2019 ACO Budget Guidance and Vermont All-Payer ACO Model Agreement Updates

July 11, 2018
1. Review 2019 ACO Guidance
   • Review Public Comment
   • Brief Updates to Guidance
     • Potential Vote

2. 2019 All-Payer Model Agreement
   • 2019 Quality Measures
     • Potential Vote
     • Operational Changes

3. 2019 New Certification Criteria Timeline
Received two written comments on 2019 ACO Budget Guidance

1. Vermont Legal Aid, Inc.
   • Patient Affordability in the ACO Model
   • Measurement of Patient Experience and Shared Decision Making

2. Vermont Federation of Nurses and Health Professionals
   • Population Health Program Investment metrics
2019 ACO Budget Guidance

Changes since June 27:

1. Added a question to Section 5 on administrative burden:
   • Describe strategies for expanding capacity in existing primary care practices, including but not limited to reducing administrative burden on such practices.

2. Primary care specification finalized
2019 ACO Budget Guidance

Discussion

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Potential Vote
2019 Medicare ACO Initiative
Quality Measures

• Presented the consensus measure set at June 27, 2018 Board meeting

• HCA and OCV provided verbal public comment at June 27 meeting; no additional comments received.
## Consensus Proposal for 2019 Vermont Medicare ACO Initiative

<table>
<thead>
<tr>
<th>Proposed Measures for 2019 ACO-CMS Quality Framework</th>
<th>APM</th>
<th>BCBSVT</th>
<th>Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tobacco use assessment and cessation intervention*</td>
<td>X</td>
<td></td>
<td>X</td>
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<tr>
<td>Screening for clinical depression and follow-up plan*</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Diabetes: HbA1c poor control (part of APM composite)*</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Hypertension: controlling high blood pressure (part of APM composite)*</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>All-cause unplanned admissions for patients with multiple chronic conditions (part of APM composite)*</td>
<td>X</td>
<td></td>
<td>X</td>
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<tr>
<td>30-day follow-up after discharge from ED for mental health</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>30-day follow-up after discharge from ED for alcohol or other drug dependence</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Initiation of alcohol and other drug dependence treatment</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Engagement in alcohol and other drug dependence treatment</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>Consumer Assessment of Healthcare Providers and Systems (CAHPS) patient experience survey (survey varies by payer program)*</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<tr>
<td>Influenza immunization*</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Colorectal cancer screening*</td>
<td></td>
<td></td>
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<tr>
<td>Risk-standardized, all-condition readmission*</td>
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</table>

* = Measure in 2018 Medicare Next Gen ACO Program
2019 Medicare ACO Initiative
Quality Measures

Discussion
&
Potential Vote
2019 Medicare ACO Initiative Operational Modifications

• Governance

• **Status Quo:** Participation Agreement requires that at least 75 percent control of OneCare’s governing body be held by Next Generation Participants or their designated representatives. CMS may, upon request, grant an exception to the 75 percent control requirement.

• **Request:** Change language to require that the governing body be comprised of at least 75% of Next Generation Participants and Preferred Providers in its network (i.e., add “preferred providers” and strike “their designated representatives”).

• **Staff Recommendation:** Transmit to CMMI with note of support.
2019 Medicare ACO Initiative
Operational Modifications

• Beneficiary Notification

  • **Status Quo:** Participation Agreement requires OneCare to notify aligned Medicare Beneficiaries that their provider is participating in a Medicare ACO. Specifics are established by CMS. CMS provides OneCare with a template letter that OneCare may not change.

  • **Request:** Allow OneCare to draft its own letter, which would be similar to the letter OneCare sent to Medicaid beneficiaries, and which had input from the Office of the Healthcare Advocate. CMS would need approve the letter.

  • **Staff Recommendation:** Transmit to CMMI with note of support.
2019 Medicare ACO Initiative
Operational Modifications

• CMS Compliance

• **Status Quo:** CMS annually conducts an Initial Readiness Review audit to make sure an ACO complies with specific provisions of the Medicare Participation Agreement (e.g., governance, financial guarantee, public reporting, compliance plan, etc.), some of which overlap with requirements in Rule 5.000.

• **Request:** To the extent possible, where materials and documentation are required by CMS as part of an audit and readiness review which overlaps with already existing materials and documentation provided to the GMCB as part of its certification requirement, deem the CMS requirements met.

• **Staff Recommendation:** Transmit to CMMI with note that this relates to CMS compliance more than it does program design and cautioning that there is not complete alignment of requirements.
2019 Medicare ACO Initiative
Operational Modifications

• Descriptive ACO Materials and Activities

  • **Status Quo:** CMS requires OneCare to submit all ACO Descriptive Materials (where Medicare, and/or a particular ACO Model is referenced) to CMS for review and approval. CMS utilizes a subcontractor in order to complete these reviews.

  • **Request:** Allow OneCare to submit its descriptive materials directly to the CMMI State Innovation Team overseeing the Vermont Medicare ACO Initiative for expedited review and approval.

  • **Staff Recommendation:** Transmit to CMMI with note that this relates to internal CMS operations more than it does program design, but that GMCB supports idea of expedited review.
2019 Medicare ACO Initiative Operational Modifications

• Public Comment

• Potential vote August 1st
  • Staff recommendations:
    • Approve staff plan of transmitting requests to CMMI with brief commentary
    • Delegate implementation to Chief of Health Policy
The 2018 Vermont legislative session included three new requirements that an accountable care organization must satisfy in order to obtain and maintain certification from the Green Mountain Care Board.

- **No. 200.** An act relating to systemic improvements of the mental health system. (S.203)

- **No. 204.** An act relating to ensuring a coordinated public health approach to addressing childhood adversity and promoting resilience. (S.261)

- **No. 167.** An act relating to the health care regulatory duties of the Green Mountain Care Board. (H.912)
## New Certification Criteria Development Plan

<table>
<thead>
<tr>
<th>Event</th>
<th>Date</th>
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<tbody>
<tr>
<td>Provide memo to Board on new criteria</td>
<td>Wed, July 18th</td>
</tr>
<tr>
<td>Open a 10-day public comment period</td>
<td>Wed, July 18&lt;sup&gt;th&lt;/sup&gt; to Fri, July 27&lt;sup&gt;th&lt;/sup&gt;</td>
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<tr>
<td>Present public comment at open meeting (potential vote)</td>
<td>Wed, August 1&lt;sup&gt;st&lt;/sup&gt;</td>
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<tr>
<td>If needed, allow 1 more week for changes to the criteria based on Board’s feedback</td>
<td>Wed, Aug 1&lt;sup&gt;st&lt;/sup&gt; to Wed, Aug 8&lt;sup&gt;th&lt;/sup&gt;</td>
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<tr>
<td>Vote on verification form (including new criteria) at open meeting</td>
<td>Wed, August 8&lt;sup&gt;th&lt;/sup&gt;</td>
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<tr>
<td>Distribute form to OneCare (response due Oct 1)</td>
<td>Fri, August 10&lt;sup&gt;th&lt;/sup&gt;</td>
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</table>
Discussion