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10 – Introduction

The Medicare Communications and Marketing Guidelines (MCMG) interpret and provide guidance on the marketing and communication rules for Medicare Advantage (MA-only, MA-PD) plans (also referred to in these guidelines as “plans”), Medicare Prescription Drug plans (PDPs) (also referred to as “Part D sponsors”), and except where otherwise specified, Section 1876 cost plans (also referred to in these guidelines as “plans”) and employer/union-sponsored group MA or Part D plans. These plans are governed under Title 42 of the Code of Federal Regulations (CFR), Parts 422, 423, and 417. These requirements also apply to Medicare-Medicaid Plans (MMPs), except as modified or clarified in state-specific marketing guidance for each state’s demonstration. Such state-specific guidance for MMPs is considered an addendum to the MCMG, and will be posted to: https://www.cms.gov/Medicare-Medicaid-Coordination/Medicare-and-Medicaid-Coordination/Medicare-Medicaid-Coordination-Office/FinancialAlignmentInitiative/MMPInformationandGuidance/MMPMarketingInformationandResources.html.

These requirements generally do not apply to Programs of All-Inclusive Care for the Elderly (PACE) organizations or section 1833 Health Care Pre-payment plans unless otherwise noted in the MCMG.

The term “marketing” is referenced at sections 1851(h) and 1860D-4(l) of the Social Security Act (the Act). “Communications” and “marketing” covered by the MCMG are defined at 42 CFR sections 422.2260 and 423.2260.

Compliance

Plans/Part D sponsors are responsible for ensuring compliance with CMS’ current communication and marketing regulations and guidance. This includes monitoring and overseeing the activities of their subcontractors, downstream entities, and/or delegated entities. If CMS finds that Plans/Part D sponsors have failed to comply with applicable rules and guidance, CMS may take compliance and/or enforcement actions, including, but not limited to, intermediate sanctions and/or civil money penalties.

Note: Plans/Part D sponsors may impose additional restrictions on their subcontractors, downstream entities, and/or delegated entities, provided they do not conflict with the requirements outlined in the MCMG.

The guidance set forth in this document is subject to change as policy, communications technology, and industry marketing practices evolve. Any new rulemaking or interpretive guidance (e.g., annual Call Letter guidance or Health Plan Management System (HPMS) memoranda) may supersede the guidance provided in this document.
20 – Communications and Marketing Definitions
42 CFR §§ 422.2260, 423.2260

**Communications** means activities and use of materials to provide information to current and prospective enrollees. This means that all activities and materials aimed at prospective and current enrollees, including their caregivers and other decision makers associated with a prospective or current enrollee, are “communications” within the scope of the regulations at 42 CFR Parts 417, 422, and 423.

**Marketing** is a subset of communications and includes activities and use of materials by the Plan/Part D sponsor with the intent to draw a beneficiary’s attention to a plan or plans and to influence a beneficiary’s decision-making process when selecting a plan for enrollment or deciding to stay enrolled in a plan (that is, retention-based marketing). Additionally, marketing contains information about the plan’s benefit structure, cost sharing, measuring, or ranking standards.

However, CMS excludes materials that might meet the definition of marketing based on content, but do not meet the intent requirements of marketing. Additionally, CMS excludes certain required materials (as outlined under section 100), and reserves the ability to exclude additional materials based on their use or purpose.

The MCMG discusses requirements applicable to all communication activities and materials, as well as additional requirements only applicable to marketing activities and materials. All marketing, unless otherwise noted, must adhere to the communication requirements.

20.1 – Factors for Activity and Material Determination
42 CFR §§ 422.2260, 422.2262, 422.2268, 423.2260, 423.2262, 423.2268

As outlined above, communication activities and materials are distinguished from marketing activities and materials based on both intent and content.

**Intent** – the purpose of marketing activities and materials is to draw a prospective or current enrollee’s attention to a plan or group of plans to influence a beneficiary’s decision when selecting and enrolling in a plan or deciding to stay in a plan (retention-based marketing).

**Content** – based on the exclusions in the definition of marketing and marketing materials and the type of information that would be intended to draw attention to a plan or influence a beneficiary’s enrollment decision, marketing activities and materials include:

- Information about benefits or benefit structure;
- Information about premiums and cost sharing;
- Comparisons to other Plan(s)/Part D sponsor(s);
- Rankings or measurements in reference to other Plan(s)/Part D sponsor(s); or
- Information about Star Ratings.

To identify marketing activities and materials, CMS will evaluate both the intent and content of the activities and materials to determine if the definition of marketing is met.
Examples:

1. A flyer reads “Swell Health is now offering Medicare Advantage coverage in Nowhere County. Call us at 1-800-SWELL-ME for more information.”
   
   *Marketing or Communication?* Communication. While the intent is to draw a beneficiary’s attention to Swell Health, the information provided does not contain any marketing content.

2. A billboard reads “Swell Health Offers $0 Premium Plans in Nowhere County”
   
   *Marketing or Communication?* Marketing. The advertisement includes both the intent to draw the viewer’s attention to the plan and has content that mentions zero-dollar premiums being available.

3. A letter is sent to enrollees to remind them to get their flu shot. The body of the letter says, “Swell Health enrollees can get their flu shot for $0 copay at a network pharmacy…”
   
   *Marketing or Communication?* Communication. While the letter mentions cost sharing, the intent is not to steer the reader into making a plan selection or to stay with the plan, but rather to encourage existing enrollees to get a flu shot. The letter contains factual information about coverage and was provided only to current enrollees.

20.2 – Activity and Material Designation

42 CFR §§ 422.2260, 423.2260

CMS designates as communication or marketing all required materials in Section 100 of this document. Plans/Part D sponsors will need to review regulations at 42 CFR §§ 422.2260 and 423.2260 and these guidelines to determine if a plan-created material (i.e., something not listed as a required material in Section 100) is considered a communication or marketing material. The difference between communication and marketing activities and materials is based on the intent and content of what is being conveyed. Plans/Part D sponsors are also encouraged to consult with their Regional Office Account Manager or Marketing Reviewer should they have any marketing or communications questions.

Materials are static in nature, whereas activities are more dynamic. Interactions with a beneficiary could begin as a communication activity but become a marketing activity. In cases where a communication activity has the potential to become a marketing activity, the Plan/Part D sponsor or its downstream entities must adhere to all marketing requirements to ensure full compliance. For example, an enrollee calls the Plan’s/Part D sponsor’s customer service number for questions related to coverage under the plan in which in the beneficiary is currently enrolled; during the call, the enrollee asks about other health plan options, moving the call from communications to marketing.
30 – General Communications Requirements

The following guidance applies to all communications (including marketing). Items distributed by the Plan/Part D sponsor and/or its first tier, downstream, and related entities must meet the requirements in this section.

30.1 – Anti-Discrimination
42 CFR §§ 422.110, 422.2268(b)(12), 423.2268(b)(12), 422.2268(a)(2), 423.2268(a)(2) and 45 CFR Part 92

Plans/Part D sponsors may not discriminate based on race, ethnicity, national origin, religion, gender, sex, age, mental or physical disability, health status, receipt of health care, claims experience, medical history, genetic information, evidence of insurability, or geographic location. Plans/Part D sponsors may not target potential enrollees from higher income areas, state or imply that plans are only available to seniors rather than to all Medicare beneficiaries, or state or imply that plans are only available to Medicaid beneficiaries unless the plan is a Dual Eligible Special Needs Plan (D-SNP) or MMP. Only Special Needs Plans (SNPs) and MMPs may limit enrollments to individuals meeting eligibility requirements based on health and/or other status; such limitations must be consistent with the scope of their Medicare Advantage, Medicare Improvement for Patients and Providers Act of 2008 (MIPPA) or three-way contracts with CMS.

Plans/Part D sponsors must comply with their obligations under other federal anti-discrimination rules and requirements. This guidance focuses only on the anti-discrimination requirements in 42 C.F.R. Parts 422 and 423; Plans/Part D sponsors must be aware of and comply with their other obligations under federal law that are not addressed here.

30.2 – Standardization of Plan Name Type
Sections 1851(h)(6) and 1860D-4(l)(3) of the Social Security Act; 42 CFR §§ 422.2268(a)(6), 423.2268(a)(6)

Plans/Part D sponsors must include the plan type in each plan’s name using standard terminology. This must be placed at the end of each plan name. For instance, an HMO plan named “Golden Medicare Plan” would appear as follows: “Golden Medicare Plan (HMO).” Plans/Part D sponsors containing the plan type at the end of the plan name (e.g., Gold Plan Private Fee-For-Service) are not required to repeat the plan type at the end of the plan name. Plans/Part D sponsors must include the plan type on all communication or marketing materials when the plan name is mentioned.

Plans/Part D sponsors must include the plan type on the front page or at the beginning of the communication or marketing document. The plan type is not required throughout the document.

30.3 – Non-English Speaking Population
42 CFR §§ 422.111(h)(1), 422.112(a)(8), 423.128(d)(1)(iii), 422.2268(a)(7), 423.2268(a)(7)

Plan/Part D sponsor call centers receive calls from current and prospective enrollees. Call centers must have interpreter services available to answer questions from non-English speaking
or limited English proficient (LEP) beneficiaries. This requirement is applicable regardless of the percentage of non-English speaking or LEP beneficiaries in a plan benefit package (PBP) service area.

CMS has designated materials in section 100 that the agency considers vital and thus Plans/Part D sponsors must make available in any language that is the primary language of at least five (5) percent of a Plan’s/Part D sponsor’s PBP service area.

Where translations are required for templates or model documents Plans/Part D sponsors must translate the model/template language and the variable data that is populated at a later time. For example, for a coverage determination notice, the specific reason that a plan is denying the coverage determination request must be translated as well as the model/template language.

**Note:** The enrollee identification (ID) card is excluded from this requirement.

**30.4 – Hours of Operation Requirements for Materials**
42 CFR §§ 422.111(h), 422.2262(c), 423.128(d), 423.2262(c)

Plans/Part D sponsors must list the hours and days of operation for 1-800-MEDICARE on every material where 1-800-MEDICARE or Medicare TTY appears (i.e., 24 hours a day/7 days a week).

**30.5 – Use of TTY Numbers**
Section 504 of the Rehabilitation Act

A toll-free TTY number must appear in conjunction with the customer service or telesales number in the same font size as the other phone numbers, except as outlined below. Plans/Part D sponsors may use their own TTY number, 711 for Telecommunications Relay Service, or state relay services, as long as the number is accessible from TTY equipment.

Exceptions:
- Outdoor advertising (ODA) or banner/banner-like ads
- Radio advertisements and radio sponsorships (e.g., sponsoring an hour of public radio)
- In television ads, the TTY number may be a different font size/style than other phone numbers to limit possible confusion

**30.6 – Electronic Communication Policy**
Sections 1851(h)(4)(C), 1851(j)(1), 1860D-4(I)(1) of the Social Security Act, 42 CFR §§ 422.2268(b), 423.2268(b)

A Plan/Part D sponsor may initiate contact via email to prospective enrollees and to retain enrollment for current enrollees. Plans/Part D sponsors must include an opt-out process on each communication to elect to no longer receive emails.

