On Monday, August 2, 2021, the Centers for Medicare and Medicaid Services (CMS) issued the Hospital Inpatient Prospective Payment System (IPPS) final rule. The rule contains several issues of interest to the field of radiation oncology including: a request for information on closing the health equity gap; proposed New Technology Add-On Payments (NTAP) for new services and technologies for FY 2022; repeal of private payer MS-DRG relative weight data to inform future Medicare rates; continuation of the Low Wage Index Value Hospital Policy; PPS-Exempt Cancer Hospital Quality Reporting Program, Medicare Promoting Interoperability Program, and the Hospital Inpatient Quality Reporting Program.

The effective date of the final rule is October 1, 2021.

New Technology Add-On Payments (NTAP) for New Services and Technologies for FY 2022

AZEDRA NTAP Status Extended through 2022
Every year, CMS reviews the status of technologies previously approved for NTAP and determines whether to continue the NTAP status. In the 2022 IPPS final rule, CMS finalizes that AZEDRA® still will be considered “new” for purposes of NTAPs for 2022. Using the maximum new technology add-on payment criteria of 65%, the maximum NTAP amount for a case involving AZEDRA® will remain at $98,150 for 2022.

AZEDRA® is a drug solution formulated for intravenous use in the treatment of patients with iobenguane avid malignant and/or recurrent and/or unresectable pheochromocytoma and paraganglioma. These are rare tumors with an incidence of approximately two to eight people per million per year.

CMS extends new technology add-on payments for an additional year only if the three-year anniversary date of the product’s entry into the U.S. market occurs in the latter half of the upcoming fiscal year. According to the Agency, the beginning of that period for AZEDRA® was May 21, 2019, which qualifies it for extension through 2022 as its 3-year anniversary will occur in the second half of FY 2022. This is a change from the 2021 IPPS final rule in which the anniversary date was identified as July 30, 2018. Given that May 21, 2019 was the date that the first doses of the product were delivered for use, the Agency has determined this is the appropriate start date.

New NTAP Applications
The 2022 IPPS proposed rule contained no new NTAP applications related to the delivery of radiation therapy.
2019 MedPAR data and FY 2018 HCRIS file for analyzing MS-DRG changes and determining MS-DRG relative weights

In evaluating MS-DRG changes and setting MS-DRG relative weights, CMS has relied on claims data captured in the Medicare Provider Analysis and Review (MedPAR) file and cost report data captured in the Hospital Cost Reporting Information System (HCRIS) file. In a traditional year, for rate setting purposes, CMS would use data that captures claims from discharges that occurred for the fiscal year that is two years prior to the fiscal year addressed in the rulemaking. For FY 2022, the data that CMS would analyze, in normal circumstances, would be from FY 2020. However, in light of the COVID-19 public health emergency, CMS will use FY 2019 MedPAR claims data rather than FY 2020 MedPAR data.

Repeal of Private Payer MS-DRG Relative Weight Data to Inform Future Medicare Rates

CMS uses hospital charge master data to inform rates for both hospital inpatient and outpatient services. To reduce its reliance on hospital charge masters, last year the Agency finalized a rule that would require hospitals to report market-based payment rate information in their Medicare cost report for periods ending on or after January 1, 2021. CMS proposed using this information to change the methodology for calculating the IPPS MS-DRG relative weights to reflect market-based pricing. The Agency specifically asked that hospitals report the median payer-specific negotiated charge that the hospital negotiated with Medicare Advantage organizations and third-party payers by Medicare Severity-Diagnosis Related Group (MS-DRG).

While this proposal did not directly impact radiation oncology practices, ASTRO was concerned that a similar methodology could potentially be applied in the Hospital Outpatient setting. However, in the 2022 final rule, CMS is repealing this policy and will not move forward with the use of payer-specific negotiated charge data.

Low Wage Index Value Hospital Policy Maintained

In the 2020 IPPS Final Rule, CMS adopted a policy to increase the wage index values for certain hospitals with low wage index values (below the 25th percentile) and decrease the wage index values for hospitals above the 75th percentile (to maintain budget neutrality). Low wage index value hospitals received an increase of half of the difference between each individual hospital’s wage index value and the 25th percentile wage index value. A similar methodology was used to reduce the wage index value for hospitals above the 75th percentile wage index value, thus keeping the policy budget neutral.

At the time, CMS indicated the policy would be effective for at least four years, beginning in FY 2020, so that employee compensation increases implemented by these hospitals would have time to be reflected in the wage index calculation. For FY 2022, the Agency will continue the low wage index hospital policy and will continue to do so in the aforementioned budget neutral method.
Closing the Health Equity Gap – Request for Information

As part of an effort across CMS to evaluate appropriate initiatives to reduce health disparities, the Agency requested information on revising several related CMS programs to make reporting of health disparities based on social risk factors and race and ethnicity more comprehensive and actionable for hospitals, providers, and patients.

