

MDS 3.0 RAI Manual V1.07 Errata

The table below lists errors that have been identified in Version 1.07 of the MDS 3.0 RAI User's Manual. These errors will be corrected when the next version of the manual is released.

Problem	Resolution
<p>Page 2-52 Section 2.10 Combining Medicare Scheduled and Unscheduled Assessments: Under PPS Scheduled Assessment and Start of Therapy OMRA, the third bullet is missing the word "window". It currently reads as:</p> <ul style="list-style-type: none"> • "If the ARD for the SOT OMRA falls within the ARD (including grace days) of a PPS scheduled assessment that has not been performed yet, the assessments MUST be combined." 	<p>Text will be edited to state:</p> <ul style="list-style-type: none"> • "If the ARD for the SOT OMRA falls within the ARD window (including grace days) of a PPS scheduled assessment that has not been performed yet, the assessments MUST be combined."
<p>Page 2-53 Section 2.10 Combining Medicare Scheduled and Unscheduled Assessments: Under PPS Scheduled Assessment and End of Therapy OMRA, the second bullet is missing the word "window". It currently reads as:</p> <ul style="list-style-type: none"> • "If the ARD for the EOT and SOT OMRA falls within the ARD (including grace days) of a PPS scheduled assessment that has not been performed yet, the assessments MUST be combined." 	<p>Text will be edited to state: "If the ARD for the EOT OMRA falls within the ARD window (including grace days) of a PPS scheduled assessment that has not been performed yet, the assessments MUST be combined."</p>

<p>Page 2-53 Section 2.10 Combining Medicare Scheduled and Unscheduled Assessments: Under PPS Scheduled Assessment and Start and End of Therapy OMRA, the second bullet is missing the word “window”. It currently reads as:</p> <ul style="list-style-type: none">• “If the ARD for the EOT and SOT OMRA falls within the ARD (including grace days) of a PPS scheduled assessment that has not been performed yet, the assessments MUST be combined.”	<p>Text will be edited to state:</p> <ul style="list-style-type: none">• “If the ARD for the EOT and SOT OMRA falls within the ARD window (including grace days) of a PPS scheduled assessment that has not been performed yet, the assessments MUST be combined.”
<p>Page 2-56 Section 2.11 Combining Medicare Assessments and OBRA Assessments: the text does not reflect the new PPS assessment schedule. Currently the text reads as:</p> <p>“For Medicare, the ARD must be set between days 11 and 14, but the regulation allows grace days up to day 19. However, when combining a 14-day Medicare assessment with the Admission assessment, the use of grace days for the PPS assessment would result in a late OBRA Admission assessment. To assure the assessment meets both standards, an ARD between days 11 and 14 would have to be chosen in this situation.”</p>	<p>Text will be edited to state:</p> <p>“For Medicare, the ARD must be set for days 13 or 14, but the regulation allows grace days up to day 18. However, when combining a 14-day Medicare assessment with the Admission assessment, the use of grace days for the PPS assessment would result in a late OBRA Admission assessment. To assure the assessment meets both standards, an ARD of day 13 or 14 would have to be chosen in this situation.”</p>

<p>Page 2-58, Section 2.12 Medicare and OBRA Assessment Combination: under Medicare-required 14-Day and OBRA Admission Assessment the second and third bullets do not reflect the new PPS assessment schedule. Currently the text reads as:</p> <ul style="list-style-type: none"> • ARD (Item A2300) must be set on days 11 through 14 of the Part A SNF stay. • ARD may not be extended from day 15 to day 19 (i.e., grace days may not be used). 	<p>Text will be edited to state:</p> <ul style="list-style-type: none"> • ARD (Item A2300) must be set on days 13 or 14 of the Part A SNF stay. • ARD may not be extended from day 15 to day 18 (i.e., grace days may not be used).
<p>Page 2-66 Section 2.12 Medicare and OBRA Assessment Combination: Under Change of therapy OMRA and OBRA Admission Assessment, the wrong Item is listed. The fourth bullet states:</p> <ul style="list-style-type: none"> • “Establishes a new RUG-IV classification and Medicare payment rate (Item Z0150A)...” 	<p>Text will be edited to state:</p> <ul style="list-style-type: none"> • “Establishes a new RUG-IV classification and Medicare payment rate (Item Z0100A)...”
<p>Page 2-66 Section 2.12 Medicare and OBRA Assessment Combination: Under Change of therapy OMRA and OBRA Quarterly Assessment, the wrong Item is listed. The fourth bullet states:</p> <ul style="list-style-type: none"> • “Establishes a new RUG-IV classification and Medicare payment rate (Item Z0150A)...” 	<p>Text will be edited to state:</p> <ul style="list-style-type: none"> • “Establishes a new RUG-IV classification and Medicare payment rate (Item Z0100A)...”

<p>Page 6-26 Section 6.6 RUG-IV 66 Group Model Calculations Worksheet for SNFs, under Calculation of Total Rehabilitation Therapy Minutes, RUG-IV, 66- Group Hierarchical Classification, under Step #2 there is a typo where the word “alone” should be “one.” It currently reads as: “Otherwise beginning with FY 2012, add alone -quarter of the group minutes and record as Total Minutes.”</p>	<p>Text will be edited to state: “Otherwise beginning with FY 2012, add one-quarter of the group minutes and record as Total Minutes.”</p>
<p>Chapter 3, Section O Page O-39 Item O0600: Physician Examinations – in the first bullet under Coding Tips and Special Populations, the last sentence “Cannot be an employee of the facility” was added in error and should be ignored.</p>	<p>The sentence will be dropped in the next revision of the manual scheduled for Spring 2012.</p>
<p>Chapter 3, Section O Page O-40 Item O0700: Physician Orders – in the first bullet under Coding Tips and Special Populations, the last sentence “Cannot be an employee of the facility” was added in error and should be ignored.</p>	<p>The sentence will be dropped in the next revision of the manual scheduled for Spring 2012.</p>