**Note:** Text messaging and other forms of electronic direct messaging (e.g., social media platforms) would fall under unsolicited contact and is not permitted.
30.7 – Prohibited Terminology/Statements
42 CFR §§ 422.2264, 423.2264, 422.2268(a)(1)-(2), 423.2268(a)(1)-(2)

Plans/Part D sponsors are prohibited from providing information that is inaccurate or misleading, or engaging in activities that could mislead or confuse beneficiaries or misrepresent the Plan/Part D sponsor.

Plans/Part D sponsors may not:
- Claim that they are recommended or endorsed by CMS, Medicare, or the Department of Health & Human Services (DHHS);
- Use unsubstantiated superlatives or pejoratives;
  Note: Unsubstantiated absolute and/or qualified superlatives may be used in logos/taglines.
- Market that they will not disenroll individuals due to failure to pay premiums; or,
- Use the term “free” to describe a zero-dollar premium, reduction in premiums (including Part B buy-down), reduction in deductibles or cost sharing, low-income subsidy (LIS), cost sharing for individuals with dual eligibility.

Note: Medical Savings Account (MSA) plans may not imply that the plan operates as a supplement to Medicare.

MA plans that are not D-SNPs may not:
- Imply in their marketing, communications, or agent/broker training materials that their plan is designed specifically for dual eligible individuals;
- Use a plan name that includes any reference to the state’s Medicaid program or to Medicaid more generally or claim that they have a relationship or contract with the state Medicaid agency to coordinate Medicaid services under the specific MA plan; or
- Target their marketing efforts primarily to dual eligible individuals.

Plans/Part D sponsors may:
- State that the Plan/Part D sponsor is approved to participate in Medicare programs and/or is contracted to administer Medicare benefits;
- Use the term “Medicare-approved” to describe their benefits and/or services within their marketing materials; and,
- Use the term “free” in conjunction with mandatory, supplemental, and preventive benefits provided at a zero-dollar cost sharing for all enrollees.

30.8 – Product Endorsements/Testimonials
42 CFR §§ 422.2264, 423.2264, 422.2268, 423.2268

Product endorsements and testimonials must adhere to the following requirements:
- The speaker must identify the Plan’s/Part D sponsor’s product or company by name;
- Medicare beneficiaries endorsing or promoting a Plan/Part D sponsor must be enrolled in the Plan/Part D sponsor at the time the endorsement or testimonial was created;
- If an individual is paid or has been paid to endorse or promote the plan or product, the advertisement must clearly state this (e.g., “paid endorsement”);
• If an individual, such as an actor, is paid to portray a real or fictitious situation, the advertisement must clearly state it is a “Paid Actor Portrayal”, and,
• The Plan/Part D sponsor must be able to substantiate any claims made in the endorsement/testimonial.

Note: Reuse of individual users’ content or comment from social media sites (e.g., Facebook, Twitter) that promotes a Plan’s/Part D sponsor’s product is considered a product endorsement/testimonial and must adhere to the guidance in this section.

30.9 – Co-branding with Providers or Downstream Entities
42 CFR §§ 422.2262, 422.2268(a)(5), 423.2262, 423.2268(a)(5)

Plans/Part D sponsors that choose to co-brand with providers/pharmacies may include the name and/or logo of co-branded providers/pharmacies on materials other than enrollee ID cards as long as the Plan/Part D sponsor makes it clear to beneficiaries that the providers/pharmacies are part of the plan’s network. In addition, Plans/Part D sponsors must include the appropriate model disclaimer on co-branded materials (refer to Appendix 2).

Neither the Plan/Part D sponsor nor its co-branding providers/pharmacies may imply that the co-branding partner is endorsed by CMS, or that its products or services are Medicare-approved.

The Plan/Part D sponsor must submit the co-branded marketing materials to CMS.

Names and/or logos of co-branded providers on the plan’s enrollee ID card are prohibited, unless the provider names and/or logos are in the name of the plan name and/or are related to an enrollee’s selection of a specific provider/provider organization, (e.g., physician, hospital, medical group).

Part D sponsors are prohibited from displaying the names and/or logos of co-branded pharmacies on the Part D sponsor’s enrollee ID card.

Note: Consistent with the National Council for Prescription Drug Program’s (NCPDP) “Pharmacy and/or Combination ID Card” standard, the Pharmacy Benefit Manager (PBM) name may be included on an enrollee ID card.

30.10 – Plan’s/Part D Sponsor’s Relationships with State Pharmaceutical Assistance Programs (SPAP)

A Plan’s/Part D sponsor’s logo may be used in connection with the coverage of benefits provided under an SPAP and may contain an emblem or symbol indicating such a relationship.

40 – General Marketing Requirements
42 CFR §§ 422.2262, 422.2264, 422.2268(a)(2), 423.2262, 423.2264, 423.2268(a)(2)

Plans/Part D sponsors cannot market for an upcoming plan year prior to October 1. Plans/Part D
sponsors are permitted to simultaneously market the current and prospective years starting on October 1, provided marketing materials clearly indicate what plan year is being discussed.

40.1 – Plan Comparisons
42 CFR §§422.2260, 422.2268(a)(2), 423.2260, 423.2268(a)(2)

Plans/Part D sponsors may compare their plan to another Plan/Part D sponsor, provided the Plans/Part D sponsors can support them and such comparisons are factually based and not misleading.

40.2 – Marketing Through Unsolicited Contacts
Sections 1851(h)(4)(C), 1851(j)(1), 1860D-4(l)(1) of the Social Security Act, 42 CFR §§ 422.2268(b)(13), 423.2268(b)(13)

Plans/Part D sponsors may make unsolicited direct contact with potential enrollees using the following methods:
- Conventional mail and other print media (e.g., advertisements, direct mail)
- Email provided all emails contain an opt-out function

Plans/Part D sponsors may not:
- Use door-to-door solicitation, including leaving information such as a leaflet or flyer at a residence;
- Approach potential enrollees in common areas (e.g., parking lots, hallways, lobbies, sidewalks, etc.); or,
- Use telephonic solicitation, including text messages and leaving electronic voicemail messages.

Note: Agents/brokers who have a pre-scheduled appointment with a potential enrollee who is a “no-show” may leave information at that potential enrollee’s residence.

40.3 – Marketing Through Telephonic Contact
42 CFR §§ 422.2268, 422.2274, 423.2268, 423.2274

Plans/Part D sponsors and their agents/brokers may not make unsolicited telephone calls to prospective enrollees. However, they are permitted to contact their current enrollees to discuss plan business, but cannot market prior to October 1 under the pretense of plan business.

Plans/Part D sponsors, and their agents/brokers, may conduct the following specific telephonic activities:
- Call current enrollees, including those in non-Medicare products, to discuss plan business (examples of this include calls to enrollees aging into Medicare from commercial products offered by the same organization, calls to an organization’s existing Medicaid/MMP plan enrollees to talk about its Medicare products, and calls to current MA enrollees to promote other Medicare plan types or to discuss plan benefits);
- Call beneficiaries who submit enrollment applications to conduct business related to enrollment;
- Call former enrollees after the disenrollment effective date to conduct disenrollment surveys for quality improvement purposes (disenrollment surveys conducted telephonically, email or conventional mail may not include sales or marketing information);
- Under limited circumstances with CMS Approval, call LIS- eligible enrollees that a plan is prospectively losing due to reassignment to encourage them to remain enrolled in their current plan;
- Call individuals who have given permission for a plan or sales agent to contact them (examples of permission include filling out a business reply card, emailing the Plan/Part D sponsor requesting a return call, or asking a customer service representative to have an agent contact them); and,
  Note: Permission applies only to the entity from which the individual requested contact and for the duration and topic of that transaction.
- Return phone calls or messages from individuals or enrollees, as these are not considered unsolicited contacts.

Plans/Part D sponsors, and their agents/brokers, may not conduct telephonic activities that include, but are not limited to, the following:
- Unsolicited calls about other business as a means of generating leads for Medicare plans (e.g., bait and switch strategies);
- Calls based on referrals (if an individual would like to refer a friend or relative to an agent or Plan/Part D sponsor, the agent or Plan/Part D sponsor may provide contact information such as a business card that the individual could provide to a friend or relative);
- Calls to market plans or products to former enrollees who have disenrolled, or to current enrollees who are in the process of voluntarily disenrolling;
- Calls to beneficiaries who attended a sales event, unless the beneficiary gave express permission at the event for a follow-up call (there must be documentation of permission to be contacted); or,
- Calls to prospective enrollees to confirm receipt of mailed information.

40.4 – Nominal Gifts
42 CFR §§ 422.2268(b)(1),(2),(12), 423.2268(b)(1),(2),(12)

Plans/Part D sponsors may offer nominal gifts ($15 or less, $75 aggregate, per person, per year) to beneficiaries for marketing purposes, provided the gift is given regardless of whether they enroll, and without discrimination.

The following rules apply to nominal gifts:
- If a nominal gift is a chance to receive one large gift or a communal experience (e.g., a concert, raffle, drawing), the total fair market value must not exceed the nominal per person value based on anticipated attendance. For example, if 10 people are expected to attend an event, the nominal gift may not be worth more than $150 ($15 for each of the 10 anticipated attendees). Anticipated attendance must be based on venue size, response rate, and/or advertisement circulation.
- Nominal gifts may not be in the form of cash or other monetary rebates even if their
worth is $15 or less.

Note: Plans/Part D sponsors should refer to the Office of Inspector General’s website for advisory opinions and guidance on gifts and gift cards.

40.5 – Exclusion of Meals as a Nominal Gift
42 CFR §§ 422.2268(b)(15), 423.2268(b)(15)

Plans/Part D sponsors may not provide or subsidize meals at sales/marketing events. Refreshments and light snacks may be provided. Plans/Part D sponsors should ensure that items provided could not be reasonably considered a meal and/or that multiple items are not being “bundled” and provided as if a meal.

Meals may be provided at CMS-defined educational events and other events that would fall under the definition of communications (refer to Appendix 1).

40.6 – Marketing Star Ratings
42 CFR §§ 422.2260, 422.2262, 422.2264, 422.2268(a)(1) and (2), 423.2260, 423.2262, 423.2264, 423.2268(a)(1) and (2)

Plans/Part D sponsors must provide Star Ratings information to beneficiaries through the standardized Star Ratings information document available in HPMS. New Plans/Part D sponsors that do not have any Star Ratings information are not required to provide this information until their Star Ratings data are available.

The following rules apply to all Plans/Part D sponsors when referring to Star Ratings:

- References to individual Star Ratings measure(s) must also include references to the contract’s highest rating, overall rating (MA-PD), Part C summary rating (MA-only), or Part D summary rating (PDPs), with equal or greater prominence;
- Must not use an individual underlying category or measure to imply higher overall or summary Star Ratings;
- Any reference to a contract’s Star Rating must make it clear that the rating is “out of five (5) stars.” (letters, numbers, graphic representation, or any combination may be used);
- Must clearly identify which Star Ratings contract year applies;
- May only market the Star Ratings in the service area in which the Star Rating is applicable; and,
- May direct beneficiaries to https://www.medicare.gov for more information on Star Ratings.