For purposes of this rule, CMS used the definition of “equity” as provided in Executive Order 13985, issued on January 25, 2021: “the consistent and systematic fair, just, and impartial treatment of all individuals, including individuals who belong to underserved communities that have been denied such treatment, such as Black, Latino, and Indigenous and Native American persons, Asian Americans and Pacific Islanders and other persons of color; members of religious minorities; lesbian, gay, bisexual, transgender, and queer (LGBTQ+) persons; persons with disabilities; persons who live in rural areas; and persons otherwise adversely affected by persistent poverty or inequality.”

Specifically, CMS requested information on three areas:

1. Future potential stratification of quality measure results by race and ethnicity;
2. Improving demographic data collection; and
3. The potential creation of a Hospital Equity Score to synthesize results across multiple social risk factors.

This request for information is part of the Agency’s ongoing efforts to close the health equity gap, and there were no final decisions in the rule. CMS noted that it continues to work with federal and private partners to better collect and leverage data on social risk to improve its understanding of how these factors can be better measured. Over 200 comments were submitted on this topic and the Agency says it will carefully consider the input in developing future policies.

CMS intends to release additional requests for information on health equity in future rulemaking, which has happened in both the 2022 Medicare Physician Fee Schedule and 2022 Hospital Outpatient Prospective Payment System proposed rules.

PPS-Exempt Cancer Hospital (PCH) Quality Reporting (PCHQR) Program

CMS finalized its proposal to remove the Oncology: Plan of Care for Pain – Medical Oncology and Radiation Oncology measure beginning with the FY 2024 program year. The Agency has concluded it is no longer feasible to implement the measure due to recent changes by the measure steward. The measure steward has decided to revert to a previous version of the measure that requires a plan of care to address any, rather than just moderate-severe, pain and will no longer maintain the specifications for this measure as it is currently used in the PCHQR Program.

The Agency finalized the adoption of the COVID-19 Vaccination Coverage Among Healthcare Personnel measure, beginning with the FY 2023 program year and for subsequent years.
believes it is important to require that PCHs report their rates of vaccination in order to assess whether they are taking steps to limit the spread of COVID-19, and to help sustain the ability of U.S. hospitals to continue serving their communities throughout the COVID-19 Public Health Emergency (PHE) and beyond. PCHs would be required to report data on the measure for the fourth quarter of CY 2021 (that is, from October 2021 through December 2021).

**Medicare Promoting Interoperability Program**

CMS finalized the following changes to the Medicare Promoting Interoperability Program, which are consistent with the policies finalized for MIPS eligible clinicians in the CY 2021 [Physician Fee Schedule Final Rule](#):

- Maintain the Electronic Prescribing Objective’s Query of Prescription Drug Monitoring Program (PDMP) measure as optional, while increasing its available bonus from five points to 10 points for the EHR reporting period in CY 2022. As a result, the maximum total points available for the Electronic Prescribing Objective would increase to 20 points for CY 2022.
- Add a new Health Information Exchange (HIE) Bi-Directional Exchange measure as a yes/no attestation to the HIE objective as an optional alternative to the two existing measures beginning with the EHR reporting period in CY 2022.

The Agency is not finalizing its proposal to modify the Provide Patient’s Electronic Access to Their Health Information measure to establish a data availability requirement beginning with encounters with a date of service on or after January 1, 2016, beginning with the EHR reporting period in CY 2022.

**Final Performance-Based Scoring Methodology**

<table>
<thead>
<tr>
<th>EHR Reporting Period in CY 2022</th>
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<tr>
<td><strong>Objective</strong></td>
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<tr>
<td>Health Information Exchange (alternative)</td>
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<td>Provider to Patient Exchange</td>
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Public Health and Clinical Data Exchange

Report the following 4 measures:
- Syndromic Surveillance Reporting
- Immunization Registry Reporting
- Electronic Case Reporting
- Electronic Reportable Laboratory Result Reporting

10 points

Report one of the following measures:
- Public Health Registry Reporting
- Clinical Data registry Reporting

5 points (bonus)

The Agency finalized the proposal to continue the EHR reporting period of a minimum of any continuous 90-day period for new and returning eligible hospitals and critical access hospitals (CAHs) for CY 2023 and to increase the EHR reporting period to a minimum of any continuous 180-day period for new and returning eligible hospitals and CAHs for CY 2024. The Agency believes that by increasing the EHR reporting period in CY 2024, eligible hospitals, CAHs, and vendors will have time to plan, build upon, and utilize investments already made within their infrastructure. Additionally, the Agency believes that increasing the EHR reporting period in CY 2024 is important for the continued improvement of interoperability and health information exchange by producing more comprehensive and reliable data for patients and providers, which are key goals of the Medicare Promoting Interoperability Program.

