of 34.0376, the CY 2013 national payment amount in the nonfacility setting for CPT code 99203, as shown in Table 136, is \$107.80, which means that, in CY 2013, the proposed beneficiary coinsurance for this service would be \$21.56. Payment amounts and associated coinsurance would be lower using the current law CY 2013 CF with the negative SGR adjustment.

The transitional care management policy would also have an impact on beneficiary coinsurance for those beneficiaries who have a hospital visit in CY 2013 and require moderate to high complexity decision-making by their community physician in the 30 days post discharge. Prior to the new TCM policy discussed in section III.H. of this final rule with comment period such a recently discharged beneficiary may have had an established patient follow-up visit with their community physician. The CY 2013 national payment amount in the nonfacility setting for CPT code 99215 (Office/outpatient visit, established), the highest level of an established patient office visit, is \$142.96, which means that a beneficiary would be responsible for 20 percent of this amount, or \$28.59. Under the new transitional care management policy, if a beneficiary received the highest level transitional care management visit, 99496, which has a national payment amount of \$231.11, the beneficiary would be responsible for 20 percent of this amount, or \$46.22.

### K. Accounting Statement

As required by OMB Circular A-4 (available at <http://www.whitehouse.gov>).

gov/omb/circulars/a004/a-4.pdf), in Tables 144 and 145 (Accounting Statement), we have prepared an accounting statement showing the estimated expenditures associated with

this final rule with comment period. This estimate includes the estimated FY 2012 cash benefit impact associated with certain Affordable Care Act and MCTRJCA provisions, and the CY 2013

incurred benefit impact associated with the estimated CY 2013 PFS conversion factor update based on the Mid-Session Review of the FY 2013 President's Budget baseline.

TABLE 144—ACCOUNTING STATEMENT: CLASSIFICATION OF ESTIMATED EXPENDITURES

Category	Transfers
CY 2013 Annualized Monetized Transfers .....	Estimated decrease in expenditures of \$24.8 billion for PFS conversion factor update.
From Whom To Whom? .....	Federal Government to physicians, other practitioners and providers and suppliers who receive payment under Medicare.
CY 2013 Annualized Monetized Transfers .....	Estimated increase in payment of 162 millions.
From Whom To Whom? .....	Federal Government to eligible professionals participated in (Physician Quality Reporting System (PQRS)).

TABLE 145—ACCOUNTING STATEMENT: CLASSIFICATION OF ESTIMATED COSTS, TRANSFER, AND SAVINGS IN CY 2013  
[\$ in millions]

Category	Benefit
Qualitative (unquantified) benefits of fraud, waste, and abuse prevented, and of improved quality of services to patients.	No precise estimate available.
Category	Cost
Costs associated with DME face-to-face encounters and written orders prior to delivery.	\$30.6 million.*
Qualitative costs of reporting PQRS quality measures data for eligible professionals and for vendors to participate in the PQRS.	No precise estimate available.

\*It includes the monetized costs of beneficiary travel time (\$9.4 million), out of pocket expenses (\$5 million), private sector paperwork costs (\$11.2 million), and the increased Medicare payment to the providers associated with the additional visits and G code billings (\$5 million).

#### L. Conclusion

The analysis in the previous sections, together with the remainder of this preamble, provides an initial “Regulatory Flexibility Analysis.”

In accordance with the provisions of Executive Order 12866, this regulation was reviewed by the Office of Management and Budget.

#### List of Subjects

##### 42 CFR Part 410

Health facilities, Health professions, Kidney diseases, Laboratories, Medicare, Reporting and recordkeeping requirements, Rural areas, X-rays.

##### 42 CFR Part 414

Administrative practice and procedure, Health facilities, Health professions, Kidney diseases, Medicare, Reporting and recordkeeping requirements.

##### 42 CFR Part 415

Health facilities, Health professions, Medicare, Reporting and recordkeeping requirements.

##### 42 CFR Part 421

Administrative practice and procedure, Health facilities, Health professions, Medicare, Reporting and recordkeeping requirements.

##### 42 CFR Part 423

Administrative practice and procedure, Emergency medical services, Health facilities, Health maintenance organizations (HMO), Health professionals, Incorporation by reference, Medicare, Penalties, Privacy, Reporting and recordkeeping requirements.

##### 42 CFR Part 425

Administrative practice and procedure, Health facilities, Health professions, Medicare, Reporting and recordkeeping requirements.

##### 42 CFR Part 486

Grant programs—health, Health facilities, Medicare, Reporting and recordkeeping requirements, X-rays.

##### 42 CFR Part 495

Administrative practice and procedure, Electronic health records, Health facilities, Health professions, Health maintenance organizations (HMO), Medicaid, Medicare, Penalties, Privacy, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, the Centers for Medicare & Medicaid Services amend 42 CFR chapters IV as set forth below:

#### PART 410—SUPPLEMENTARY MEDICAL INSURANCE (SMI) BENEFITS

■ 1. The authority citation for part 410 continues to read as follows:

**Authority:** Secs. 1102, 1834, 1871, 1881, and 1893 of the Social Security Act (42 U.S.C. 1302, 1395m, 1395hh, and 1395ddd).

■ 2. Section 410.26 is amended by adding new paragraph (b)(8) to read as follows:

##### **§ 410.26 Services and supplies incident to a physician's professional services: Conditions.**

\* \* \* \* \*

(b) \* \* \*

(8) Claims for drugs payable administered by a physician as defined in section 1861(r) of the Social Security Act to refill an implanted item of DME may only be paid under Part B to the physician as a drug incident to a physician's service under section 1861(s)(2)(A). These drugs are not payable to a pharmacy/supplier as DME under section 1861(s)(6) of the Act.

\* \* \* \* \*

■ 3. Section 410.32 is amended by—

■ A. Revising paragraphs (b)(2)(iii) introductory text, (d)(2)(i), and (e).

■ B. Redesignating paragraphs (c)(2) and (c)(3) as paragraphs (c)(3) and (c)(4), respectively.

■ C. Adding new paragraph (c)(2).

The revisions and addition read as follows:

**§ 410.32 Diagnostic x-ray tests, diagnostic laboratory tests, and other diagnostic tests: Conditions.**

\* \* \* \* \*

(b) \* \* \*

(2) \* \* \*

(iii) Diagnostic psychological and neuropsychological testing services when—

\* \* \* \* \*

(c) \* \* \*

(2) These services are ordered by a physician as provided in paragraph (a) or by a nonphysician practitioner as provided in paragraph (a)(2) of this section.

\* \* \* \* \*

(d) \* \* \*

(2) \* \* \*

(i) *Ordering the service.* The physician or (qualified nonphysician practitioner, as defined in paragraph (a)(2) of this section), who orders the service must maintain documentation of medical necessity in the beneficiary's medical record.

\* \* \* \* \*

(e) Diagnostic laboratory tests furnished in hospitals and CAHs. The provisions of paragraphs (a) and (d)(2) through (d)(4) of this section, inclusive, of this section apply to all diagnostic laboratory test furnished by hospitals and CAHs to outpatients.

**§ 410.37 [Amended.]**

■ 4. Amend § 410.37 by—

■ A. Amending paragraph (a)(1)(iii) by removing the phrase “In the case of an individual at high risk for colorectal cancer,” and by removing “screening” and adding “Screening” in its place.

■ B. Removing paragraph (g)(1).

■ C. Redesignating paragraphs (g)(2) through (g)(4) as paragraph (g)(1) through (g)(3), respectively.

■ D. In newly redesignated paragraph (g)(1), removing the reference “(g)(4)” and adding in its place the reference “(g)(3)”.

■ 5. Section 410.38 is amended by revising paragraph (g) to read as follows:

**§ 410.38 Durable medical equipment: Scope and conditions.**

\* \* \* \* \*

(g)(1) *Items requiring a written order.* As a condition of payment, Specified Covered Items (as described in paragraph (g)(2) of this section) require a written order that meets the requirements in paragraphs (g)(3) and

(4) of this section before delivery of the item.

(2) *Specified covered items.* (i) Specified Covered Items are items of durable medical equipment that CMS has specified in accordance with section 1834(a)(11)(B)(i) of the Act. A list of these items is updated annually in the **Federal Register**.

(ii) The list of Specified Covered Items includes the following:

(A) Any item described by a *Healthcare Common Procedure Coding System (HCPCS)* code for the following types of durable medical equipment:

(1) Transcutaneous electrical nerve stimulation (TENS) unit.