40.6.1 – Marketing Plans/Part D Sponsors with an Overall 5-Star Rating
42 CFR §§ 422.2260, 422.2262, 422.2264, 422.2268(a)(1) and (2), 423.2260, 423.2262, 423.2264, 423.2268(a)(1) and (2)

The following marketing rights and rules apply to Plans/Part D sponsors with an overall 5-star rating:
• May market their ability to enroll beneficiaries through the 5-star special enrollment period (SEP).
• May not specifically target enrollees in poor performing plans.
• May include CMS’ gold star icon on marketing materials. Must be clear that the 5-star rating is for the applicable contract. CMS’ Regional Offices will provide the gold star icon each fall. Plans are not permitted to alter the CMS gold star icon. However, Plans may create their own gold star icon or any other icon of distinction.
• Plans with one or more contracts without 5-star ratings must not disseminate materials that imply other contracts achieved this rating. Materials must list specific contracts with overall 5-star ratings or be specific to a contract with an overall 5-star rating.
• If a 5-star contract fails to receive a 5-star rating for the upcoming year, marketing for the purpose of accepting enrollees under the 5-star SEP must be discontinued by November 30 of the current year.

40.6.2 – Low Performing Icon Plans/Part D Sponsors
42 CFR §§ 422.2260, 422.2262, 422.2264, 422.2268(a)(1), 423.2260, 423.2262, 423.2264, 423.2268(a)(1)

The following marketing rules apply to low performing Plans/Part D sponsors:
• Low Performing Icon (LPI) must be included in all marketing materials about or that reference the specific contract’s Star Ratings (Note: changes to the icon are not permitted);
• Plans/Part D sponsors assigned an LPI may not attempt to discredit or refute their LPI status by showcasing a higher overall Star Rating on another contract or specific measure Star Ratings;
• Must clearly indicate LPI status when referencing its Star Ratings - must state the LPI means that the Plan/Part D sponsor received a summary rating of 2.5 stars or below in Part C and/or Part D for the last three years; and,
• If an LPI has an overall Star Rating of 3 or above on its marketing materials, the LPI must also be clearly stated on its marketing materials.

40.7 – Prohibition of Open Enrollment Period Marketing
42 CFR §§ 422.2268(b)(10), 423.2268(b)(10)

Plans/Part D sponsors are prohibited from knowingly targeting or sending unsolicited marketing materials to any MA enrollee or Part D enrollee during the continuous Open Enrollment Period (OEP) (January 1 to March 31). “Knowingly” takes into account the intended recipient as well as the content of the message.

During the OEP, Plans/Part D sponsors may:
• Conduct marketing activities that focus on other enrollment opportunities, including but not limited to:
  o Marketing to age-ins (who have not yet made an enrollment decision),
  o Marketing by 5-star plans regarding their continuous enrollment SEP, and
  o Marketing to dual-eligible and LIS beneficiaries who, in general, may make changes once per calendar quarter during the first nine months of the year.
• Send marketing materials when a beneficiary makes a proactive request;
• At the beneficiary’s request, have one-on-one meetings with a sales agent; and
• At the beneficiary’s request, provide information on the OEP through the call center.

**Note:** The unintentional receipt of other marketing materials by beneficiaries who have already made an enrollment decision is not be considered knowingly targeting. For example, if a Plan sends mailers to a list of age-ins discussing the Initial Coverage Election Period (ICEP), it is possible that some recipients may have already made an enrollment decision; however, the content of the message to the intended audience of age-ins is not prohibited OEP marketing.

During the OEP, Plans/Part D sponsors may not:
• Send unsolicited materials advertising the ability/opportunity to make an additional enrollment change or referencing the OEP;
• Specifically target beneficiaries who are in the OEP because they made a choice during Annual Enrollment Period (AEP) by purchase of mailing lists or other means of identification;
• Engage in or promote agent/broker activities that intend to target the OEP as an opportunity to make further sales; or
• Call or otherwise contact former enrollees who have selected a new plan during the AEP.

For more information on the OEP, please reference to Chapter 2 - Medicare Advantage Enrollment and Disenrollment of the Medicare Managed Care Manual or Appendix 4 to access the CMS Eligibility and Enrollment Guidance link.

**40.8 – Marketing of Rewards and Incentives Programs**
42 CFR §§ 422.134(c)(2)(ii), 422.2268

MA Plans may include information about rewards and incentives programs in marketing materials for potential enrollees. Marketing of rewards and incentives programs must:
• Not be used in exchange for enrollment;
• Be provided to all potential enrollees without discrimination;

**Note:** For information regarding rewards and incentives program requirements, see Chapter 4 of the Medicare Managed Care Manual. Nominal gifts that are part of marketing activity are different from rewards and incentives.

Part D plans are not permitted by 42 CFR § 422.134 to develop or use rewards and incentives programs; therefore, Part D sponsors may not market reward and incentive programs.
50 - Outreach Activities

50.1 – Educational Events
42 CFR §§ 422.2262, 422.2268(b)(7),(8), and (11), 423.2262, 423.2268(b)(7),(8), and (11)

Educational events are designed to inform beneficiaries about Medicare Advantage, Prescription Drug, or other Medicare programs. Educational events:
- Must be explicitly advertised as educational;
- May be hosted in a public venue by the Plan/Part D sponsor or an outside entity;
- May include communication activities and distribution of communication materials;
- May answer beneficiary initiated questions;
- May set up a marketing appointment, and distribute business cards and contact information for beneficiaries to initiate contact (this includes completing and collecting a Scope of Appointment (SOA) form);
- Must not include marketing or sales activities or distribution of marketing materials or enrollment forms; and

50.2 – Marketing/Sales Events
42 CFR §§ 422.2264, 422.2268(b)(1)-(5), (11), 423.2264, 423.2268(b)(1)-(5), (11)

Marketing/Sales Events are designed to steer or attempt to steer potential enrollees, or the retention of current enrollees, toward a plan or limited set of plans. The following requirements apply to all marketing/sales events:
- Plans/Part D sponsors must submit talking points, if applicable, and presentations to CMS prior to use, including those to be used by agents/brokers;
- Sign in sheets must clearly be labeled as optional;
- Health screenings or other activities that may be perceived as, or used for, “cherry picking” are not permitted;
- Plans/Part D sponsors may not require attendees to provide contact information as a prerequisite for attending an event; and
- Contact information provided for raffles or drawings may only be used for that purpose.

50.3 – Personal/Individual Marketing Appointments
Section 1851(h)(4)(D), 1851(j)(2)(A), 1860D-4(l)(2) 42 CFR §§ 422.2268(b)(3)-(5),(11), 423.2268(b)(3)-(5), (11)

SOA parameters (and documentation) are required for all one-on-one appointments, regardless of venue (e.g., home, telephone). During these appointments, discussions may only concern previously agreed-upon plan products documented in the SOA, and may only market health-related products, and not, for example, annuities or life insurance.

Individuals may not solicit/accept enrollment applications for a January 1 effective date until October 15 of the preceding calendar year, unless the beneficiary is entitled under another enrollment period.
60 –Activities in a Healthcare Setting

Section 1851(h)(4)(C), 1851(j)(1)(D), 1860D-4(l)(1), 42 CFR §§ 422.2268(a)(1),(2), and (5); 422.2268(b)(7) and (9), 423.2268(a)(1),(2), and (5), 423.2268(b)(7) and (9)

To maintain appropriate beneficiary safeguards while not impeding the provider/patient relationship, CMS distinguishes between provider-initiated activities and plan-initiated activities in a healthcare setting.

60.1 – Provider-Initiated Activities

42 CFR §§ 422.2260, 423.2260

Provider-initiated activities are those conducted by a healthcare professional, including pharmacists, at the request of the patient or as a matter of a course of treatment, when meeting with the patient as part of the professional relationship between healthcare provider and patient. Provider-initiated activities do not include those conducted at the request of the Plan/Part D sponsor or pursuant to the network participation agreement between the Plan/Part D sponsor and the provider. Provider-initiated activities fall outside of the definition of marketing as outlined in §§422.2260 and 423.2260.

Contracted provider-initiated activities that CMS would consider to be outside the definition of marketing include:

- Distributing unaltered, printed materials created by CMS, such as reports from Medicare Plan Finder, the “Medicare & You” handbook, or “Medicare Options Compare” (from https://www.medicare.gov) including in areas where care is delivered;
- Providing the names of Plans/Part D sponsors with which they contract and/or participate;
- Answering questions or discussing the merits of a plan or plans, including cost sharing and benefit information (even if these discussions occur in areas where care is delivered);
- Referring patients to other sources of information, such as State Health Insurance Assistance Program (SHIP) representatives, plan marketing representatives, State Medicaid Office, local Social Security Office, CMS’ website at https://www.medicare.gov, or 1-800-MEDICARE;
- Referring patients to Plan marketing materials available in common areas; and
- Providing information and assistance in applying for the LIS.

60.2 – Plan-Initiated Provider Activities in the Healthcare Setting

42 CFR §§ 422.2260, 422.2268(b)(7), 423.2260, 423.2268(b)(7)

CMS defines plan-initiated activities as those activities where either a Plan/Part D sponsor requests contracted providers to perform a task or the provider is acting on behalf of the Plan/Part D sponsor. For the purpose of plan-initiated activities, the Plan/Part D sponsor must ensure compliance with requirements applicable to communications and marketing.

Plan/Part D sponsor requests for providers to discuss benefits and cost sharing would fall under the definition of marketing and are hence prohibited from taking place where care is being delivered.
Plans/Part D sponsors may not allow contracted providers to:
- Accept/collect scope of appointment forms;
- Accept Medicare enrollment applications;
- Make phone calls or direct, urge, or attempt to persuade their patients to enroll in a specific plan based on financial or any other interests of the provider;
- Mail marketing materials on behalf of Plans/Part D sponsors;
- Offer inducements to persuade their patients to enroll in a particular plan or organization;
- Conduct health screenings as a marketing activity;
- Distribute marketing materials/applications in areas where care is being delivered;
- Offer anything of value to induce enrollees to select them as their provider; or
- Accept compensation from the plan for any marketing or enrollment activities.

Plans/Part D sponsors may allow contracted providers to:
- Make available, distribute, and display communication materials, including in areas where care is being delivered; and
- Provide or make available plan marketing materials and enrollment forms outside of the areas where care is delivered (such as common entryways, vestibules, hospital or nursing home cafeterias, and community, recreational, or conference rooms).

60.2.1 – Contracted Provider Oversight Responsibilities
42 CFR §§ 422.2268 and 423.2268

Plans/Part D sponsors must advise contracted providers, through their agreements with those providers, of the need for providers to remain neutral when assisting beneficiaries with enrollment decisions.

Plans/Part D sponsors that have agreements with providers in connection with plan marketing activities should ensure that those agreements address marketing activities in a manner consistent with Medicare regulations and guidelines.

Plans/Part D sponsors may use providers and/or facilities to distribute and/or make available Plan/Part D sponsor marketing materials, as long as the provider and/or facility distributes or makes available Plan/Part D sponsor marketing materials for all plans with which the provider participates, if requested by other Plan/Part D sponsors. CMS does not expect providers to contact all participating Plans.

60.3 – Plan/Part D Sponsor Activities in the Healthcare Setting
42 CFR §§ 422.2268(b)(7) and 423.2268(b)(7)

Plans/Part D sponsors may conduct sales activities, including sales presentations, the distribution of marketing materials, and the distribution and collection of enrollment forms in common areas of a healthcare setting. Common areas in a healthcare setting include, but are not limited to common entryways, vestibules, waiting rooms, hospital or nursing home cafeterias, and community, recreational, or conference rooms. Plans/Part D sponsors may not market in restricted areas. Restricted areas generally include, but are not limited to: exam rooms, hospital patient rooms, treatment areas where patients interact with a provider and
his/her clinical team and receive treatment (including dialysis treatment facilities), and pharmacy counter areas (where patients interact with pharmacy providers and obtain medications).

Communication materials may be distributed and displayed in all areas of the healthcare setting.

60.4 – Special Guidance for Plans/Part D Sponsors Serving Long-Term Care Facility Residents
42 CFR §§ 422.2260, 422.2268(b)(7), 423.2260, 423.2268(b)(7)

In addition to the guidance previously provided in this section, the following requirements apply to marketing and communication by Plan/Part D sponsors serving long-term care facility residents and by contracted providers.

As outlined in section 60.1, when contracted providers discuss health care options at the request of residents of a long-term care facility or as a matter of course in treatment, it is considered provider-initiated and does not fall under the requirements of marketing. Plans/Part D sponsors may provide contracted long-term care facilities with materials for inclusion in admission packets that announce the Plan/Part D sponsor’s contractual relationship. CMS considers these communication materials.

CMS permits Plans/Part D sponsors to schedule appointments with residents of long-term care facilities (e.g., nursing homes, assisted living facilities, board and care homes) upon a resident’s request. If a resident did not request an appointment, any visit by an agent or broker is considered unsolicited door-to-door marketing.

Depending on the context of a given situation, long-term care facilities and staff can be viewed as both provider and Plan. Plan/Part D sponsors should put the necessary boundaries in place between clinical and sales staff to mitigate conflicts of interest. Plan/Part D sponsors may use provider staff operating in a social worker capacity to provide information, including marketing materials, to residents. Such information must not include an enrollment form and that social worker may not accept or collect a scope of appointment or enrollment form on behalf of the Plan/Part D sponsor. The beneficiary or authorized representative must initiate additional communication with the Plan/Part D sponsor following the receipt of a business reply card, phone number or marketing materials.

60.5 – Provider Affiliation Announcements
42 CFR §§ 422.2262(a), 422.2268, 423.2262(a), 423.2268

Plans/Part D sponsors and/or contracted providers (including pharmacies) may announce new or continuing affiliations with specific Plans/Part D sponsors once a contractual agreement between the Plan/Part D sponsor and provider has been agreed upon by both parties. Provider affiliation announcements may be made through direct mail, email, telephone, or advertisement. The announcement must clearly state that the provider may also contract with other Plans/Part D sponsors, if applicable. These announcements are considered communication materials.
Provider affiliation announcement materials that include additional information, such as
descriptions of plan benefits, premiums, or cost sharing are considered marketing materials.
Plans/Part D sponsors must submit these materials in HPMS. Plans/Part D sponsors must ensure their network providers and pharmacies adhere to distribution and mailing guidance set forth in these guidelines.

70 – Websites and Social/Electronic Media

70.1 – Plan/Part D Sponsor Required Websites
42 CFR §§ 422.111(h), 422.2264, 422.2268, 423.128(d), 423.2264, 423.2268

CMS requires all Plans/Part D sponsors to have a website that includes the specific documents and content listed outlined in sections 70.1.1 and 70.1.2. Plans/Part D sponsors may include other information, including both communications and marketing information on their website.

70.1.1 – General Website Requirements
42 CFR §§ 422.111(h), 422.2264, 422.2268, 423.128(d), 423.2264, 423.2268

Plan/Part D sponsor websites must:

- Be clear and easy to navigate;
- Maintain the current contract year content through December 31 of each year;
- Notify users when they will leave the Plan’s/Part D sponsor’s Medicare information webpage if there is a link that will take an individual to non-Medicare information webpage or to a different website; and
- Include applicable model text and disclaimers (refer to Appendix 2) on each webpage.

Plan/Part D sponsor websites may not:

- Provide links to foreign drug sales, including links from advertisements on the Plan/Part D sponsor’s website;
- Require users to enter any information other than a zip code, county, and/or state for access to non-beneficiary specific website content; or
- State that the Plan/Part D sponsor is not responsible for the content of their pages or the websites of any downstream entity that provides information on the Plan’s/Part D sponsor’s behalf.

Plans/Part D sponsors must ensure that their website:

- Maintains a separate and distinct section for their Medicare information covered by these guidelines if the Plan/Part D sponsor markets other lines of business. Plans/Part D sponsors may not include or market Medicare Supplement (Medigap) content in their Medicare information section;
- Is updated within 30 days from notification of change (See Prescription Drug Benefit Manual, Chapter 6 for information on updates and notice to beneficiaries regarding midyear formulary changes);
- Includes the date of the last update on each webpage;
- Clearly labels all links; and
- Complies with Section 508 of the Rehabilitation Act.
70.1.2 – Documents to be Posted on Website
42 CFR §§ 422.111(b) and (h)(2), 423.128(b) and (d)(2)

Plans/Part D sponsors must post on their website all required documents outlined below and ensure these documents are downloadable. This includes translated documents, as applicable. “(M)” denotes a required marketing material, and “(C)” denotes a required communication material. If a required document is found to have errors, or is updated, the updated document must be posted on the website as soon as possible.

<table>
<thead>
<tr>
<th>Required Document</th>
<th>Required Posting Date for Renewing Plans</th>
<th>Required Posting Date for New Plans</th>
</tr>
</thead>
<tbody>
<tr>
<td>Summary of Benefits (M)*</td>
<td>By October 15</td>
<td>By October 15</td>
</tr>
<tr>
<td>Annual Notice of Change (M)*</td>
<td>By October 15</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Evidence of Coverage (C)*</td>
<td>By October 15</td>
<td>By October 15</td>
</tr>
<tr>
<td>Provider Directory (C)</td>
<td>By October 15</td>
<td>By October 15</td>
</tr>
<tr>
<td>Pharmacy Directory (C)</td>
<td>By October 15</td>
<td>By October 15</td>
</tr>
<tr>
<td>Formulary (C)*</td>
<td>By October 15</td>
<td>By October 15</td>
</tr>
<tr>
<td>CMS Star Ratings document (M)*</td>
<td>21 days after the release of Star Ratings on Medicare Plan Finder</td>
<td>21 days after the release of Star Ratings on Medicare Plan Finder</td>
</tr>
<tr>
<td>Privacy Notice under the HIPAA Privacy Rule*</td>
<td>Posted all year (updates as required)</td>
<td>By January 1</td>
</tr>
<tr>
<td>Exception Request Forms for physicians*</td>
<td>Posted all year (updates as required)</td>
<td>By January 1</td>
</tr>
<tr>
<td>Utilization Management Forms for physicians and enrollees*</td>
<td>Posted all year (updates as required)</td>
<td>By October 15</td>
</tr>
<tr>
<td>Prescription Drug Transition Policy*</td>
<td>Posted all year (updates as required)</td>
<td>By January 1</td>
</tr>
<tr>
<td>LIS Premium Summary Chart</td>
<td>Posted all year (updates as required)</td>
<td>By October 15</td>
</tr>
<tr>
<td>Prior Authorization Forms for Physicians and Enrollees*</td>
<td>Posted all year (updates as required)</td>
<td>By January 1</td>
</tr>
<tr>
<td>Part D Model Coverage Determination and Redetermination Request Forms</td>
<td>Posted all year (updates as required)</td>
<td>By January 1</td>
</tr>
</tbody>
</table>

* If the document is updated following the initial posting, the date of the new document must be indicated in the link or near the link
70.1.3 – Required Content
42 CFR §§ 417.427, 422.111(a)(3), (b) and (h)(2), 423.128(a)(3), (b) and (d)(2)

In addition to required documents, the following content must be present on the website:

- Toll-free customer service number, days and hours of operation, TTY number, and either a physical or Post Office Box address;
- A link to the provider directory on the Medicare Advantage landing page;
- Information on enrollees’ and Plans’/Part D sponsors’ rights and responsibilities upon disenrollment;
- Instructions on how to appoint a representative and a link to the downloadable version of the CMS Appointment of Representative Form (CMS Form-1696);
- A description of and information on how to file a grievance, an organizational/coverage determination, and an appeal, including:
  - Procedures for filing;
  - A direct link on the grievance/coverage determination webpage to the Medicare.gov complaint website at: https://www.medicare.gov/MedicareComplaintForm/home.aspx, where an enrollee can enter a complaint in lieu of calling 1-800-MEDICARE;
  - Phone number(s) for receiving oral requests;
  - Mailing address for written requests;
  - Fax number - optional;
  - Links, if applicable, to any forms created by the Plan/Part D sponsor for appeals and grievances;
  - Information on how to obtain an aggregate number of grievances, appeals, and exceptions filed with the Plan/Part D sponsor; and
  - Contact numbers for enrollees and/or physicians to use for process or status questions;
- A link to the PFFS Terms and Conditions of Payment (for PFFS plans);
- Immediate access to the coverage determination and redetermination processes through a secure location (for Plans offering Part D);
- Quality assurance policies and procedures;
- Drug and/or utilization management information (for plans offering Part D);
- For MSA plan websites only:
  - The statement: “You must file Form 1040, ‘US Individual Income Tax Return,’ along with Form 8853, ‘Archer MSA and Long-Term Care Insurance Contracts’ with the Internal Revenue Service (IRS) for any distributions made from your Medicare MSA account to ensure you aren’t taxed on your MSA account withdrawals. You must file these tax forms for any year in which an MSA account withdrawal is made, even if you have no taxable income or other reason for filing a Form 1040. MSA account withdrawals for qualified medical expenses are tax free, while account withdrawals for non-medical expenses are subject to both income tax and a fifty (50) percent tax penalty.”
  - The statement: “Tax publications are available on the IRS website at http://www.irs.gov or from 1-800-TAX-FORM (1-800-829-3676).”
- Enrollment instructions and forms; and
- Medication Therapy Management (MTM) program requirements as found on
70.2 – Searchable Formularies and Directories
42 CFR §§ 422.111(h)(2), 423.128(b)(4), (b)(5), (d)(2)

Plans/Part D sponsors must have provider/pharmacy directories and formularies posted on their websites for use and download/printing. Plans/Part D sponsors are encouraged to have searchable, machine-readable formularies, provider, and pharmacy directories. A searchable tool (e.g., search engine/database) may be a substitute for downloadable directories and formularies (i.e., electronic versions of hard copies) when the searchable tool complies with all instructions and contains all required template information, including introductory language and disclaimers, in the model documents.

70.3 – Social Media
Plans/Part D sponsors must submit social media posts (e.g., Facebook, Twitter, YouTube) that meet the definition of marketing into HPMS, using code 4038.

70.4 – Mobile Applications
42 CFR §§ 422.111, 422.2260, 422.2262, 422.2268, 423.128, 423.2260, 423.2262, 423.2268

Plans/Part D sponsors that use mobile applications (apps) must:

- Submit data that meets the definition of marketing into HPMS;
- Provide CMS, upon request, access to the mobile app;
- If limited plan benefit/cost sharing information is in the app, instruct beneficiaries where to find complete information; and
- Provide equal prominence to all in-network providers/pharmacies if the app contains this data. Apps that limit data based on geographic location must indicate the limited geographic area.

80 – Call Centers

80.1 – Customer Service Call Center Requirements and Standards
42 CFR §§ 422.111(h)(1), 422.564, 422.2268, 423.128(d)(1), 423.564, 423.2268

Plans/Part D sponsors must operate a toll-free customer service call center. All requirements in this section also apply to call centers operated by downstream entities.

Customer service call centers must:
- Provide information in response to inquiries outlined in sections 80.3 and 80.4;
- Follow an explicitly defined process for handling customer complaints;
- Provide interpreter services when requested and inform callers that interpreter services are free. Interpreters should be available within eight (8) minutes of reaching the
customer service representative (CSR);

- Provide TTY service. CSRs available through the TTY service should be available within seven (7) minutes of the time of answer;
- Limit average hold time to two (2) minutes. The average hold time is defined as the time spent on hold by the caller following the interactive voice response (IVR) system, touch-tone response system, or recorded greeting and before reaching a live person;
- Answer 80 percent of incoming calls within 30 seconds;
- Limit the disconnect rate of all incoming calls to five (5) percent (a disconnected call is defined as a call that is unexpectedly dropped by the Plan/Part D sponsor);
- Plans/Part D sponsors are prohibited from using hold time messages to sell non-health related products.
- Submit, via HPMS, hold time messages that promote the plan or include benefit information (i.e., messages played when an enrollee or prospective enrollee is on hold when calling the plan).

**Note:** Plans/Part D Sponsors are prohibited from using hold time messages to sell other products.

80.2 – Customer Service Call Center Hours of Operations

42 CFR §§ 422.111(h)(1)(i), 423.128(d)(1)(i)

Plans/Part D sponsor customer service call centers must operate during usual business hours. Customer service call center hours and days must be the same for all individuals regardless of whether they speak English, a non-English language, or use assistive devices for communication. Provided the requirements under section 80.1 are met, separate phone lines or call centers established for the sole purpose of selling Plan products or enrollment are not required to comply with the customer services call center hours of operation standard.

In light of the scope and nature of services and benefits provided by Plans/Part D sponsors, CMS interprets usual business hours as meaning at least the following:

**October 1 – March 31:**
- Live CSRs available seven days a week, from 8:00 a.m. to 8:00 p.m. in all time zones for the regions in which they operate; and
- Interactive voice response system or similar technologies for Thanksgiving and Christmas Day (messages must be returned within one (1) business day)

**April 1 – September 30:**
- Live CSRs available Monday through Friday, from 8:00 a.m. to 8:00 p.m. in all time zones for the regions in which they operate; and
- Interactive voice response system or similar technologies for Saturdays, Sundays and Federal Holidays (messages must be returned within one (1) business day)
80.3 - Informational Scripts
42 CFR §§ 422.111(b) and (c), 422.2262, 422.2264, 423.128(b) and (c), 423.2262, 423.2264

Informational scripts are communications intended to educate and answer beneficiary questions. Informational scripts must make it clear when a beneficiary is going to be transferred to a sales/enrollment department (i.e., the conversation moving from a communication activity to a marketing activity). Before making any transfer to a sales/enrollment (i.e., marketing) department, CSRs must receive the beneficiaries consent, ideally with a yes/no question.

The following represents a sampling of topics for which Plans/Part D sponsors must have scripted language to address enrollee questions:

- Best Available Evidence policy (applicable for Part D);
- Request for pre-enrollment information;
- Benefit and cost sharing information, including out-of-network information;
- Formulary information, including transition process;
- Pharmacy information, including whether a beneficiary’s pharmacy is in the Part D sponsor’s network;
- Provider information, including whether a beneficiary’s physician is in the plan’s network
- Claims submission, processing, and payment information
- Grievance, organization/coverage determination (including exceptions) and appeals process information;
- Information on extra help, including how the beneficiary can obtain extra help;
- Current true out-of-pocket status (applicable for Part D);
- Information on how to obtain needed forms;
- Information on replacing an enrollee’s identification card; and
- Service area information.

80.4 – Telesales and Enrollment Scripts
42 CFR §§ 422.60(c), 422.2262, 422.2264, 422.2268, 423.32(b), 423.2262, 423.2264, 423.2268

Telesales and enrollment scripts are considered marketing and must be submitted to CMS as outlined in Section 90. If a sales call progresses to a telephonic enrollment, the sales staff must clearly inform the beneficiary that they are enrolling into the Plan (using the specific Plan name/type).

In addition, enrollment scripts must:

- Follow all requirements described in CMS Eligibility and Enrollment Guidance (https://www.cms.gov/Medicare/Eligibility-and-Enrollment/MedicareMangCareEligEnrol/index.html) (Chapter 2 of the Medicare Managed Care Manual) and Chapter 17, Subchapter D, of the Medicare Managed Care Manual, as well as Chapter 3 of the Medicare Prescription Drug Benefit Manual (https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/PartDManuals.html);
- Provide confirmation of having accepted/completed the telephone enrollment request, such as a confirmation tracking number or other tracking mechanism;
• Provide a statement that the individual will receive a notice acknowledging receipt of the enrollment (e.g., acknowledging request for additional information or denial of enrollment); and
• Provide contact information for questions including toll-free telephone and TTY numbers.

80.5 – Pharmacy Technical Help Call Center Requirements and Standards
42 CFR § 423.128(d)(1)

Part D sponsors must operate a toll-free pharmacy technical help call center or make available call support to respond to inquiries from pharmacies and providers regarding the beneficiary’s Medicare prescription drug benefit. Inquiries may pertain to operational areas such as claims processing, benefit coverage, claims submission, and claims payment. This requirement can be accommodated through the use of on-call staff pharmacists or by contracting with the organization’s Pharmacy Benefit Manager (PBM) during non-business hours as long as the individual answering the call is able to address the call at that time.

The call center technical assistance for pharmacies and providers must operate or be available during usual business hours, which CMS interprets to mean during the entire period in which the Part D sponsor’s network pharmacies in its Plans’ service areas are open (e.g., Part D sponsors whose pharmacy networks include twenty-four (24) hour pharmacies must operate their pharmacy technical help call centers twenty-four (24) hours a day as well).

The pharmacy technical help call center must operate within the following standards:
• Average hold time not to exceed two (2) minutes (the average hold time is defined as the time spent on hold by the caller following the interactive voice response (IVR) system, touch-tone response system, or recorded greeting and before reaching a live person);
• Eighty (80) percent of incoming calls answered within thirty (30) seconds; and
• Disconnect rate of all incoming calls not to exceed five (5) percent.

80.6 – Part D Sponsor Coverage Determinations and Appeals Call Center Requirements and Standards
42 CFR §§ 423.128(b)(7), 423.128(d)(1)(iv), 423.566(a)

All Part D sponsors must operate a toll-free call center with live customer service representatives available to respond to providers or enrollees for information related to coverage determinations, including exceptions, prior authorizations, and appeals. Part D sponsors must provide immediate access to the coverage determination and redetermination processes via their toll-free call centers.

Part D sponsors must operate during normal business hours, 8:00 a.m. to 8:00 p.m., Monday through Friday; in the time zones for the regions in which they operate. Part D sponsors are expected to accept requests for coverage determinations/redeterminations outside of normal business hours, but are not required to have live customer service representatives available to
accept such requests outside normal business hours. Additional details are available in Chapter 18 of the Medicare Prescription Drug Benefit Manual (http://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCoverageContra/PartDManuals.html).

Voicemail may be used outside of normal business hours and the voicemail message should:

- Indicate that the mailbox is secure;
- List the information that must be provided so the case can be worked, (e.g., provider identification, beneficiary identification, type of request (coverage determination or appeal), physician support for an exception request, and whether the enrollee is making an expedited or standard request);
- For coverage determination calls (including exceptions requests), articulate the process for resolution within twenty-four (24) hours of call for expedited requests and seventy-two (72) hours for standard requests;
- For appeals calls, articulate the process for resolution within seventy-two (72) hours for expedited appeal requests and seven (7) calendar days for standard appeal requests; and
- For plans that permit oral requests for payment appeals, articulate that different timeframes apply to such appeal requests.

80.7 – Activities That Do Not Require the Use of State-Licensed Marketing Representatives

Certain activities conducted by Plan/Part D sponsor customer service representatives do not require the use of state-licensed marketing representatives, unless required by state law. Such activities include:

- Providing factual information;
- Fulfilling a request for materials; or
- Taking demographic information in order to complete an enrollment application at the initiative of the prospective enrollee.

Licensed agents/brokers (employed or contracted) who are customer service representatives cannot act simultaneously as both a customer service representative and a sales/marketing agent/broker. Such individuals must make it clear to the beneficiary when the individual’s role changes to a marketing/sales role, subject to beneficiary request and concurrence.

90 – Tracking, Submission, and Review Process

90.1 – Material Identification
42 CFR §§ 422.2262, 423.2262, 422.2264, 423.2264

CMS requires Plans/Part D sponsors to use a standardized method of identification (material ID) for oversight and tracking of materials beneficiaries receive. This material ID is required on all materials except:
• Membership ID card;
• Envelopes, radio ads, outdoor advertisements, banner or banner-like ads, and social media comments and posts;
• OMB-approved forms/documents, except when otherwise specified by CMS;
• Corporate notices or forms (i.e. not MA/Part D specific) meeting the definition of communications such as privacy notices and authorization to disclosure protected health information (PHI); and
• Agent-developed communication materials that are not marketing.

**Note:** When a third-party, such as a PBM, creates and distributes member specific materials (e.g. explanation of benefits (EOB), explanation of payment, direct claim form) on behalf of multiple organizations, it is acceptable to use the material ID for only one organization.

The material ID is made up of three parts:

- Plan’s/Part D sponsor’s contract or MCE number, (i.e., “H” for MA or Section 1876 Cost Plans, “R” for Regional PPO plans (RPPOs), “S” for PDPs, or “Y” for Multi-Contract Entity (MCE) identifier) followed by an underscore;
- Any series of alpha numeric characters (Plan/Part D sponsor discretion) followed by an underscore; and
- An uppercase “C” for communication materials or an uppercase “M” for marketing materials (for example: H1234_abc123_C or H5678_efg456_M). The material ID for multi-plan marketing materials must begin with the word “MULTI-PLAN” instead of the organization’s contract number.

**Note:** All website pages (including plan-required and third-party) must have a Material ID, but the ID does not have to include “M” or “C”. The Material ID must be for the current year (refer to section 90.4).

Non-English and alternate format materials, based on previously created materials, may have the same material ID as the material on which they are based. Refer to section 90.3 for additional information about the submission of non-English and alternate format materials.

**90.1.1 – Materials Subject to Submission**

42 CFR §§ 422.2262, 422.111, 423.2262, 423.128

The HPMS Marketing Module is the system of record for the collection, review, and storage of designated materials. Please refer to the HPMS User Guide for questions regarding the Marketing Module and how to submit materials in HPMS.

Plans/Part D sponsors must submit all marketing materials to CMS using HPMS. Only those required communication materials designated by CMS (e.g., EOC) require prospective submission to HPMS. Please see section 100 on submission requirements for required materials.

HPMS indicates the review time based on the material type. Prospective review materials have a review timeframe of 10 or 45 days, which begins on the date the material is submitted.
Note: Under certain circumstances, and with prior approval from CMS, Plans/Part D sponsors may submit materials other than through HPMS.

90.2 – Material Replacement
42 CFR §§ 422.2262, 423.2262

If Plans/Part D sponsors change their current year documents, the Plan/Part D sponsor must resubmit updated materials. For the specified materials below, HPMS now has a “material replacement” functionality to allow updated materials to be resubmitted as Replacement file attachments using the same material ID. Materials submitted as Replacement file attachments are subject to the same review period as the original material. Plans/Part D sponsors must resubmit the following materials using the material replacement function:
- ANOC
- SB
- EOC
- Star Ratings
- Sales scripts and presentations
- Enrollment scripts

Plans/Part D sponsors may make corrections to all other materials by marking the original material as “no longer in use” and then resubmitting the replacement under a new material ID. When applicable, Plans/Part D sponsors should notify enrollees about any changes to current year materials within a reasonable timeframe.

Note: Non-English and alternate format materials should accurately reflect any changes or revisions that Plans/Part D sponsors make to the original English version.

90.3 – Non-English Language and Alternate Format Materials
42 CFR §§ 422.2262, 422.2268(a)(7), 423.2262, 423.2268(a)(7)

Plans/Part D sponsors are not required to submit non-English language materials that are based on an English version. If a Plan/Part D sponsor creates a material to be used only in a non-English language, the Plan/Part D sponsor must submit an English translation to HPMS.

Plans/Part D sponsors are not required to submit alternate format versions of a previously submitted standard material.

Plans/Part D sponsors must submit multi-lingual marketing materials that include English and another language (or languages). CMS requires Plans/Part D sponsors to include a note in the comments field specifying that the material is multi-lingual.

Refer to Appendix 1 for the definition of alternate format materials.
90.4 – Submission of Websites and Webpages for Review
42 CFR §§ 422.2262, 422.2264, 423.2262, 423.2264

Websites containing any marketing content must be submitted to CMS on an annual basis, via HPMS. Plans/Part D sponsors must use code 4006 for required websites and code 4037 for other websites, including those managed by contracted third parties. Websites must include the Material ID for the current year on all web pages. All websites are considered File & Use submissions.

An initial website must be submitted as a Word document containing the URL. Screenshots, test sites, etc. are not needed. The website may go live five days after HPMS submission. Subsequent submissions (e.g., for websites with updated marketing content) must include the website’s URL on a Word document, a summary of the changes, and where to find those changes on the website. The updates may go live five days after the HPMS submission.

Note: Plans/Part D sponsors are not required to take down their website while making updates. However, the requested changes must not go live for five days following the submission of the changes.

90.5 – Submission of Multi-Plan Materials
42 CFR §§ 422.504(l), 422.2262, 423.505(l), 423.2262

Plans/Part D sponsors are responsible for the content of multi-plan materials, including those created by or the activities of third-party on behalf of several Plans/Part D sponsors. Plans/Part D sponsors must ensure that all materials developed on their behalf remain compliant with the most current CMS requirements.

Relevant terms for the multi-plan submission process include:

- **Primary Material** - The base marketing material that serves as a model for submission by Plans/Part D sponsors. Primary materials must first be submitted for review/acceptance prior to all subsequent auxiliary submissions.
- **Auxiliary Material** - The secondary versions of the CMS-approved Primary Material used by other plans.
- **Coordinating Entity (CE)** - The third-party entity that develops the Primary Material for use by the Plans/Part D sponsors with which it contracts.
- **Lead Plan/Part D sponsor (LP)** - Contracted Plan/Part D sponsor that submits the Primary Material for CMS review.
- **Non-Lead Plan/Part D sponsor (NLP)** - A Plan/Part D sponsor that produces and submits the Auxiliary Material to CMS, based on the approved Primary Material.

Steps for Multi-Plan Submission:

1. The LP submits the Primary Material into HPMS (LP Region reviews) using the correct material type under the standard submission. The LP must insert the following in the comments field in HPMS:
   a. “MULTI-PLAN MARKETING MATERIAL PRIMARY” (standardized text) in the first line.
b. The name and role of the CE (e.g., ABC FMO or XYZ PBM) inserted in the second line.

c. A list of all Multi-Contract Entities (MCE) or Plan/Part D sponsor contracts for which the material is applicable

d. Any other information necessary for CMS review

2. Once approved/accepted, the LP notifies the CE.

3. The CE provides the NLPs with the primary material’s material ID number and marketing code.

4. The NLPs submit Auxiliary Materials. The Auxiliary Material ID must be identical to the approved/accepted Primary Material. The NLPs must insert the following in the comments field in HPMS:
   a. “MULTI-PLAN MATERIAL AUXILIARY” (standardized text) in the first line.
   b. The name and role of the CE
   c. Brief description of the material’s previous submission history (e.g., This Multi-plan website was approved by CMS on Month/Day/Year. It was initially submitted by ABC123 Health Care under XXXX material type).

For Multi-plan submission:
- NLPs may not make changes to the previously approved/accepted piece, except to variable fields, name/logo, or changes allowed by CMS.
- NLP auxiliary materials qualify as File & Use and may be distributed following the five (5) calendar day waiting period.
- Communications regarding this process should be documented for tracking purposes.
- The following guidelines apply when Plans/Part D sponsors wish to add an additional Plan/Part D sponsor to a previously approved/accepted multi-plan material:

   If a CE wishes to use a material for a Plan/Part D sponsor not identified in the original LP submission (e.g., because a CE contracts with a new Plan/Part D sponsor) the new NLP submits the material and provides an explanation in the comments of HPMS for why it was not listed in the initial listing of contract numbers (e.g., the NLP was not contracted with the CE during the initial submission). The Plan/Part D sponsor should also include the name, phone, and email contact of the CE.

90.6 – Status of HPMS Material
42 CFR §§ 422.2262, 423.2262

Plans/Part D sponsors should refer to regulations, laws, the MCMG, and other relevant guidance in developing materials to avoid disapproval by CMS. A disposition indicator will be provided for all materials submitted in HPMS. This includes indicators such as: accepted, alternate format, approved, deemed, disapproved, non-marketing, pending, populated template, SA/LIS, or withdrawn, as defined below.

Note: If a Plan/Part D sponsor does not have an executed contract with CMS, all submitted materials will be marked as conditional.
Accepted: Indicates that the marketing material, submitted as File & Use, may be used in the submitted format. The Plan/Part D sponsor may distribute it five (5) calendar days after the submission date.

Alternate Format: Indicates the material is submitted in a non-English format.

Approved: Indicates the material may be distributed by a Plan/Part D sponsor in the submitted format.

Deemed: If CMS does not approve or disapprove materials within the specified review time frame, the materials are deemed approved. The following conditions apply:
- Materials subject to a forty five (45) day review period will be given the status of “deemed” on day 46;
- Materials subject to a ten (10) day review period will be given a status of “deemed” on day 11; and
- Materials from a Plan/Part D sponsor without an executed contract with CMS will receive a conditional deemed approval. After the contract is awarded, the material disposition will be changed to “deemed” and can be used by the Plan/Part D sponsor.

Disapproved: Indicates that the material does not comply with applicable standards. CMS will provide a reason for the disapproval in HPMS.

Non-Marketing: Indicates that the material type is designated as “Non-Marketing.” Plans/Part D sponsors should use the Marketing Code Lookup in HPMS to identify Non-Marketing review materials.

Pending: Indicates that the material is currently under review.

Populated Template: Plans/Part D sponsors should submit populated standard templates in HPMS under “Final Expedited Review” codes. These documents will receive a status of “Populated Template” (refer to section 90.14).

SA/LIS: Applies to special categories of materials. Please see the HPMS User Guide for an explanation of when this status is applicable (see section 90.2 for information on the material submission process).

Withdrawn: Plans/Part D sponsors may request to withdraw a submission prior to use. CMS requires the Plan/Part D sponsor to submit a written request to the Account Manager or Marketing Reviewer stating the reason(s) for the withdrawal. Plans/Part D sponsors may not distribute withdrawn materials.

Please see the HPMS User Guide for additional information.

Note: Unless CMS specifies otherwise, materials that have been used, but are no longer used, should be marked “no longer in use.”
90.7 – Resubmitting Previously Disapproved Pieces
42 CFR §§ 422.2262, 423.2262

When a Plan/Part D sponsor resubmits a previously disapproved material, the Plan/Part D sponsor should clearly indicate all changes/updates to the material by highlighting text changes or inserting notes or identifying changes in the comments section.

**Note:** CMS may require a Plan/Part D sponsor to change previously submitted materials if they are found to be inaccurate, misleading, altered, or otherwise non-compliant.

90.8 – File & Use Process
42 CFR §§ 422.2262(b), 423.2262(b)

Under the File & Use process, Plans/Part D sponsors must submit eligible marketing materials at least five (5) calendar days prior to their distribution and certify that the materials comply with all applicable standards. The Marketing Code Lookup in HPMS identifies those materials that qualify for File & Use.

Plans/Part D sponsors without an executed contract may submit File & Use materials. However, please note that once the contract is executed, CMS presumes that the officer of the Plan/Part D sponsor has, by submission, attested that the material complies with the File & Use requirements.

Plans/Part D sponsors may be subject to compliance actions if they:
- Submit or use materials that do not meet the applicable requirements; or
- Fail to file material(s) at least five (5) calendar days prior to its distribution.

90.9 – File & Use Retrospective Monitoring Reviews
42 CFR §§ 422.2262(b), 422.2264, 423.2262(b), 423.2264

CMS may periodically conduct retrospective reviews of materials that Plans/Part D sponsors submit under File & Use to ensure compliance with requirements.

90.10 – Standardized Model Materials
42 CFR §§ 422.2262(c), 423.2262(c)

CMS provides Plans/Part D sponsors with standardized model materials that must be used without modification to the language, content, format, or order, except as noted below. Some of these materials must be submitted in HPMS. If submission is required, as articulated in section 100, Plans/Part D sponsors must indicate the model/exhibit title and applicable CMS chapter/manual or HPMS memorandum date within the comments section of HPMS.

CMS allows Plans/Part D sponsors to make the following changes to all standardized materials:
- Populating variable fields;
- Correcting grammatical errors;
- Adding customer service phone numbers;
• Adding plan name/logo;
• Adding required disclaimers (refer to Appendix 2 for the appropriate disclaimers);
• Adding plan type; and
• Adding the CMS marketing material identification number.

90.11 – Non-Standardized Model Materials
42 CFR §§ 422.2262(c), 423.2262(c)

CMS provides non-standardized models that Plans/Part D sponsors may use at their discretion. A Plan/Part D sponsor that chooses to modify the non-standardized model must ensure that the non-model document the Plan/Part D sponsor creates contains all content that is in the model. Plans/Part D sponsors must remove any reference to the words “exhibit,” “model,” or “appendix” used in the title of the model document from the title of the non-model document.