The ONC developed the Safety Assurance Factors for EHR Resilience Guides (SAFER Guides) to support hospitals’ ability to address EHR safety. Collectively, the guides help healthcare organizations conduct self-assessments to optimize the safety and use of EHRs, and were intended to be utilized by EHR users, developers, patient safety organizations, and those who are concerned with optimizing the safe use of Health IT. By completing a self-assessment using the SAFER Guides, providers can help to develop a culture of safety within their organizations and ensure they are responsible operators of technology tools, including certified health IT products, which they utilize in the delivery of care. CMS finalized the addition of a new SAFER Guides measure to the Protect Patient Health Information objective beginning with the CY 2022 EHR reporting period. The Agency finalized that an eligible hospital or CAH must attest to having conducted an annual self-assessment of all nine SAFER Guides at any point during the calendar year in which the EHR reporting period occurs with one “yes/no” attestation statement accounting for a complete self-assessment using all nine guides. As finalized, this measure would be required, but not scored for CY 2022, and that reporting “yes” or “no” will not affect the total score of the Medicare Promoting Interoperability Program.

The Agency finalized the removal of the attestation statements number 2 (focusing on CEHRT implementation) and number 3 (specific use) from the Promoting Interoperability Program’s prevention of information blocking requirement.

Finally, given the widespread success of participating hospitals, CMS finalized increasing the minimum required score for the objectives and measures to be considered a meaningful EHR user from 50 to 60 points.
Hospital Inpatient Quality Reporting (IQR) Program

CMS finalized the adoption of five new measures:

1. Maternal Morbidity Structural Measure
2. Hybrid Hospital-Wide All-Cause Risk Standardized Mortality Measure
3. COVID-19 Vaccination Coverage Among Health Care Personnel (HCP) Measure
4. Hospital Harm-Severe Hypoglycemia eCQM
5. Hospital Harm-Severe Hyperglycemia eCQM

The Agency finalized the removal of the following three measures:

1. Exclusive Breast Milk Feeding
2. Admit Decision Time to ED Departure Time for Admitted Patients
3. Discharged on Statin Medication eCQM

The Agency is not finalizing the proposal to remove the following two measures:

1. Death Among Surgical Inpatients with Serious Treatable Complications
2. Anticoagulation Therapy for Atrial Fibrillation/Flutter eCQM

Certified Electronic Health Records Technology (CEHRT)

CMS finalized their proposal that, beginning with the CY 2023 reporting period/FY 2025 payment determination and subsequent years, hospitals use only certified technology updated consistent with the 2015 Edition Cures Update to submit data for the Hospital IQR Program data.

In May 2020, the Office of the National Coordinator for Health Information Technology (ONC) finalized additional updates to the 2015 Edition in the 21st Century Cures Act Final Rule, including an e-prescribing standard required for alignment with other CMS programs.

The 21st Century Cures Act final rule finalized updates to a number of certification criteria, which are currently associated with objectives and measures under the Promoting Interoperability Program, as well as criteria that are included in the 2015 Edition Base EHR\textsuperscript{1} definition. In general, ONC finalized that health IT developers have until May 2, 2022 to make technology certified to these updated criteria available to their customers. During this time, developers are expected to continue supporting technology certified to the prior version of certification criteria for use by their customers.

In general, health IT developers have up to 24 months from May 1, 2020 to make technology certified to the updated criteria available to their customers, plus the additional three-month period during which ONC will exercise enforcement discretion around compliance dates.

\textsuperscript{1} 2015 Edition Base EHR means an electronic record of health-related information on an individual that:
1. Includes patient demographic and clinical health information, such as medical history and problem lists;
2. Has the capacity: (i) To provide clinical decision support; (ii) To support physician order entry; (iii) To capture and query information relevant to health care quality; (iv) To exchange electronic health information with, and integrate such information from other sources; and (iii) Has been certified to the certification criteria adopted by the Secretary.
finalized in the 21st Century Cures Act final rule in response to the COVID-19 PHE. As a result, where the 21st Century Cures Act final rule requires health IT developers to make technology meeting new and updated certification criteria available by May 2, 2022, developers taking advantage of enforcement discretion would be permitted to delay making updated certified technology available until August 2, 2022. After this date, technology that has not been updated in accordance with the 2015 Edition Cures Update will no longer be considered certified.

Health IT developers are expected to continue supporting technology certified to the prior version of the certification criteria for use by their customers prior to implementing updates, and healthcare providers participating in QPP may use such technology for the purposes of these programs while working with health IT developers to implement updates in a manner that best meets their needs. Several certification criteria were removed because they are already in widespread use, including medications, medication allergies, and smoking status. A new criterion, "electronic health information export," was established. This new criterion requires a certified health IT module to electronically export all electronic health information (EHI) that can be stored at the time of certification by the product of which the health IT module is a part. A health IT developer of a certified health IT products, which, at the time presented for certification, electronically stores EHI must certify such products to this new criterion and make these products available to their customers by May 2, 2023. However, the new EHI Export criterion is not included in the Base EHR definition, and it is not associated with any objectives or measures in the Promoting Interoperability Programs.

The 2022 IPPS final rule can be downloaded from the Federal Register at:

More information regarding the 2022 IPPS final rule can be found at the following link:

For a fact sheet on the 2022 IPPS final rule, please visit: