



June 2, 2025

Dr. Mehmet Oz
Administrator
Centers for Medicare & Medicaid Services
Department of Health and Human Services
7500 Security Boulevard
Baltimore, MD 21244-1850

**RE: Medicare Program; Prospective Payment System and Consolidated Billing for Skilled Nursing Facilities;
Updates to the Quality Reporting Program for Federal Fiscal Year 2026**

Dear Administrator Oz,

The American Academy of Physician Associates (AAPA), on behalf of the nearly 190,000 PAs (physician assistants/physician associates) throughout the United States, would like to comment on the 2026 Skilled Nursing Facilities Prospective Payment System proposed rule. While primarily a technical adjustment to the prospective payment system (PPS), the rule includes various policies that seek to streamline processes, decrease burden, and maximize the efficiency of care. PAs provide care to patients in the Skilled Nursing Facility (SNF) setting. However, several outdated policies persist in this setting that produce inefficient care provision. AAPA seeks to work in partnership with the Centers for Medicare and Medicaid Services (CMS) to identify and remove barriers to efficient care for the sake of patients, health professionals, and the Medicare program. It is within this context that we draw your attention to our comments.

Efforts to Streamline and Simplify Processes in the Proposed Rule

In the SNF PPS proposed rule, CMS suggests several policies with the aim of streamlining processes and reducing burden. One such policy, found in a request for information, is to utilize discretion granted to the Secretary regarding timeframes of data reporting to potentially reduce the final data submission deadline for the SNF Quality Reporting Program (QRP) from 4.5 months to 45 days. This reduction, a decrease of three months from the timeline to report data, would similarly allow public reporting and feedback provided to SNFs to be released up to three months earlier (at six months, as opposed to the current nine months). CMS suggests this reduction would

allow consumers to use the most current information when making care decisions and allow any feedback to SNFs regarding quality, resource use, and other measures to be more timely and actionable.

CMS indicates that an overwhelming portion (95%) of the reported data are already submitted by SNFs within the 45-day time period. Therefore, AAPA approves of the revised timeline and more timely and actionable data for SNFs and consumers. The quicker that administrative and clinical feedback can be returned to SNFs, the sooner SNFs can use that information to improve care quality. In addition, more timely public reporting would provide more value for consumers as they make care decisions. A prompter timeline benefits the SNF, its health professionals, and its patients. However, AAPA cautions that, as the 4.5-month timeframe is currently aligned with other data submission and correction timeframes, CMS should simplify the process for those submitting data by updating all similar reporting programs to the new 45-day submission timeframe.

In the SNF PPS proposed rule, CMS makes other proposals to simplify and streamline processes. For example, CMS proposes to remove four standardized patient assessment data elements beginning with the FY 2027 SNF QRP. These four elements fall under the Social Determinants of Health (SDOH) category, including one regarding living situation, two regarding food, and one regarding utilities. The rule justifies the proposed removal, citing the potential burden of this reporting. While AAPA approves of continuous review of reporting requirements to increase efficiency and maximize the balance between useful data collection and reporting burden, we emphasize the importance of data collection surrounding SDOH, and the implications it may have regarding care efficiency.

Previous rules have defined SDOH as “socioeconomic, cultural, and environmental circumstances in which individuals live that impact their health.” In previous rules, CMS has also cited that such factors may account for as much as 50% of an individual’s health.¹ Information on SDOH is often collected to improve health outcomes through recognizing and possibly remedying confounding factors. Collecting data on SDOH allows providers to identify barriers to care access and medical plan adherence that may not otherwise be identified. If providers are unaware of such barriers, medical care and subsequent care plans may be hindered with little understanding as to why. Lack of adherence to care plans may prove costly to the patient and the system, resulting in ineffective interventions or prolonged inpatient care.

SDOH seeks to enhance care efficiency by removing unforeseen mitigating factors to care provision. This aligns with CMS’s stated objectives of the QRP, cited in the rule, of “improvement of care, quality, and health outcomes.” While AAPA is sensitive to concerns of burdensome reporting requirements, CMS cites the burden per SNF at approximately 2 hours and \$146 in cost annually. We are concerned that prospective losses in care efficiency and

¹ Whitman, A; De Lew, N; Chappel, A; Aysola, V; Zuckerman, R; Sommers, B. 2022. Addressing Social Determinants of Health: Examples of Successful Evidence-Based Strategies and Current Federal Efforts.
<https://aspe.hhs.gov/sites/default/files/documents/e2b650cd64cf84aae8ff0fae7474af82/SDOH-Evidence-Review.pdf>

adverse outcomes may outweigh such minimal savings. As such, AAPA suggests reconsidering the removal of SDOH measures that could improve care delivery and health outcomes.

Similarly, CMS proposed the removal of the Health Equity Adjustment (HEA) that sought to reward top tier performing SNFs that serve a higher proportion of residents with dual eligibility status. CMS notes that the effect on the incentive payment multiplier would be minimal, and that removal would increase the clarity of the process and reduce the burdens on those participating in the Medicare program. However, AAPA finds value in an additional incentive to properly treat dual-eligibles. This group consists of many vulnerable and costly beneficiaries under the Medicare program. Incentivizing high-quality ratings for practitioners who provide care to this population may encourage sufficient and appropriate care to be provided and, as a result, reduce the cost of treating this population. CMS notes in its subsequent assessment of burden that, due to the adjustment being calculated using the State Medicare Modernization Act file of dual eligibility, the calculation of the adjustment would not create any additional reporting burden for SNFs. Due to this lack of identified burden on SNFs, as well as the benefit of incentivizing quality care to the dual eligible population, AAPA recommends CMS reconsider alternatives to the removal of the HEA, including enhancing the fiscal benefit to, ideally, lead to more efficient care for a population through which the program stands to benefit most.

AAPA Recommendations to Further Maximize Efficiency of Processes in SNFs

AAPA supports CMS's general objective to identify potential efficiencies where possible. As such, we wish to alert CMS to an opportunity to streamline and simplify care delivery in SNFs.

Currently, Medicare does not recognize PAs for the initial comprehensive visit to SNF patients and requires them to alternate every other required visit with physicians. Such restrictions are not based on medical evidence but on outdated policies that need to be modernized to reflect current medical practice and bring greater efficiency to the system.

During the COVID-19 public health emergency, CMS authorized the delegation of "physician-only" visits in SNFs to PAs if there was no conflict with state law or facility policy. This authorization allowed additional qualified health professionals to provide care they are competent to provide and was based on the recognition of the years of experience that demonstrated that PAs offer high-quality care in SNFs. In a recent report by CMS,² the agency acknowledged the benefit of this waiver, indicating that it helped address workforce shortages, increased the provision of care, and protected the health and safety of residents by maximizing the use of available personnel. The report stated, "Practices that authorized physician delegation of tasks to other clinicians saw higher quality of

² <https://www.cms.gov/files/document/covid-19-phe-report-congress.pdf>

care for older populations and better interdisciplinary team management.” However, this authorization for PAs to support expansion of access to care in SNFs has since expired.

PAs remain educated, clinically prepared, and competent to deliver the full range of clinical care needed in SNFs. PAs have been demonstrated to improve access to care while providing high levels of quality and patient satisfaction similar to physicians.³ The PA profession is one of the fastest growing occupations per the Bureau of Labor Statistics, with a projected 28% increase in PAs from 2023 to 2033.⁴ This growth projection, along with PAs’ qualifications, suggests an increased utilization of PAs will be an effective way to enhance care delivery efficiency.

Unnecessary regulatory requirements in SNFs necessitate physician involvement that may not be readily available in rural settings or in a timely fashion in high-demand settings. Allowing PAs to provide these services will ensure the option for health professionals to determine which care delivery processes would most efficiently meet patient needs and ensure that a patient will not have to wait to see a physician when a PA is available.

For these reasons, AAPA requests that CMS eliminate policies found in 42 CFR § 483.30(c)(4) that mandate that certain visits in SNFs be furnished only by a physician. PAs should be authorized to perform the initial visit and all required visits in SNFs. Such changes could improve care delivery efficiency, expand patient access, and improve patient satisfaction.

Future Measure Concepts

CMS is soliciting feedback in the SNF PPS proposed rule on future quality measure concepts under the SNF QRP that are most appropriate for the setting. In the rule, CMS identifies four such concepts: interoperability, well-being, nutrition, and delirium.

AAPA has long recognized the importance of interoperability to improve the efficiency, quality, and functionality of patient health information and data. Effective interoperable systems can assist in care delivery, enhance the patient experience, and support care coordination for the entire healthcare team. In the past, AAPA has communicated to CMS its support for increased interoperability between systems and has advocated for the agency to provide necessary educational, financial, and logistical support to ensure widespread adoption of steps that would encourage interoperability. As such, we support CMS’s ongoing and future efforts to better capture the extent of successful adoption of interoperable systems. We note the importance of system interoperability

³ Medicare Payment Advisory Commission. Report to the Congress: Medicare and the health care delivery system. https://www.medpac.gov/document/http-www-medpac-gov-docs-default-source-reportsjun19_medpac_reporttocongress_sec-pdf/. June 2019.

⁴ US Bureau of Labor Statistics, US Department of Labor: Occupational Outlook Handbook. Physician Assistants. 2024. <https://www.bls.gov/ooh/healthcare/physician-assistants.htm>.

between all communicating parties, including patients (to access personal healthcare information, communicate with their health team, and to view authorizations and other communications between their care team and payers that are relevant to their personal care experience), health professionals (in communications directly with patients, to transfer care information to other professionals providing care to their patients, and to receive authorizations from payers), and payers (to communicate authorizations to providers and patients alike, as well as with other payers regarding transitions and overlapping coverage). AAPA also recognizes the importance of interoperability for data collection and use. As such, AAPA supports CMS including interoperability measures in future updates to the SNF QRP to ensure system readiness and sufficient capabilities. We note that interoperability measurements exist already and recommend that CMS consult these when seeking to identify effective measures of successful implementation of interoperability.

AAPA also finds significant value in the second proposed future measure concept of patient well-being. However, we caution that, while well-intended, it is fairly broad and may be difficult to define. We note that the examples provided of happiness, purpose, fulfillment, satisfaction, social connectedness, emotional well-being, and overall health are distinct, multi-faceted concepts that do not always have easily derived proxy measures. As such, AAPA encourages the assessment of patient well-being through validated measures.

The third future measure concept, nutrition, is a worthy aspect to try to measure as well. Doing so may encourage SNFs and their health professionals to promote, educate on, and recommend dietary adaptations (and other salutary practices such as physical activity and sleep) that may benefit patient health. However, we again caution that these factors will require multiple measures, and each would require confirmation that it is within the realm of SNFs to address and measure. We note also that nutritional requirements, quantity of needed sleep, the type of appropriate physical activity, and mitigating factors that address receptivity and success will vary by patient. Consequently, SNF success in these areas may include demonstrating the development of nutritional and preventive plans specific to each individual and demonstrating that the facility offers an environment conducive to healthy dietary and preventive practices.

Unlike interoperability, well-being, and nutrition, which are applicable to all residents in a SNF, the fourth future measure concept, delirium, while important to identify and maintain awareness regarding, would only apply to a subset of residents and thus may possibly be too specific to generalize to the SNF QRP. AAPA suggests that CMS consider whether the inclusion of delirium as a reporting measure outweighs potential additional burden to report on the condition in patients if the condition in question is not broadly applicable. We acknowledge the immediate and reverberating negative outcomes that may result from undetected delirium. As such, AAPA would alternatively support further education of SNFs and other care settings on this issue, but recommends that, should reporting burden remain a concern of CMS, this concept not be included as compulsory under the SNF QRP.

AAPA further requests that any additional items that CMS proposes to collect data regarding from health professionals be useful and actionable. We recognize the value of data in providing further information of

individual and population status, assessing progress and trends, informing care plans, and encouraging behavioral changes, but similar attention must be paid to the overall burden asked of those required to report. To ensure a proper balance, AAPA requests that CMS remain vigilant in assessing the usefulness of collected data and clearly articulate the expected benefit of each added measure.

Professional Title

AAPA requests that all references to PAs in regulations and policies be listed as “Physician Assistants/Physician Associates,” as recognized in 20 CFR § 220.46 (a)(9).⁵ This accurately reflects PAs who currently graduate with degrees as either “physician assistant” or “physician associate” and are state-licensed as a “physician assistant” or “physician associate,” but who all graduate from programs accredited by the same accrediting organization (Accreditation Review Commission on Education for the Physician Assistant), are certified by the same certifying organization (National Commission on Certification of Physician Assistants), and have the same scopes of practice. Although the profession has been known as “physician assistant,” the official title of the profession is now recognized as “physician associate” to more accurately reflect the breadth of education, training, experience, and services of PAs. This is reflected in the title of the AAPA, other professional organizations,⁶ professional training programs,⁷ and state and territory laws and licensure.⁸ Despite the recognized title of “physician associate,” it is anticipated to take some time for the title change from “physician assistant” to occur in all states and jurisdictions in which PAs practice. Therefore, a dual reference to “physician assistant” and “physician associate” is recommended to avoid confusion. AAPA urges CMS to reference the profession by the dual title “physician assistant/physician associate.”

⁵ Code of Federal Regulations: Medical evidence. 20 CFR § 220.46 . 2025. <https://public-inspection.federalregister.gov/2025-00515.pdf>

⁶ Several Constituent Organizations, which are independent organizations affiliated with AAPA, have reflected the title Physician Associate in their professional organization’s legal name. Examples: Connecticut Academy of Physician Associates <https://connapa.org/aboutconnapa>, Kansas Academy of Physician Associates <https://kansaspa.mypanetwork.com>, Academy of Physician Associates in Cardiology <https://www.cardiologypa.org>, and Association of Physician Associates in Obstetrics and Gynecology <https://apaog.wildapricot.org>.

⁷ Several universities, which are accredited by the Accreditation Review Commission on Education for the Physician Assistant (ARC-PA), have Physician Associate Programs and graduate students in Physician Associate Studies. Examples: Yale School of Medicine, Physician Associate Program, <https://medicine.yale.edu/pa>, Wichita State University, Physician Associate Program https://www.wichita.edu/academics/health_professions/pa/, Alvernia University, Physician Associate Program <https://www.alvernia.edu/academics/ug/bio-pa>.

⁸ Oregon Governor Tina Kotek Signs Law Changing PA Title (April 5, 2024) <https://www.aapa.org/news-central/2024/04/oregon-governor-tina-kotek-signs-law-changing-pa-title/>. See also, Or. Rev. Stat. § 677. See also, Wis. Stat. § 448.974(1)(a)(2)-(6). See also, 185 N. MAR. I. ADMIN. CODE § 185-10-4101(p).

Thank you for the opportunity to provide comments regarding the 2026 SNF PPS proposed rule. AAPA welcomes further discussion with CMS regarding these important issues. For any questions you may have, please do not hesitate to contact Sondra DePalma, Vice President of Reimbursement & Professional Practice, at sdepalma@aapa.org.

Sincerely,

A handwritten signature in black ink, appearing to read "J. Prevelige PA-C". The signature is stylized with a large, looped initial "J" and a horizontal line extending to the right.

Jason Prevelige, DMSc, MBA, PA-C, DFAAPA
President and Chair, Board of Directors