90.12 – Template Materials
42 CFR §§ 422.2262, 423.2262

“Template materials” are marketing materials that include placeholders for variable data that a Plan/Part D sponsor will populate at a later time. Template materials are created by Plan/Part D sponsors and are classified as static or standard. Prior to submitting these materials in HPMS, Plans/Part D sponsors should use the Marketing Code Lookup to verify that the material type allows for the submission of templates.

Unpopulated templates must first be submitted with placeholders identifying the field or listing all variables (e.g., “<date>”, “<$10.00 Copay/$15.00 Copay>”). If a Plan/Part D sponsor changes the non-variable text, the Plan/Part D sponsor must resubmit the template in HPMS.

90.13 – Static Templates
42 CFR §§ 422.2262, 423.2262

Template materials are considered “static” when they include placeholders for the following variable data fields ONLY:

• Dates;
• Events;
• Addresses, phone or fax numbers;
• Hours of operation;
• Organization or company names;
• Plan/Part D sponsor name;
• Logos;
• Agent/Agency;
• Federal contracting statement/disclaimer (refer to Appendix 2);
• Persons’ names and pronoun variations;
• Enrollee specific variables (e.g., case numbers, drug specific references);
• Co-branding information;
• Photos;
• Email and web addresses; and
• Page number references.

CMS does not require Plans/Part D sponsors to submit populated static templates in HPMS.

90.14 – Standard Templates
42 CFR §§ 422.2262, 423.2262

Standard Templates are marketing materials that include placeholders for variable data not listed in section 90.13, such as plan specific benefits, premiums, and cost sharing. These materials must be submitted into HPMS.

Plans/Part D sponsors must submit final, populated versions of standard templates in HPMS using the associated “Final Expedited Review” code within thirty (30) days of use. If the template does not have a “Final Expedited Review” code, Plans/Part D sponsors may not submit the document as a standard template. Plans/Part D sponsors must instead submit the document with all fields populated, other than those fields listed in section 90.13. Refer to the HPMS Users’ Guide for technical template submission instructions.

100 – Required Materials
42 CFR §§ 422.111, 422.2264(a), 423.128, 423.2264(a)

This section provides guidance specific to additional CMS required materials. It also outlines the required materials that Plans/Part D sponsors must have ready to provide to potential and/or existing enrollees. Required materials must be in 12-point Times New Roman font or equivalent. Unless otherwise noted, the materials below designated as communications materials do not require HPMS submission. Materials must be provided as outlined below and must also be provided upon enrollee request. In addition, Plans/Part D sponsors must provide materials in alternate formats upon request.

100.1 – Mailings to Multiple Beneficiaries at One Household
42 CFR §§ 422.111, 422.2264, 423.128, 423.2264

Plans/Part D sponsors may mail a single copy of the ANOC, EOC, Provider/Pharmacy Directory, Formulary, and/or notification for electronic documents as described below to multiple members of a household, provided members are in the same plan, have the same address, including apartment number (if applicable), and the Plan/Part D sponsor reasonably believes the members are related. The documents (e.g., envelope, cover letter) must clearly notate each individual name. Members in community residences (e.g., nursing facilities, group homes) must receive their own document, regardless of whether they have the same address.

100.2 – Electronic Delivery of Materials
42 CFR §§ 422.64, 422.111, 423.48, 423.128

CMS permits the electronic delivery of materials. This section outlines two distinct processes
for electronic delivery. The first, as outlined in section 100.2.1, allows Plans/Part D sponsors to make certain required materials available to beneficiaries without requiring the beneficiary to opt-in. The second, as outlined in section 100.2.2, allows for a wider range of materials to be delivered electronically, but also requires the beneficiary to first opt-in.

100.2.1 – Notification of Availability of Electronic Materials
42 CFR §§ 422.64, 422.111, 423.48, 423.128

Without prior beneficiary authorization, Plans/Part D sponsors may send new and current (i.e., not prospective) enrollees a notice informing enrollees how to access CMS designated required materials electronically instead of mailing hard copies of the documents. The following required materials may use this process:

- EOC;
- Provider/Pharmacy Directories; or
- Formularies.

The notice may reference multiple required documents (e.g., EOC, Provider Directory), must include the plan website to access these documents, the date the documents will be available, and, at minimum, a phone number to request hardcopy documents (additional methods of requesting a hardcopy may also be included with the phone number).

**Note:** It is acceptable to state “currently available” instead of a date if the documents are already posted before the notice.

If a plan sends a notice that required documents are available online, CMS expects the notice to be mailed no earlier than September 1. Such notes must be sent in time for an enrollee to receive the documents by October 15.

Plans/Part D sponsors may also send a notice informing new members enrolling throughout the year (e.g., June 1 effective date) how to access the EOC, Provider/Pharmacy Directories, and/or Formularies. If an enrollee requests any of these documents in hardcopy, the Plan/Part D sponsor must mail the hard copy within three (3) business days of the request and annually thereafter, unless the enrollee leaves the plan or elects to receive these documents electronically.

**Note:** Plans/Part D sponsors may inquire to the enrollee whether the request for a hard copy is a one-time request or is a request to receive the document in hard copy permanently.

100.2.2 – Electronic Delivery of Required Materials
42 CFR §§ 422.64, 422.111, 423.48, 423.128

In addition to providing electronic access to the materials outlined in 100.2.1, with prior consent from the enrollee, Plans/Part D sponsors can provide any materials in different media types (e.g., email, web portal, CD, DVD). Plans must:

- Obtain prior consent from the enrollee;
- Specify both the media type and the specific materials;
• Provide an opt-out mechanism so enrollees can receive hard copies;
• When applicable, provide instructions on how and when enrollees can access the electronic documents (for example, if the Plan/Part D sponsor posts the information on a website, they must also provide an email or hardcopy notice informing the enrollee where and when the Plan/Part D sponsor will post the document);
• Provide hard copies of all enrollee materials (excluding plan web pages) to enrollees upon request;
• Ensure enrollee contact information is current, communication materials are delivered and received timely and appropriately, and materials are identified in a way that enrollees understand their importance; and
• Have a process for automatic mailing of hard copies when electronic versions or choice of media types are undeliverable (e.g., an expired email account).

Documents delivered electronically will be considered to be received by the enrollee as of the date the Plan/Part D sponsor sends it, not when the enrollee opens/accesses it.

100.3 – Changes and Corrections to Existing Documents
42 CFR §§ 422.2262, 423.2262

Plans/Part D sponsors must review all required documents for accuracy. If changes or corrections to submitted materials (e.g., the benefit or cost-sharing information differs from that in the approved bid) are required, the Plan/Part D sponsor must correct those materials and resubmit as applicable. CMS encourages Plans/Part D sponsors to reprint the corrected version of the ANOC and SB. Below are the mailing and timeframe requirements regarding corrected documents.

• ANOC, EOC, and formulary erratas must be sent in hard copy within a reasonable timeframe or electronically if the enrollee has opted into receiving electronic versions;
• SB addenda or reprints must be sent only to existing enrollees if the Plan/Part D sponsor mass mailed the SB; and
• Both hardcopy and online provider/pharmacy directories must be updated within 30 calendar days of receipt of updated or corrected information from the provider/pharmacy to ensure accurate information is provided to enrollees. If an enrollee has requested a hardcopy directory, the Plan/Part D sponsor may choose to attach an addendum of recent updates to the hard copy instead of printing an entirely new document if the request is made prior to the annual update. CMS does not expect a hard copy directory or addendum to be sent whenever there is a change to the directory.
• All providers listed in hardcopy or online provider directories must have current contracts with the organization to participate in the plan network. Directories provided during the AEP for the upcoming plan year must accurately and fairly represent the network for the upcoming plan year. If a provider is listed in a directory prior to the effective date of the contract, then the directory must note the effective date. Similarly, if a provider is confirmed to leave the network, then the directory must note the termination effective date. This is in addition to the organization’s responsibilities to provide individual, written notice under 42 CFR § 422.111(e) to patients when a provider is terminated from the network.
## 100.4 – List of Required Materials
42 CFR Parts 417, 422, 423

Below is a list of required materials identifying each item as either “Marketing” or “Communications.” In addition, high-level information is provided for each material. Guidance (as noted) should be reviewed as applicable. Additionally, Plans/Part D sponsors should consult the HPMS Marketing Code Lookup for specific codes for uploading required materials.

**Note:** Required materials (e.g., drug recall notices) not listed below are considered communications.

Plans/Part D sponsors may enclose additional benefit/plan operation materials with required materials, unless specifically prohibited in instructions (e.g., ANOC instructions) or prohibited as noted below for each material. Additional materials must be distinct from required materials and must be related to the plan in which the beneficiary enrolled.

### Annual Notice of Change (Marketing)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to current enrollees of plan, including those with October 1, November 1, and December 1 effective dates. October 1, November 1, and December 1 enrollees must receive both the current year EOC and the next calendar year EOC.</th>
</tr>
</thead>
</table>
| **Timing:** | • All Plans/Part D sponsors and all 1876 cost plans must send for enrollee receipt no later than September 30 of each year.  
  **Note:** ANOC must be posted on Plan/Part D website by 10/15.  
  • October 1, November 1, and December 1 enrollees must receive within ten (10) calendar days from receipt of CMS confirmation of enrollment or by last day of month prior to effective date, whichever is later. |
| **Method of Delivery:** | Hard copy, or electronically, if enrollee has opted into receiving electronic version as permitted in 100.2.2. |
| **HPMS Timing and Submission:** | Code 1140 File and Use. Must be submitted prior to mailing ANOCs. May be used immediately following submission. |
| **Format Specification:** | Model Required - Current Contract Year. Modifications permitted per instructions. |
| **Guidance and Other Needed Information:** | • Actual Mail Dates (AMDs) and number of recipients (not the number of ANOCs mailed) must be entered into HPMS within 15 days of mailing.  
  • Plans may include the following with the ANOC:  
    o Summary of Benefits  
    o Notification of Electronic Documents |
<p>| <strong>Translation Required (5% Threshold):</strong> | Yes. |</p>
<table>
<thead>
<tr>
<th><strong>ANOC (Marketing) and EOC (Communications) Errata</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Coverage/Organization Determination, Discharge, Appeals and Grievance Notices</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
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<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
</tr>
<tr>
<td><strong>Enrollment Form/Request</strong> (Communications)</td>
</tr>
<tr>
<td>---------------------------------------------</td>
</tr>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
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<tr>
<td><strong>Method of Delivery:</strong></td>
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<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
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<tr>
<td><strong>Format Specification:</strong></td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
</tr>
</tbody>
</table>
### Enrollment and Disenrollment Notices (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided as outlined in enrollment guidance.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Varies; must follow required timeframes as outlined in enrollment guidance.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy, or electronically, if enrollee has opted into receiving electronic version as permitted in 100.2.2.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Models provided, modification permitted. Must include elements outlined in enrollment guidance.</td>
</tr>
</tbody>
</table>
| **Guidance and Other Needed Information:** | • Includes all enrollment processing notices (acknowledgement, confirmation, denial, rejection, request for more information, attestation of creditable coverage, cancellation, reinstatement, etc.).  
  • Includes all enrollment adjustment notices (700-series transaction reply code notices, Part D late enrollment penalty notices, etc.).  
  • Includes all disenrollment notices (advance warning, research of possible ineligibility, disenrollment, cancellation, request for more information, etc.).  
  • Plans must maintain copies of required notices, as outlined in enrollment guidance. Eligibility, Enrollment, and Disenrollment – Medicare Managed Care Manual-Chapters 2 and 17D and Medicare Prescription Drug Manual-Chapter 3.  
  • Creditable Coverage Determinations and Late Enrollment Penalty – Medicare Prescription Drug Manual – Chapter 4.  
  • Non-renewal and Service Area Reduction Guidance. |
| **Translation Required (5% Threshold):** | Yes. |
### Evidence of Coverage (Communications)