(2) Rollabout chair.

(3) Oxygen and respiratory equipment.

(4) Hospital beds and accessories.

(5) Traction-cervical.

(B) Any item of durable medical equipment that appears on the Durable Medical Equipment, Prosthetics, Orthotics, and Supplies Fee Schedule with a price ceiling at or greater than \$1,000.

(C) Any other item of durable medical equipment that CMS adds to the list of Specified Covered Items through the notice and comment rulemaking process in order to reduce the risk of fraud, waste, and abuse.

(iii) The list of specific covered items excludes the following:

(A) Any item that is no longer covered by Medicare.

(B) Any HCPCS code that is discontinued.

(3) *Face-to-face encounter requirements.* (i) For orders issued in accordance with paragraphs (g)(1) and (2) of this section, as a condition of payment for the Specified Covered Item, all of the following must occur:

(A) The physician must document and communicate to the DME supplier that the physician or a physician assistant, a nurse practitioner, or a clinical nurse specialist has had a face-to-face encounter with the beneficiary on the date of the written order up to 6 months before the date of the written order.

(B) During the face-to-face encounter the physician, a physician assistant, a nurse practitioner, or a clinical nurse specialist must conduct a needs assessment, evaluate, and/or treat the beneficiary for the medical condition that supports the need for each covered item of DME ordered.

(C) The face-to-face encounter must be documented in the pertinent portion of the medical record (for example, history, physical examination, diagnostic tests, summary of findings, diagnoses, treatment plans or other

information as it may be appropriate). Physician must sign or cosign the pertinent portion of the medical record indicating the occurrence of a face-to-face encounter for the beneficiary for the date of the face-to-face encounter when performed by a physician assistant, a nurse practitioner, or a clinical nurse specialist. For purposes of this paragraph (g), a face-to-face encounter does not include DME items and services furnished from an “incident to” service.

(ii) For purposes of this paragraph (g), a face-to-face encounter may occur via telehealth in accordance with all of the following:

(A) Section 1834(m) of the Act.

(B)(1) Medicare telehealth regulations in § 410.78 and § 414.65 of this chapter; and

(2) Subject to the list of payable Medicare telehealth services established by the applicable PFS.

(4) *Written order issuance requirements.* Written orders issued in accordance with paragraphs (g)(1) and (2) of this section must include all of the following:

(i) Beneficiary's name.

(ii) Item of DME ordered.

(iii) Signature of the prescribing practitioner.

(iv) Prescribing practitioner NPI.

(v) The date of the order.

(5) *Supplier's order and documentation requirements.* (i) A supplier must maintain the written order and the supporting documentation provided by the physician, physician assistant, nurse practitioner, or clinical nurse specialist and make them available to CMS upon request for 7 years from the date of service consistent with § 424.516(f) of this chapter.

(ii) Upon request by CMS or its agents, a supplier must submit additional documentation to CMS or its agents to support and substantiate that a face-to-face encounter has occurred.

■ 6. Section 410.40 is amended by—

■ A. In paragraph (c)(3)(ii), the word “fro” is revised to read “from.”

■ B. Redesignating paragraph (d)(2) as (d)(2)(i).

■ C. Adding paragraph (d)(2)(ii).

The addition reads as follows:

**§ 410.40 Coverage of ambulance services.**

\* \* \* \* \*

(d) \* \* \*

(2) \* \* \*

(ii) In all cases, the provider or supplier must keep appropriate documentation on file and, upon request, present it to the contractor. The presence of the signed physician certification statement does not alone demonstrate that the ambulance

transport was medically necessary. All other program criteria must be met in order for payment to be made.

\* \* \*

■ 7. Section 410.59 is amended by adding paragraph (a)(4) to read as follows:

**§ 410.59 Outpatient occupational therapy services: Conditions.**

(a) \* \* \*

(4) Claims submitted for furnished services contain prescribed information on patient functional limitations.

\* \* \*

■ 8. Section 410.60 is amended by adding paragraph (a)(4) to read as follows:

**§ 410.60 Outpatient physical therapy services: Conditions.**

(a) \* \* \*

(4) Claims submitted for furnished services contain prescribed information on patient functional limitations.

\* \* \*

■ 9. Section 410.61 is amended by revising paragraph (c) to read as follows:

**§ 410.61 Plan of treatment requirements for outpatient rehabilitation services.**

\* \* \*

(c) *Content of the plan.* The plan prescribes the type, amount, frequency, and duration of the physical therapy, occupational therapy, or speech-language pathology services to be furnished to the individual, and indicates the diagnosis and anticipated goals that are consistent with the patient function reporting on claims for services.

\* \* \*

■ 10. Section 410.62 is amended by adding paragraph (a)(4) to read as follows:

**§ 410.62 Outpatient speech-language-pathology services: Conditions and exclusions.**

(a) \* \* \*

(4) Claims submitted for furnished services contain prescribed information on patient functional limitations.

\* \* \*

■ 11. Section 410.63 is amended by—

■ A. Removing “and” from the end of paragraph (a)(1)(vi).

■ B. Removing the period from the end of paragraph (a)(1)(vii) and adding “; and” in its place.

■ C. Adding paragraph (a)(1)(viii).

The addition reads as follows:

**§ 410.63 Hepatitis B vaccine and blood clotting factors: Conditions.**

\* \* \*

(a) \* \* \*

(1) \* \* \*

(viii) Persons diagnosed with diabetes mellitus.

\* \* \*

■ 12. Section 410.69 is amended in paragraph (b) by adding the definition of “Anesthesia and related care” in alphabetical order to read as follows:

**§ 410.69 Services of a certified registered nurse anesthetist or an anesthesiologist's assistant: Basic rule and definitions.**

\* \* \*

(b) \* \* \*

*Anesthesia and related care* means those services that a certified registered nurse anesthetist is legally authorized to perform in the state in which the services are furnished.

\* \* \*

■ 13. Section 410.78 is amended by revising the introductory text of paragraph (b) to read as follows:

**§ 410.78 Telehealth services.**

\* \* \*

(b) *General rule.* Medicare Part B pays for office or other outpatient visits, subsequent hospital care services (with the limitation of one telehealth visit every 3 days by the patient's admitting physician or practitioner), subsequent nursing facility care services (not including the Federally-mandated periodic visits under § 483.40(c) of this chapter and with the limitation of one telehealth visit every 30 days by the patient's admitting physician or nonphysician practitioner), professional consultations, psychiatric diagnostic interview examination, neurobehavioral status exam, individual psychotherapy, pharmacologic management, end-stage renal disease-related services included in the monthly capitation payment (except for one “hands on” visit per month to examine the access site), individual and group medical nutrition therapy services, individual and group kidney disease education services, individual and group diabetes self-management training services (except for one hour of “hands on” services to be furnished in the initial year training period to ensure effective injection training), individual and group health and behavior assessment and intervention services, smoking cessation services, alcohol and/or substance abuse and brief intervention services, screening and behavioral counseling interventions in primary care to reduce alcohol misuse, screening for depression in adults, screening for sexually transmitted infections (STIs) and high intensity behavioral counseling (HIBC) to prevent STIs, intensive behavioral therapy for cardiovascular disease, and

behavioral counseling for obesity furnished by an interactive telecommunications system if the following conditions are met:

\* \* \*

■ 14. Section 410.105 is amended by—

■ A. Revising paragraph (c)(1)(ii).

■ B. Adding new paragraph (d).

The revision and addition read as follows:

**§ 410.105 Requirement for coverage of CORF services.**

\* \* \*

(c) \* \* \*

(1) \* \* \*

(ii) Prescribes the type, amount, frequency, and duration of the services to be furnished, and indicates the diagnosis and anticipated rehabilitation goals that are consistent with the patient function reporting on the claims for services.

\* \* \*

(d) Claims submitted for physical therapy, occupational therapy or speech-language-pathology services, contain prescribed information on patient functional limitations.

■ 15. Section 410.160 is amended by revising paragraph (b)(8) to read as follows:

**§ 410.160 Part B annual deductible.**

\* \* \*

(b) \* \* \*

(8) Beginning January 1, 2011, a surgical service furnished in connection with, as a result of, and in the same clinical encounter as a planned colorectal cancer screening test. A surgical service furnished in connection with, as a result of, and in the same clinical encounter as a colorectal cancer screening test means—a surgical service furnished on the same date as a planned colorectal cancer screening test as described in § 410.37.

\* \* \*

**PART 414—PAYMENT FOR PART B MEDICAL AND OTHER HEALTH SERVICES**

■ 16. The authority citation for part 414 continues to read as follows:

**Authority:** Secs. 1102, 1871, and 1881(b)(1) of the Social Security Act (42 U.S.C. 1302, 1395hh, and 1395rr(b)(1)).

■ 17. Section 414.65 is amended by revising paragraph (a)(1) to read as follows:

**§ 414.65 Payment for telehealth services.**

(a) \* \* \*

(1) The Medicare payment amount for office or other outpatient visits, subsequent hospital care services (with

the limitation of one telehealth visit every 3 days by the patient's admitting physician or practitioner), subsequent nursing facility care services (with the limitation of one telehealth visit every 30 days by the patient's admitting physician or nonphysician practitioner), professional consultations, psychiatric diagnostic interview examination, neurobehavioral status exam, individual psychotherapy, pharmacologic management, end-stage renal disease-related services included in the monthly capitation payment (except for one "hands on" visit per month to examine the access site), individual and group medical nutrition therapy services, individual and group kidney disease education services, individual and group diabetes self-management training services (except for one hour of "hands on" services to be furnished in the initial year training period to ensure effective injection training), individual and group health and behavior assessment and intervention, smoking cessation services, alcohol and/or substance abuse and brief intervention services, screening and behavioral counseling interventions in primary care to reduce alcohol misuse, screening for depression in adults, screening for sexually transmitted infections (STIs) and high intensity behavioral counseling (HIBC) to prevent STIs, intensive behavioral therapy for cardiovascular disease, and behavioral counseling for obesity furnished via an interactive telecommunications system is equal to the current fee schedule amount applicable for the service of the physician or practitioner.

(i) *Emergency department or initial inpatient telehealth consultations.* The Medicare payment amount for emergency department or initial inpatient telehealth consultations furnished via an interactive telecommunications system is equal to the current fee schedule amount applicable to initial hospital care provided by a physician or practitioner.

(ii) *Follow-up inpatient telehealth consultations.* The Medicare payment amount for follow-up inpatient telehealth consultations furnished via an interactive telecommunications system is equal to the current fee schedule amount applicable to subsequent hospital care provided by a physician or practitioner.

\* \* \* \* \*

■ 18. Section 414.90 is amended by—

■ A. In paragraph (b), revising the definitions "Group practice" and "Qualified registry."

■ B. In paragraph (b), removing the term "Qualified electronic health record product".

■ C. In paragraph (b), adding the definitions "Administrative claims," "Direct electronic health record (EHR) product," "Electronic health record (EHR) data submission vendor product," and "Group practice reporting option (GPRO) web interface" in alphabetical order.

■ D. Revising paragraphs (c) and (d).

■ E. Redesignating paragraphs (e), (f), (g), (h), (i), and (j) as paragraphs (f), (g), (i), (j), (k), and (l), respectively.

■ F. Adding new paragraphs (e) and (h).

■ G. Revising newly designated paragraphs (f), (g), (i), and (j).

The revisions and additions read as follows:

**§ 414.90 Physician Quality Reporting System.**

\* \* \* \* \*

(b) \* \* \*

*Administrative claims* means a reporting mechanism under which an eligible professional or group practice uses claims to report data on the proposed PQRS quality measures. Under this reporting mechanism, CMS analyzes claims data to determine which measures an eligible professional or group practice reports.

*Direct electronic health record (EHR) product* means an electronic health record vendor's product and version that submits data on Physician Quality Reporting System measures directly to CMS.

*Electronic health record (EHR) data submission vendor product* means an entity that receives and transmits data on Physician Quality Reporting System measures from an EHR product to CMS.

\* \* \* \* \*

*Group practice* means a physician group practice that is defined by a TIN, with 2 or more individual eligible professionals (or, as identified by NPIs) that has reassigned their billing rights to the TIN.

*Group practice reporting option (GPRO) web interface* means a web product developed by CMS that is used by group practices that are selected to participate in the group practice reporting option (GPRO) to submit data on Physician Quality Reporting System quality measures.

\* \* \* \* \*

*Qualified registry* means a medical registry or a maintenance of certification program operated by a specialty body of the American Board of Medical Specialties that, with respect to a particular program year, has self-nominated and successfully completed a vetting process (as specified by CMS)

to demonstrate its compliance with the Physician Quality Reporting System qualification requirements specified by CMS for that program year. The registry may act as a data submission vendor, which has the requisite legal authority to provide Physician Quality Reporting System data (as specified by CMS) on behalf of an eligible professional to CMS. If CMS finds that a qualified registry submits grossly inaccurate data for reporting periods occurring in a particular year, CMS reserves the right to disqualify a registry for reporting periods occurring in the subsequent year.

\* \* \* \* \*

(c) *Incentive payments.* For 2007 to 2014, with respect to covered professional services furnished during a reporting period by an eligible professional, an eligible professional (or in the case of a group practice under paragraph (i) of this section, a group practice) may receive an incentive if—

(1) There are any quality measures that have been established under the Physician Quality Reporting System that are applicable to any such services furnished by such professional (or in the case of a group practice under paragraph (i) of this section, such group practice) for such reporting period; and

(2) If the eligible professional (or in the case of a group practice under paragraph (j) of this section, the group practice) satisfactorily submits (as determined under paragraph (g) of this section for the eligible professional and paragraph (i) of this section for the group practice) to the Secretary data on such quality measures in accordance with the Physician Quality Reporting System for such reporting period, in addition to the amount otherwise paid under section 1848 of the Act, there also must be paid to the eligible professional (or to an employer or facility in the cases described in section 1842(b)(6)(A) of the Act or, in the case of a group practice under paragraph (i) of this section, to the group practice) from the Federal Supplementary Medical Insurance Trust Fund established under section 1841 of the Act an amount equal to the applicable quality percent (as specified in paragraph (c)(3) of this section) of the eligible professional's (or, in the case of a group practice under paragraph (i) of this section, the group practice's) total estimated allowed charges for all covered professional services furnished by the eligible professional (or, in the case of a group practice under paragraph (i) of this section, by the group practice) during the reporting period.

(3) The applicable quality percent is as follows:

- (i) For 2007 and 2008, 1.5 percent.
- (ii) For 2009 and 2010, 2.0 percent.
- (iii) For 2011, 1.0 percent.
- (iv) For 2012, 2013, and 2014, 0.5 percent.

(4) For purposes of this paragraph (c)—

(i) The eligible professional's (or, in the case of a group practice under paragraph (i) of this section, the group practice's) total estimated allowed charges for covered professional services furnished during a reporting period are determined based on claims processed in the National Claims History (NCH) no later than 2 months after the end of the applicable reporting period;

(ii) In the case of the eligible professional who furnishes covered professional services in more than one practice, incentive payments are separately determined for each practice based on claims submitted for the eligible professional for each practice;

(iii) Incentive payments to a group practice under this paragraph must be in lieu of the payments that would otherwise be made under the Physician Quality Reporting System to eligible professionals in the group practice for meeting the criteria for satisfactory reporting for individual eligible professionals. For any program year in which the group practice (as identified by the TIN) is selected to participate in the Physician Quality Reporting System group practice reporting option, the eligible professional cannot individually qualify for a Physician Quality Reporting System incentive payment by meeting the requirements specified in paragraph (g) of this section.

(iv) Incentive payments earned by the eligible professional (or in the case of a group practice under paragraph (i) of this section, by the group practice) for a particular program year will be paid as a single consolidated payment to the TIN holder of record.

(d) *Additional incentive payment.* Through 2014, if an eligible professional meets the requirements described in paragraph (d)(2) of this section, the applicable percent for such year, as described in paragraphs (c)(3)(iii) and (iv) of this section, must be increased by 0.5 percentage points.

(1) In order to qualify for the additional incentive payment described in paragraph (d) of this section, an eligible professional must meet all of the following requirements:

(i) Satisfactorily submits data on quality measures for purposes of this section for the applicable incentive year.

(ii) Have such data submitted on their behalf through a Maintenance of Certification program (as defined in paragraph (b) of this section) that meets:

(A) The criteria for a registry (as specified by CMS); or

(B) An alternative form and manner determined appropriate by the Secretary.

(iii) The eligible professional, more frequently than is required to qualify for or maintain board certification status—

(A) Participates in a maintenance of certification program (as defined in paragraph (b) of this section) for a year; and

(B) Successfully completes a qualified maintenance of certification program practice assessment (as defined in paragraph (b) of this section) for such year.

(2) In order for an eligible professional to receive the additional incentive payment, a Maintenance of Certification Program must submit to the Secretary, on behalf of the eligible professional, information—

(i) In a form and manner specified by the Secretary, that the eligible professional has successfully met the requirements of paragraph (d)(1)(iii) of this section, which may be in the form of a structural measure.

(ii) If requested by the Secretary, on the survey of patient experience with care.

(iii) As the Secretary may require, on the methods, measures, and data used under the Maintenance of Certification Program and the qualified Maintenance of Certification Program practice assessment.

(e) *Payment adjustments.* For 2015 and subsequent years, with respect to covered professional services furnished by an eligible professional, if the eligible professional does not satisfactorily submit data on quality measures for covered professional services for the quality reporting period for the year (as determined under section 1848(m)(3)(A) of the Act), the fee schedule amount for such services furnished by such professional during the year (including the fee schedule amount for purposes for determining a payment based on such amount) shall be equal to the applicable percent of the fee schedule amount that would otherwise apply to such services under this subsection.

(1) The applicable percent is as follows:

- (i) For 2015, 98.5 percent; and
- (ii) For 2016 and each subsequent year, 98 percent.

(2) [Reserved.]

(f) *Use of consensus-based quality measures.* For measures selected for inclusion in the Physician Quality

Reporting System quality measure set, CMS will use consensus-based quality measures that meet one of the following criteria:

(1) Be such measures selected by the Secretary from measures that have been endorsed by the entity with a contract with the Secretary under section 1890(a) of the Act.

(2) In the case of a specified area or medical topic determined appropriate by the Secretary for which a feasible and practical measure has not been endorsed by the entity with a contract under section 1890(a) of the Act, the Secretary may specify a measure that is not so endorsed as long as due consideration is given to measures that have been endorsed or adopted by a consensus organization identified by the Secretary.

(3) For each quality measure adopted by the Secretary under this paragraph, the Secretary ensures that eligible professionals have the opportunity to provide input during the development, endorsement, or selection of quality measures applicable to services they furnish.

(g) *Requirements for the incentive payments.* In order to qualify to earn a Physician Quality Reporting System incentive payment for a particular program year, an individual eligible professional, as identified by a unique TIN/NPI combination, (or in the case of a group practice under paragraph (i) of this section, by the group practice) must meet the criteria for satisfactory reporting specified by CMS for such year by reporting on either individual Physician Quality Reporting System quality measures or Physician Quality Reporting System measures groups identified by CMS during a reporting period specified in paragraph (g)(1) of this section and using one of the reporting mechanisms specified in paragraph (g)(2) or (g)(3) of this section.

(1) *Reporting periods.* For purposes of this paragraph, the reporting period is—

(i) The 12-month period from January 1 through December 31 of such program year.

(ii) A 6-month period from July 1 through December 31 of such program year.

(A) For 2011, such 6-month reporting period is not available for EHR-based reporting of individual Physician Quality Reporting System quality measures.

(B) For 2012 and subsequent program years, such 6-month reporting period from July 1 through December 31 of such program year is only available for registry-based reporting of Physician Quality Reporting System measures groups by eligible professionals.



(2) *Reporting mechanisms for individual eligible professionals.* An individual eligible professional who wishes to participate in the Physician Quality Reporting System must report information on Physician Quality Reporting System quality measures identified by CMS in one of the following manners:

(i) *Claims.* Reporting Physician Quality Reporting System quality measures or Physician Quality Reporting System measures groups to CMS, by no later than 2 months after the end of the applicable reporting period, on the eligible professional's Medicare Part B claims for covered professional services furnished during the applicable reporting period.

(A) If an eligible professional re-submits a Medicare Part B claim for reprocessing, the eligible professional may not attach a G-code at that time for reporting on individual Physician Quality Reporting System measures or measures groups.

(B) [Reserved]

(ii) *Registry.* Reporting Physician Quality Reporting System quality measures or Physician Quality Reporting System measures groups to a qualified registry (as specified in paragraph (b) of this section) in the form and manner and by the deadline specified by the qualified registry selected by the eligible professional. The selected registry must submit information, as required by CMS, for covered professional services furnished by the eligible professional during the applicable reporting period to CMS on the eligible professional's behalf.

(iii) *Direct EHR product.* Reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from a direct EHR product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(iv) *EHR data submission vendor.* Reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from an EHR data submission vendor product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(v) Although an eligible professional may attempt to qualify for the Physician Quality Reporting System incentive payment by reporting on both

individual Physician Quality Reporting System quality measures and measures groups, using more than one reporting mechanism (as specified in paragraph (g)(2) of this section), or reporting for more than one reporting period, he or she will receive only one Physician Quality Reporting System incentive payment per TIN/NPI combination for a program year.

(3) *Reporting mechanisms for group practices.* A group practice (as defined in paragraph (b) of this section) who wishes to participate in the Physician Quality Reporting System must report information on Physician Quality Reporting System quality measures identified by CMS in one of the following manners:

(i) *Web interface.* For 2013 and subsequent years, reporting Physician Quality Reporting System quality measures to CMS using a CMS web interface in the form and manner and by the deadline specified by CMS.

(ii) *Registry.* For 2013 and subsequent years, reporting on Physician Quality Reporting System quality measures to a qualified registry (as specified in paragraph (b) of this section) in the form and manner and by the deadline specified by the qualified registry selected by the eligible professional. The selected registry must submit information, as required by CMS, for covered professional services furnished by the eligible professional during the applicable reporting period to CMS on the eligible professional's behalf.

(iii) *Direct EHR product.* For 2014 and subsequent years, reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from a direct EHR product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(iv) *EHR data submission vendor.* For 2014 and subsequent years, reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from an EHR data submission vendor product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(v) Although a group practice may attempt to qualify for the Physician Quality Reporting System incentive payment by using more than one reporting mechanism (as specified in

paragraph (g)(3) of this section), or reporting for more than one reporting period, the group practice will receive only one Physician Quality Reporting System incentive payment for a program year.

(h) *Requirements for the payment adjustments.* In order to satisfy the requirements for the Physician Quality Reporting System payment adjustment for a particular program year, an individual eligible professional, as identified by a unique TIN/NPI combination (or in the case of a group practice under paragraph (i) of this section, by the group practice) must meet the criteria for satisfactory reporting specified by CMS for such year by reporting on either individual Physician Quality Reporting System measures or Physician Quality Reporting System measures groups identified by CMS during a reporting period specified in paragraph (h)(1) of this section and using one of the reporting mechanisms specified in paragraph (h)(2) or (h)(3) of this section.

(1) For purposes of this paragraph (h), the reporting period for the payment adjustment, with respect to a payment adjustment year, is the 12-month period from January 1 through December 31 that falls 2 years prior to the year in which the payment adjustment is applied.

(i) For the 2015 and 2016 PQRS payment adjustments only, an alternative 6-month reporting period, from July 1–December 31 that fall 2 years prior to the year in which the payment adjustment is applied, is also available.

(ii) [Reserved]

(2) *Reporting mechanisms for individual eligible professionals.* An individual eligible professional participating in the Physician Quality Reporting System must report information on Physician Quality Reporting System quality measures identified by CMS in one of the following manners:

(i) *Claims.* Reporting Physician Quality Reporting System quality measures or Physician Quality Reporting System measures groups to CMS, by no later than 2 months after the end of the applicable reporting period, on the eligible professional's Medicare Part B claims for covered professional services furnished during the applicable reporting period.

(A) If an eligible professional re-submits a Medicare Part B claim for reprocessing, the eligible professional may not attach a G-code at that time for reporting on individual Physician Quality Reporting System measures or measures groups.

(B) [Reserved]

(ii) *Registry*. Reporting Physician Quality Reporting System quality measures or Physician Quality Reporting System measures groups to a qualified registry (as specified in paragraph (b) of this section) in the form and manner and by the deadline specified by the qualified registry selected by the eligible professional. The selected registry must submit information, as required by CMS, for covered professional services furnished by the eligible professional during the applicable reporting period to CMS on the eligible professional's behalf.

(iii) *Direct EHR product*. Reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from a direct EHR product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(iv) *EHR data submission vendor*. Reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from an EHR data submission vendor product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(v) *Administrative claims*. For 2015, reporting data on Physician Quality Reporting System quality measures via administrative claims during the applicable reporting period. Eligible professionals that are administrative claims reporters must meet the following requirement for the payment adjustment:

(A) Elect to participate in the Physician Quality Reporting System using the administrative claims reporting option.

(B) Reporting Medicare Part B claims data for CMS to determine whether the eligible professional has performed services applicable to certain individual Physician Quality Reporting System quality measures.

(3) *Reporting mechanisms for group practices*. A group practice (as defined in paragraph (b) of this section) participating in the Physician Quality Reporting System must report information on Physician Quality Reporting System quality measures identified by CMS in one of the following manners:

(i) *Web interface*. For the 2015 payment adjustment and subsequent

payment adjustments, reporting Physician Quality Reporting System quality measures to CMS using a CMS web interface in the form and manner and by the deadline specified by CMS.

(ii) *Registry*. For the 2015 subsequent adjustment and subsequent payment adjustments, reporting on Physician Quality Reporting System quality measures to a qualified registry (as specified in paragraph (b) of this section) in the form and manner and by the deadline specified by the qualified registry selected by the eligible professional. The selected registry will submit information, as required by CMS, for covered professional services furnished by the eligible professional during the applicable reporting period to CMS on the eligible professional's behalf.

(iii) *Direct EHR product*. For the 2016 subsequent adjustment and subsequent payment adjustments, reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from a direct EHR product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the eligible professional during the applicable reporting period.

(iv) *EHR data submission vendor*. For the 2016 subsequent adjustment and subsequent payment adjustments, reporting Physician Quality Reporting System quality measures to CMS by extracting clinical data using a secure data submission method, as required by CMS, from an EHR data submission vendor product (as defined in paragraph (b) of this section) by the deadline specified by CMS for covered professional services furnished by the group practice during the applicable reporting period.

(v) *Administrative claims*. For 2015, reporting data on Physician Quality Reporting System quality measures via administrative claims during the applicable reporting period. Group practices that are administrative claims reporters must meet the following requirement for the payment adjustment:

(A) Elect to participate in the Physician Quality Reporting System using the administrative claims reporting option.

(B) Reporting Medicare Part B claims data for CMS to determine whether the group practice has performed services applicable to certain individual Physician Quality Reporting System quality measures.

(i) *Requirements for group practices*. Under the Physician Quality Reporting

System, a group practice (as defined in paragraph (b) of this section) must meet all of the following requirements:

(1) Meet the participation requirements specified by CMS for the Physician Quality Reporting System group practice reporting option.

(2) Report measures in the form and manner specified by CMS.

(3) Meet other requirements for satisfactory reporting specified by CMS.

(4) Meet other requirements for satisfactory reporting specified by CMS.

(5) Meet participation requirements.

(i) If an eligible professional, as identified by an individual NPI, has reassigned his or her Medicare billing rights to a group practice (as identified by the TIN) selected to participate in the Physician Quality Reporting System group practice reporting option for a program year, then for that program year the eligible professional must participate in the Physician Quality Reporting System via the group practice reporting option.

(ii) If, for the program year, the eligible professional participates in the Physician Quality Reporting System as part of a group practice (as identified by the TIN) that is not selected to participate in the Physician Quality Reporting System group practice reporting option for that program year, then the eligible professional may individually participate and qualify for a Physician Quality Reporting System incentive by meeting the requirements specified in paragraph (g) of this section under that TIN.

(j) *Informal review*. Eligible professionals (or in the case of reporting under paragraph (g) of this section, group practices) may seek an informal review of the determination that an eligible professional (or in the case of reporting under paragraph (g) of this section, group practices) did not satisfactorily submit data on quality measures under the Physician Quality Reporting System.

(1) To request an informal review for the PQRS incentives, an eligible professional (or in the case of reporting under paragraph (g) of this section, group practices) must submit a request to CMS via the Web within 90 days of the release of the feedback reports. The request must be submitted in writing or via email and summarize the concern(s) and reasons for requesting an informal review and may also include information to assist in the review.

(i) CMS will provide a written response within 90 days of the receipt of the original request.

(ii) All decisions based on the informal review will be final.

(iii) There will be no further review or appeal.

(2) To request an informal review for the PQRS payment adjustments, an eligible professional or group practices must submit a request to CMS via the Web by February 28 of the year in which the eligible professional is receiving the applicable payment adjustment. The request must be submitted in writing and summarize the concern(s) and reasons for requesting an informal review and may also include information to assist in the review.

(i) CMS will provide a timely, written response after the receipt of the original request.

(ii) All decisions based on the informal review will be final.

(iii) There will be no further review or appeal.

\* \* \* \* \*

■ 19. Section 414.92 is amended by—

■ A. Revising paragraphs (c)(2)(ii)(A)(5) and (c)(2)(ii)(A)(6).

■ B. Adding paragraph (f)(2)(i)(A) and adding and reserving paragraph (f)(2)(i)(B).

■ C. Redesignating paragraph (g) as paragraph (h), and adding new paragraph (g).

The revision and addition reads as follows:

**§ 414.92 Electronic Prescribing Incentive Program.**

\* \* \* \* \*

(c) \* \* \*

(2) \* \* \*

(ii) \* \* \*

(A) \* \* \*

(5) Eligible professionals who achieve meaningful use during the respective 6 or 12-month payment adjustment reporting periods.

(6) Eligible professionals who have registered to participate in the EHR Incentive Program and adopted Certified EHR Technology prior to application of the respective payment adjustment.

\* \* \* \* \*

(f) \* \* \*

(2) \* \* \*

(i) \* \* \*

(A) If an eligible professional re-submits a Medicare Part B claim for reprocessing, the eligible professional may not attach a G-code at that time for reporting on the electronic prescribing measure.

(B) [Reserved]

\* \* \* \* \*

(g) *Informal review.* Eligible professionals (or in the case of reporting under paragraph (e) of this section, group practices) may seek an informal review of the determination that an eligible professional (or in the case of

reporting under paragraph (e) of this section, group practices) did not meet the requirements for the 2012 and 2013 incentives or the 2013 and 2014 payment adjustments.

(1) To request an informal review for the 2012 and 2013 incentives, an eligible professional or group practice must submit a request to CMS via email within 90 days of the release of the feedback reports. The request must be submitted in writing and summarize the concern(s) and reasons for requesting an informal review and may also include information to assist in the review.

(2) To request an informal review for the 2013 and 2014 payment adjustments, an eligible professional or group practices must submit a request to CMS via email by February 28 of the year in which the eligible professional is receiving the applicable payment adjustment. The request must be submitted in writing and summarize the concern(s) and reasons for requesting an informal review and may also include information to assist in the review.

(3) CMS will provide a written response of CMS' determination.

(i) All decisions based on the informal review will be final.

(ii) There will be no further review or appeal.

\* \* \* \* \*

■ 20. Section 414.610 is amended by revising paragraphs (c)(1)(ii), (c)(5)(ii), and (h) to read as follows:

**§ 414.610 Basis of payment.**

\* \* \* \* \*

(c) \* \* \*

(1) \* \* \*

(ii) For services furnished during the period July 1, 2008 through December 31, 2012, ambulance services originating in—

(A) Urban areas (both base rate and mileage) are paid based on a rate that is 2 percent higher than otherwise is applicable under this section; and

(B) Rural areas (both base rate and mileage) are paid based on a rate that is 3 percent higher than otherwise is applicable under this section.

\* \* \* \* \*

(5) \* \* \*

(ii) For services furnished during the period July 1, 2004 through December 31, 2012, the payment amount for the ground ambulance base rate is increased by 22.6 percent where the point of pickup is in a rural area determined to be in the lowest 25 percent of rural population arrayed by population density. The amount of this increase is based on CMS's estimate of the ratio of the average cost per trip for the rural areas in the lowest quartile of

population compared to the average cost per trip for the rural areas in the highest quartile of population. In making this estimate, CMS may use data provided by the GAO.

\* \* \* \* \*

(h) *Treatment of certain areas for payment for air ambulance services.* Any area that was designated as a rural area for purposes of making payments under the ambulance fee schedule for air ambulance services furnished on December 31, 2006, must be treated as a rural area for purposes of making payments under the ambulance fee schedule for air ambulance services furnished during the period July 1, 2008 through December 31, 2012.

■ 21. Section 414.904 is amended by revising paragraphs (d)(3)(ii), (d)(3)(iii), and (d)(3)(iv) to read as follows:

**§ 414.904 Average sales price as the basis for payment.**

\* \* \* \* \*

(d) \* \* \*

(3) \* \* \*

(ii) Payment at 103 percent of the average manufacturer price for a billing code will be applied at such times when all of the following criteria are met:

(A) The threshold for making price substitutions, as defined in paragraph (d)(3)(iii) of this section is met.

(B) 103 percent of the average manufacturer price is less than the 106 percent of the average sales price for the quarter in which the substitution would be applied.

(C) Beginning in 2013, the drug and dosage form described by the HCPCS code is not identified by the FDA to be in short supply at the time that ASP calculations are finalized.

(iii) The applicable percentage threshold for average manufacturer price comparisons is 5 percent and is reached when—

(A) The average sales price for the billing code has exceeded the average manufacturer price for the billing code by 5 percent or more in 2 consecutive quarters, or 3 of the previous 4 quarters immediately preceding the quarter to which the price substitution would be applied; and

(B) The average manufacturer price for the billing code is calculated using the same set of National Drug Codes used for the average sales price for the billing code.

(iv) The applicable percentage threshold for widely available market price comparisons is 5 percent.

\* \* \* \* \*

■ 22. Subpart N is added to Part 414 to read as follows:

**Subpart N—Value-Based Payment Modifier Under the Physician Fee Schedule**

Sec.

- 414.1200 Basis and scope.
- 414.1205 Definitions.
- 414.1210 Application of the value-based payment modifier.
- 414.1215 Performance and payment adjustment periods for the value-based payment modifier.
- 414.1220 Reporting mechanisms for the value-based payment modifier.
- 414.1225 Alignment of Physician Quality Reporting System (PQRS) quality measures and quality measures for the value-based payment modifier.
- 414.1230 Additional measures for groups of physicians.
- 414.1235 Cost measures.
- 414.1240 Attribution for quality of care and cost measures.
- 414.1245 Scoring methods for the value-based payment modifier using the quality-tiering approach.
- 414.1250 Benchmarks for quality of care measures.
- 414.1255 Benchmarks for cost measures.
- 414.1260 Composite scores.
- 414.1265 Reliability of measures.
- 414.1270 Determination and calculation of Value-Based Payment Modifier adjustments.
- 414.1275 Value-based payment modifier quality-tiering scoring methodology.
- 414.1280 Limitation on review.
- 414.1285 Informal inquiry process.

**Subpart N—Value-Based Payment Modifier Under the Physician Fee Schedule****§ 414.1200 Basis and scope.**

(a) *Basis*. This subpart implements section 1848(p) of the Act by establishing a payment modifier that provides for differential payment starting in 2015 to a group of physicians under the Medicare physician fee schedule based on the quality of care furnished compared to cost during a performance period.

(b) *Scope*. This subpart sets forth the following:

- (1) The application of the value-based payment modifier.
- (2) Performance and payment adjustment periods.
- (3) Reporting mechanisms for the value-based payment modifier.
- (4) Alignment of PQRS quality of care measures with the quality measures for the value-based payment modifier.
- (5) Additional measures for groups of physicians.
- (6) Cost measures.
- (7) Attribution for quality of care and cost measures.
- (8) Scoring methods for the value-based payment modifier.
- (9) Benchmarks for quality of care measures.
- (10) Benchmarks for cost measures.

- (11) Composite scores.
- (12) Reliability of measures.
- (13) Payment adjustments.
- (14) Value-based payment modifier quality-tiering scoring methodology.
- (15) Limitation of review.
- (16) Inquiry process.

**§ 414.1205 Definitions.**

As used in this subpart, unless otherwise indicated—

*Accountable care organization* (ACO) has the same meaning given this term under § 425.20 of this chapter.

*Critical access hospital* has the same meaning given this term under § 400.202 of this chapter.

*Electronic health record* (EHR) has the same meaning given this term under § 414.92 of this chapter.

*Eligible professional* has the same meaning given this term under section 1848(k)(3)(B) of the Act.

*Federally Qualified Health Center* has the same meaning given this term under § 405.2401(b) of this chapter.

*Group of physicians* means a single Tax Identification Number (TIN) with 2 or more eligible professionals, as identified by their individual National Provider Identifier (NPI), who have reassigned their Medicare billing rights to the TIN.

*Performance period* means the calendar year that will be used to assess the quality of care furnished compared to cost.

*Performance rate* means the calculated rate for each quality or cost measure such as the percent of times that a particular clinical quality action was reported as being performed, or a particular outcome was attained, for the applicable persons to whom a measure applies as described in the denominator for the measure.

*Physician* has the same meaning given this term under section 1861(r) of the Act.

*Physician Fee Schedule* has the same meaning given this term under part 410 of this chapter.

*Physician Quality Reporting System* means the system established under section 1848(k) of the Act.

*Risk score* means the beneficiary risk score derived from the CMS Hierarchical Condition Categories (HCC) model.

*Taxpayer Identification Number* (TIN) has the same meaning given this term under § 425.20 of this chapter.

*Value-based payment modifier* means the percentage as determined under § 414.1270 by which amounts paid to a physician or group of physicians under the Medicare physician fee schedule established under section 1848 of the Act are adjusted based upon a

comparison of the quality of care furnished to cost as determined by this subpart.

**§ 414.1210 Application of the value-based payment modifier.**

(a) The value-based payment modifier is applicable to physicians:

(1) For CY 2015, in groups with 100 or more eligible professionals based on the performance period described at § 414.1215(a).

(2) [Reserved]

(b) *Exceptions*. (1) Groups of physicians that are participating in the Medicare Shared Savings Program, the testing of the Pioneer ACO model, or other similar Innovation Center or CMS initiatives shall not be subject to any adjustments under the value-based payment modifier for CY 2015 and CY 2016.

(2) [Reserved]

(c) *Group size determination*. Identification of the groups of physicians subject to the value-based payment modifier is based on a query of PECOS on October 15, 2013. Groups of physicians are removed from this October 15 list if, based on a claims analysis, the group of physicians did not have 100 or more eligible professionals that submitted claims during the performance period.

**§ 414.1215 Performance and payment adjustment periods for the value-based payment modifier.**

(a) The performance period is calendar year 2013 for value-based payment modifier adjustments made in the calendar year 2015 payment adjustment period.

(b) The performance period is calendar year 2014 for value-based payment modifier adjustments made in the calendar year 2016 payment adjustment period.

**§ 414.1220 Reporting mechanisms for the value-based payment modifier.**

Groups of physicians subject to the value-based payment modifier may submit data on quality measures as specified under the Physician Quality Reporting System and in § 414.90(g) for which they are eligible and § 414.90(h)(3)(vi) administrative claims.

**§ 414.1225 Alignment of Physician Quality Reporting System quality measures and quality measures for the value-based payment modifier.**

All of the quality measures for which groups of physicians are eligible to report under the Physician Quality Reporting System starting in CY 2013 are used to calculate the value-based payment modifier program to the extent the group of physicians submits data on such measures.

**§ 414.1230 Additional measures for groups of physicians.**

The value-based payment modifier includes the following additional quality measures for all groups of physicians subject to the value-based payment modifier:

(a) A composite of rates of potentially preventable hospital admissions for heart failure, chronic obstructive pulmonary disease, and diabetes. The rate of potentially preventable hospital admissions for diabetes is a composite measure of uncontrolled diabetes, short term diabetes complications, long term diabetes complications and lower extremity amputation for diabetes.

(b) A composite of rates of potentially preventable hospital admissions for dehydration, urinary tract infections, and bacterial pneumonia.

(c) Rates of an all-cause hospital readmissions measure.

**§ 414.1235 Cost measures.**

Costs for groups of physicians subject to the value-based payment modifier are assessed based on the following 6 cost measures:

(a) Total per capita costs for all attributed beneficiaries; and

(b) Total per capita costs for all attributed beneficiaries with diabetes, coronary artery disease, chronic obstructive pulmonary disease, or heart failure.

(c) Total per capita costs include all fee-for-service payments made under Medicare Part A and Part B.

(1) Payments under Medicare Part A and Part B will be adjusted using CMS' payment standardization methodology to ensure fair comparisons across geographic areas.

(2) The CMS-HCC model (and adjustments for ESRD status) is used to adjust standardized payments for each cost measure; that is—

(i) Total per capita costs; and

(ii) Total per capita costs for beneficiaries with the following conditions: coronary artery disease, COPD, diabetes, and heart failure.

**§ 414.1240 Attribution for quality of care and cost measures.**

Beneficiaries are attributed to groups of physicians subject to the value-based payment modifier using a method generally consistent with the method of assignment of beneficiaries under § 425.402 of this chapter.

**§ 414.1245 Scoring methods for the value-based payment modifier using the quality-tiering approach.**

For each quality of care and cost measure, a standardized score is calculated for each group of physicians

subject to the value-based payment modifier by dividing—

(a) The difference between their performance rate and the benchmark, by

(b) The measure's standard deviation.

**§ 414.1250 Benchmarks for quality of care measures.**

(a) The benchmark for quality of care measures reported through the PQRS using the claims, registries, EHR, or web interface is the national mean for that measure's performance rate (regardless of the reporting mechanism) during the year prior to the performance period. In calculating the national benchmark, individuals' and groups of physicians' performance rates are weighted by the number of beneficiaries used to calculate the individuals' or group of physician's performance rate.

(b) The benchmark for each quality of care measure reported through the PQRS using the administrative claims option is the national mean for that measure's performance rate during the year prior to the performance period.

**§ 414.1255 Benchmarks for cost measures.**

The benchmark for each cost measure is the national mean of the performance rates calculated among all groups of physicians for which beneficiaries are attributed to the group of physicians and are subject to the value-based payment modifier. In calculating the national benchmark, groups of physicians' performance rates are weighted by the number of beneficiaries used to calculate the group of physician's performance rate.

**§ 414.1260 Composite scores.**

(a)(1) The standardized score for each quality of care measure is classified into one of the following equally weighted domains to determine the quality composite:

(i) Patient safety.

(ii) Patient experience.

(iii) Care coordination.

(iv) Clinical care.

(v) Population/community health.

(vi) Efficiency.

(2) If a domain includes no measure or does not reach the minimum case size in § 414.1265, the remaining domains are equally weighted to form the quality of care composite.

(b)(1) The standardized score for each cost measure is grouped into two separate and equally weighted domains to determine the cost composite:

(i) Total per capita costs for all attributed beneficiaries (one measures); and

(ii) Total per capita costs for all attributed beneficiaries with specific

conditions: Diabetes, coronary artery disease, chronic obstructive pulmonary disease, or heart failure (four measures).

(2) Measures within each domain are equally weighted.

**§ 414.1265 Reliability of measures.**

To calculate a composite score for a quality or cost measure based on claims, a group of physicians subject to the value-based payment modifier must have 20 or more cases for that measure.

(a) In a performance period, if a group of physicians has fewer than 20 cases for a measure, that measure is excluded from its domain and the remaining measures in the domain are given equal weight.

(b) In a performance period, if a reliable quality of care composite or cost composite cannot be calculated, payments shall not be adjusted under the value-based payment modifier.

**§ 414.1270 Determination and calculation of Value-Based Payment Modifier adjustments.**

(a) *Downward payment adjustments.* A downward payment adjustment will be applied to a group of physicians subject to the value-based payment modifier if:

(1) Such group does neither self-nominates for the PQRS GPRO and reports at least one measure nor elects the PQRS administrative claims option for CY 2013 as defined in § 414.90(h);

(i) Such adjustment will be  $-1.0$  percent.

(ii) [Reserved]

(2) Such group elects that its value-based payment modifier be calculated using a quality-tiering approach, and is determined to have poor performance (low quality and high costs),

(i) Such adjustment will not exceed  $-1.0$  percent as specified in § 414.1275.

(ii) [Reserved]

(b) *No payment adjustments.* There will be no value-based payment modifier adjustment applied to a group of physicians subject to the value-based payment modifier if such group either

(1) Self-nominates for the PQRS GPRO and reports at least one measure; or

(2) Elects the PQRS administrative claims option for CY 2013 as defined in § 414.90(h).

(c) *Upward payment adjustments.* If a group of physicians subject to the value-based payment modifier elects that the value-based payment modifier be calculated using a quality-tiering approach, upward payment adjustments are determined based on the projected aggregate amount of downward payment adjustments determined under paragraph (a) of this section and applied as specified in § 414.1275.

**§ 414.1275 Value-based payment modifier quality-tiering scoring methodology.**

(a) The value-based payment modifier amount for a group of physicians subject to the value-based payment modifier that elects the quality-tiering approach is based upon a comparison of the composite of quality of care measures and a composite of cost measures.

(b) Quality composite and cost composite are classified into high,

average, and low categories based on whether the composites are statistically above, not different from, or below the mean composite scores.

(1) Quality composites that are one or more standard deviations above the mean are classified into the high category. Quality composites that are one or more standard deviations below the mean are classified into the low category.

(2) Cost composites that are one or more standard deviations below the mean are classified into the low category. Cost composites that are one or more standard deviations above the mean are classified into the high category.

(c) The following value-based payment modifier percents apply:

**VALUE-BASED PAYMENT MODIFIER AMOUNTS FOR GROUPS OF PHYSICIANS REQUESTING THE QUALITY-TIERING APPROACH**

Quality/cost	Low cost	Average cost	High cost
High quality .....	<sup>1</sup> +2.0x	<sup>1</sup> +1.0x	+0.0%
Average quality .....	<sup>1</sup> +1.0x	+0.0%	– 0.5%
Low quality .....	+0.0%	– 0.5%	– 1.0%

<sup>1</sup> Groups of physicians eligible for an additional +1.0x if reporting Physician Quality Reporting System quality measures through the GPRO using the web interface, claims, registries, or EHRs, and average beneficiary risk score in the top 25 percent of all beneficiary risk scores.

(d) Groups of physicians subject to the value-based payment modifier that have an attributed beneficiary population with an average risk score in the top 25 percent of the risk scores of beneficiaries nationwide and elect the quality-tiering approach, receive a greater upward payment adjustment as follows:

(1) Classified as high quality/low cost receive an upward adjustment of +3x (rather than +2x); and

(2) Classified as either high quality/average cost or average quality/low cost receive an upward adjustment of +2x (rather than +1x).

**§ 414.1280 Limitation on review.**

(a) There shall be no administrative or judicial review under section 1869 of the Act, section 1878 of the Act, or otherwise of all of the following:

(1) The establishment of the value-based payment modifier.

(2) The evaluation of the quality of care composite, including the establishment of appropriate measure of the quality of care.

(3) The evaluation of costs composite, including establishment of appropriate measures of costs.

(4) The dates of implementation of the value-based payment modifier.

(5) The specification of the initial performance period and any other performance period.

(6) The application of the value-based payment modifier.

(7) The determination of costs.

(b) [Reserved.]

**§ 414.1285 Informal inquiry process.**

After the dissemination of the annual Physician Feedback reports, a group of physicians may contact CMS to inquire about its report and the calculation of the value-based payment modifier.

**PART 415—SERVICES FURNISHED BY PHYSICIANS IN PROVIDERS, SUPERVISING PHYSICIANS IN TEACHING SETTINGS, AND RESIDENTS IN CERTAIN SETTINGS**

■ 23. The authority citation for part 415 continues to read as follows:

**Authority:** Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

**§ 415.130 [Amended]**

■ 24. In § 415.130(d)(1) and (d)(2), remove the reference to “December 31, 2011” and add in its place the reference to “June 30, 2012.”

**PART 421—MEDICARE CONTRACTING**

■ 25. The authority citation for part 421 continues to read as follows:

**Authority:** Sec. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

**Subpart F—[Removed and Reserved]**

■ 26. Subpart F is removed and reserved.

**PART 423—VOLUNTARY MEDICARE PRESCRIPTION DRUG BENEFIT**

■ 27. The authority citation for part 423 continues to read as follows:

**Authority:** Sections 1102, 1106, 1860D–1 through 1860D–42, and 1871 of the Social Security Act (42 U.S.C. 1302, 1306, 1395w–101 through 1395w–152, and 1395hh).

■ 28. Section 423.160 is amended by—  
■ A. Revising paragraphs (a)(3)(iv), (b)(1)(i), and (b)(1)(ii).

■ B. Adding paragraphs (b)(1)(iii) and (b)(2)(iii).

The revisions and additions read as follows:

**§ 423.160 Standards for electronic prescribing.**

(a) \* \* \*

(3) \* \* \*

(iv) Until November 1, 2014, entities transmitting prescriptions or prescription-related information where the prescriber is required by law to issue a prescription for a patient to a non-prescribing provider (such as a nursing facility) that in turn forwards the prescription to a dispenser are exempt from the requirement to use the NCPDP SCRIPT Standard adopted by this section in transmitting such prescriptions or prescription-related information. As of November 1, 2014, such entities will be required to use the adopted NCPDP SCRIPT standard(s).

\* \* \* \* \*

(b) \* \* \*

(1) \* \* \*

(i) Before April 1, 2009 the standards specified in paragraphs (b)(2)(i), (b)(3), (b)(4), (b)(5), and (b)(6) of this section.

(ii) From April 1, 2009 until January 14, 2013, the standards specified in paragraphs (b)(2)(ii), (b)(3)–(b)(4), (b)(5) and (b)(6) of this section.

(iii) From January 15, 2013 until October 31, 2013 the standards specified in paragraphs (b)(2)(ii), (b)(3)–(b)(4), (b)(5) and (b)(6) of this section.

\* \* \* \* \*

(2) \* \* \*

(iii) The National Council for Prescription Drug Programs SCRIPT standard, Implementation Guide Version 10.6 approved November 12, 2008 (incorporated by reference in paragraph (c)(1)(v) of this section), to provide for the communication of a prescription or related prescription related information between prescribers and dispensers for the following:

(A) Get message transaction.

- (B) Status response transaction.
- (C) Error response transaction.
- (D) New prescription transaction.
- (E) Prescription change request transaction.
- (F) Prescription change response transaction.
- (G) Refill prescription request transaction.
- (H) Refill prescription response transaction.
- (I) Verification transaction.
- (J) Password change transaction.
- (K) Cancel prescription request transaction.
- (L) Cancel prescription response transaction.
- (M) Fill status notification.

\* \* \* \* \*

## PART 425—MEDICARE SHARED SAVINGS PROGRAM

- 29. The authority citation for part 425 continues to read as follows:

**Authority:** Secs. 1102, 1106, 1871, and 1899 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

- 30. Section 425.308 is amended by revising paragraph (e) to read as follows:

### § 425.308 Public reporting and transparency.

\* \* \* \* \*

(e) *Results of claims based measures.* Quality measures reported using the GPRO web interface and patient experience of care survey measures will be reported on Physician Compare in the same way as for the group practices that report under the Physician Quality Reporting System.

- 31. Section 425.504 is amended by adding paragraph (b) to read as follows:

### § 425.504 Incorporating reporting requirements related to the Physician Quality Reporting System.

\* \* \* \* \*

(b) *Physician Quality Reporting System payment adjustment.* (1) ACOs, on behalf of their ACO provider/suppliers who are eligible professionals, must submit one of the measures determined under § 425.500 using the GPRO web interface established by CMS, to satisfactorily report on behalf of their eligible professionals for purposes of the 2015 Physician Quality Reporting System payment adjustment under the Shared Savings Program.

(2)(i) ACO providers/suppliers that are eligible professionals within an ACO may only participate under their ACO participant TIN as a group practice under the Physician Quality Reporting System Group Practice Reporting Option of the Shared Savings Program for purposes of the 2015 Physician

Quality Reporting System payment adjustment under the Shared Savings Program.

(ii) Under the Shared Savings Program, an ACO, on behalf of its ACO providers/suppliers who are eligible professionals, must satisfactorily report one of the measures determined under Subpart F of this part during the reporting period for a year, as defined in paragraph (b)(6) of this section, according to the method of submission established by CMS under the Shared Savings Program for purposes of the 2015 Physician Quality Reporting System payment adjustment.

(3) If an ACO, on behalf of its ACO providers/suppliers who are eligible professionals, does not satisfactorily report for purposes of a 2015 Physician Quality Reporting System payment adjustment, each ACO supplier/provider who is an eligible professional, will receive a payment adjustment, as described in paragraph (b)(5) of this section.

(4) ACO participant TINs and individual ACO providers/suppliers who are eligible professionals cannot satisfactorily report for purposes of a 2015 Physician Quality Reporting System payment adjustment outside of the Medicare Shared Savings Program.

(5) For eligible professionals subject to the 2015 Physician Quality Reporting System payment adjustment under the Medicare Shared Savings Program, the Medicare Part B Physician Fee Schedule amount for covered professional services furnished during the program year is equal to the applicable percent of the Medicare Part B Physician Fee Schedule amount that would otherwise apply to such services under section 1848 of the Act.

(i) The applicable percent for 2015 is 98.5 percent.

(ii) The applicable percent for 2016 and subsequent years is 98.0 percent.

(6) The reporting period for a year is the calendar year from January 1 through December 31 that occurs 2 years prior to the program year in which the payment adjustment is applied.

## PART 486—CONDITIONS FOR COVERAGE OF SPECIALIZED SERVICES FURNISHED BY SUPPLIERS

- 32. The authority citation for part 486 continues to read as follows:

**Authority:** Secs. 1102, 1138, and 1871 of the Social Security Act (42 U.S.C. 1302, 1320b–8, and 1395hh) and section 371 of the Public Health Service Act (42 U.S.C. 273).

- 33. Section 486.106 is amended by revising the introductory text and paragraphs (a) and (b) to read as follows:

### § 486.106 Condition for coverage: Referral for service and preservation of records.

All portable X-ray services performed for Medicare beneficiaries are ordered by a physician or a nonphysician practitioner as provided in § 410.32(a) of this chapter or by a nonphysician practitioner as provided in § 410.32(a)(2) and records are properly preserved.

(a) *Standard—referral by a physician or nonphysician practitioners.* Portable X-ray examinations are performed only on the order of a physician licensed to practice in the State or by a nonphysician practitioner acting within the scope of State law. Such nonphysician practitioners may be treated the same as physicians treating beneficiaries for the purpose of this paragraph. The supplier's records show that:

(1) The portable X-ray test was ordered by a licensed physician or a nonphysician practitioner acting within the State scope of law; and

(2) Such physician or nonphysician practitioner's written, signed order specifies the reason a portable X-ray test is required, the area of the body to be exposed, the number of radiographs to be obtained, and the views needed; it also includes a statement concerning the condition of the patient which indicates why portable X-ray services are necessary.

(b) *Standard—records of examinations performed.* The supplier makes for each patient a record of the date of the portable X-ray examination, the name of the patient, a description of the procedures ordered and performed, the referring physician or nonphysician practitioner, the operator(s) of the portable X-ray equipment who performed the examination, the physician to whom the radiograph was sent, and the date it was sent.

\* \* \* \* \*

## PART 495—STANDARDS FOR THE ELECTRONIC HEALTH RECORD TECHNOLOGY INCENTIVE PROGRAM

- 34. The authority citation for part 495 continues to read as follows:

**Authority:** Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

- 35. Section 495.8 is amended by revising paragraph (a)(2)(v) to read as follows:

### § 495.8 Demonstration of meaningful use criteria.

- (a) \* \* \*
- (2) \* \* \*

(v) *Exception for Medicare EPs for 2012 and 2013—Participation in the*

*Physician Quality Reporting System-Medicare EHR Incentive Pilot.* To satisfy the clinical quality measure reporting requirements of meaningful use, aside from attestation, an EP participating in the Physician Quality Reporting System may also participate in the Physician Quality Reporting System-Medicare EHR Incentive Pilot through one of the following methods:

(A) Submission of data extracted from the EP's certified EHR technology

through a Physician Quality Reporting System qualified EHR data submission vendor; or

(B) Submission of data extracted from the EP's certified EHR technology, which must also be through a Physician Quality Reporting System qualified EHR.

\* \* \* \* \*

**Authority:** (Catalog of Federal Domestic Assistance Program No. 93.773, Medicare—Hospital Insurance; and Program No. 93.774,

Medicare—Supplementary Medical Insurance Program)

Dated: October 24, 2012.

**Marilyn Tavenner,**

*Acting Administrator, Centers for Medicare & Medicaid Services.*

Approved: October 25, 2012.

**Kathleen Sebelius,**

*Secretary.*

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