<table>
<thead>
<tr>
<th>To Whom Required:</th>
<th>Must be provided to all plan enrollees.</th>
</tr>
</thead>
</table>
| **Timing:**       | - Must be provided to current plan enrollees by October 15 of each year.  
                    - Must be provided to new plan enrollees within ten (10) calendars days from receipt of CMS confirmation of enrollment or by last day of month prior to effective date, whichever is later.  |
| **Method of Delivery:** | Hard copy; made available electronically, as permitted in 100.2.1; or electronically, if enrollee has opted into receiving electronic version, as permitted in 100.2.2. |
| **HPMS Timing and Submission:** | Code 1150 File and Use. Submitted prior to October 15 of each year. May be used immediately following submission. |
| **Format Specification:** | Model required. Current Contract Year EOC. Modifications permitted per instructions. |
| **Guidance and Other Needed Information:** | No additional information. |
| **Translation Required (5% Threshold):** | Yes. |

### Excluded Provider Letter (Communications)

<table>
<thead>
<tr>
<th>To Whom Required:</th>
<th>When a sponsor has excluded a prescriber or pharmacy from participating in the Medicare program based on an OIG exclusion.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Provided to enrollees on an ad hoc basis.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy, or electronically, if enrollee has opted into receiving electronic version as permitted in 100.2.2</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td><a href="https://oig.hhs.gov/fraud/exclusions.asp">https://oig.hhs.gov/fraud/exclusions.asp</a></td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>
### Explanation of Benefits – Part C (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided anytime an enrollee utilizes a Part C benefit.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Plan may send monthly or per claim with a quarterly summary.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy, or electronically, if enrollee has opted into receiving electronic version as permitted in <a href="#">100.2.2</a>.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model provided, modification permitted.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>Medicare Managed Care Manual, Chapter 4, Section 190.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>

### Explanation of Benefits – Part D (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided anytime an enrollee utilizes their prescription drug benefit.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Sent at the end of month following the month when benefit was utilized.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy, or electronically, if enrollee has opted into receiving electronic version as permitted in <a href="#">100.2.2</a>.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>Medicare Prescription Drug Manual Chapters 5 and 6.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>
### Formulary (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to all enrollees of plan.</th>
</tr>
</thead>
</table>
| **Timing:**            | • Must be provided to current enrollees of plan by October 15 of each year.  
                         | • Must also provide to new enrollees within ten (10) calendars days from receipt of CMS confirmation of enrollment or by last day of effective date, whichever is later. |
| **Method of Delivery:**| Hard copy; made available electronically, as permitted in 100.2.1; or electronically, if enrollee has opted into receiving electronic versions, as permitted in 100.2.2. |
| **HPMS Timing and Submission:** | Not applicable. |
| **Format Specification:** | Model required and modifications permitted. |
| **Translation Required (5% Threshold):** | Yes. |
### Low Income Premium Subsidy

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to potential enrollees of what their plan premium will be once they are eligible for Extra Help and receive the low-income subsidy.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Must be provided prior to effective date of enrollment.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Electronic (web posting)</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model provided; modification permitted.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>D-SNP enrollees that have $0 cost-sharing for all Part D drugs are exempt. Notice cost-sharing information for drug copays is the same for everyone. Refer to D Model Materials at: <a href="https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/Part-D-Model-Marketing-Materials.html">https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/Part-D-Model-Marketing-Materials.html</a>.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>

### Low Income Subsidy (LIS) Rider (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to all current enrollees who qualify for Extra Help. Enrollees will get an LIS rider from the Plan telling them how much help they will receive in the benefit year toward their Part D premium, deductible, and copayments.</th>
</tr>
</thead>
</table>
| **Timing:**            | • Must be provided at least once per year by September 30.  
                          • Must be sent to enrollees who qualify for Extra Help or have a change in LIS levels within 30 days of receiving notification from CMS. |
<p>| <strong>Method of Delivery:</strong>| Hard copy.                                                                                                                          |
| <strong>HPMS Timing and Submission:</strong> | Not applicable.                                                                                                                   |
| <strong>Format Specification:</strong> | Model required.                                                                                                                    |
| <strong>Guidance and Other Needed Information:</strong> | Medicare Prescription Drug Benefit Manual, Chapter 13, Section 70.2.                                                               |
| <strong>Translation Required (5% Threshold):</strong> | Yes.                                                                                                                                  |</p>
<table>
<thead>
<tr>
<th>Membership ID Cards (Communications)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
</tr>
</tbody>
</table>
| **Guidance and Other Needed Information:** | - Cards must include Plan/Part D sponsor’s website address, customer service number, and contract/PBP number.  
- The front of the Part D sponsor card must include the Medicare Prescription Drug Benefit Program Mark.  
- Combination health and drug plan cards must follow the WEDI standard and must include the required information.  
- PPO and PFFS ID cards must include the phrase “Medicare limiting charges apply.”  
- May not use social security number (SSN). |
| **Translation Required (5% Threshold):** | No. |
## Mid-Year Change Notification to Enrollees (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to all applicable enrollees when there is a mid-year change in benefits, plan rules, formulary, provider network (e.g., provider termination), or pharmacy network.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Ad hoc, based on specific requirements for each issue.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy, or electronically, if enrollee has opted into receiving electronic version as permitted in 100.2.2.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model not available, must include required content.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Notices of changes in plan rules unless otherwise addressed in a regulation must be provided 30 days in advance.</td>
</tr>
<tr>
<td></td>
<td>• For changes in provider network and/or pharmacy network, see 42 CFR 422.111 and 422.128.</td>
</tr>
<tr>
<td></td>
<td>• National Coverage Determination (NCD) changes announced or finalized less than 30 days before effective date, notification required as soon as possible.</td>
</tr>
<tr>
<td></td>
<td>• Mid-year NCD or legislative changes must publish no later than 30 days after the NCD is announced. Plans may include change in next plan mass mailing (e.g., newsletter), provided it is within 30 days and must be reflected on Plan/Part D website.</td>
</tr>
<tr>
<td></td>
<td>• Plan/Part D sponsor developed letter/communication. Required elements must be included in letter/communication.</td>
</tr>
<tr>
<td></td>
<td>• Medicare Managed Care Manual - Chapter 4.</td>
</tr>
<tr>
<td></td>
<td>• Medicare Prescription Drug Benefit Manual - Chapter 6 and forthcoming guidance effectuating 42 CFR 423.120(b)(5) on formulary changes and required notice to beneficiaries and other entities.</td>
</tr>
<tr>
<td></td>
<td>• National Coverage Determination website.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>


**Non-Renewal Notices (Communication)**

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to each affected enrollee after the Plan/Part D sponsor decides to non-renew or reduce their plan’s service area.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>At least 90 days before the end of the current contract period. Cost Plans (without Part D) provide notice at least 60 days before the end of the current contract period.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Notices must be hard copy and sent via U.S. mail. First class postage is recommended.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required - Current contract year. Modifications permitted per instructions.</td>
</tr>
</tbody>
</table>
| **Guidance and Other Needed Information:** | • Information about non-renewals or service area reductions may not be released to the public, including current enrollees, until notice is received from CMS.  
• MAOs may elect to share Non-Renewal and Service Area Reduction (NR/SAR) information only with first tier, downstream, and related entities (FDRs) or anyone that the MAO does business with (i.e., contracted providers).  
• Additional NR/SAR notice information can be found in the annual “Non-Renewal and Service Area Reduction Guidance and Enrollee Notification Models” HPMS memo. |
<p>| <strong>Translation Required (5% Threshold):</strong> | Yes. |</p>
<table>
<thead>
<tr>
<th><strong>Outbound Enrollment Verification</strong> (Communications)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
</tr>
<tr>
<td>• Communication must address enrollment into Part C or Part D Plan and provide customer service number for beneficiary questions regarding costs, benefits, rules, or any other question about the Part C/Part D Plan.</td>
</tr>
<tr>
<td>• May be completed via phone call (including during welcome call) or via email, if email is requested by an enrollee.</td>
</tr>
<tr>
<td>• Must send a written communication if the Plan/Part D sponsor fails to speak with the individual within 15 calendar days of enrollment requests.</td>
</tr>
<tr>
<td>• Agent/brokers are not permitted to be part of the enrollment verification call.</td>
</tr>
<tr>
<td>• Enrollment verification processes must stop if Plan/Part D sponsor is notified that beneficiary is ineligible to enroll in plan or if beneficiary has canceled the enrollment.</td>
</tr>
<tr>
<td>• Method and timing of the enrollment verification must be documented (date, time, and method of contact).</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
</tr>
<tr>
<td><strong>Part D Transition Letter</strong> (Communications)</td>
</tr>
<tr>
<td>---------------------------------------------</td>
</tr>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
</tr>
</tbody>
</table>
| **Format Specification:** | Model required
Modifications permitted |
<p>| <strong>Guidance and Other Needed Information:</strong> | Chapter 6, Section 30.4.10. |
| <strong>Translation Required (5% Threshold):</strong> | Yes. |</p>
<table>
<thead>
<tr>
<th><strong>Pharmacy Directory</strong> (Communications)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
</tbody>
</table>
| **Timing:** | - Must be provided to current plan enrollees by October 15 of each year.  
- Must be provided to new plan enrollees within ten (10) calendars days from receipt of CMS confirmation of enrollment or by last day of month prior to effective date, whichever is later. |
| **Method of Delivery:** | Hard copy; made available electronically, as permitted in 100.2.1; or electronically, if enrollee has opted into receiving electronic version, as permitted in 100.2.2. |
| **HPMS Timing and Submission:** | Not applicable. |
| **Guidance and Other Needed Information:** | For electronic and hard copy versions of a pharmacy directory, the language and guidelines issued in the HPMS memo on 8/16/2016, Pharmacy Directories and Disclaimers, for further information please refer to the Part D Model Materials at: https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCoverage/PrescriptionDrugCovContra/Part-D-Model-Marketing-Materials.html. |
| **Translation Required (5% Threshold):** | Yes. |
### Pre-Enrollment Checklist (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to potential enrollees with the Summary of Benefits when the Summary of Benefits is accompanying an enrollment form.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Prior to enrollment.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>In the same format the SB was provided.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required. Modifications to disclaimer language is not permitted, however, Plans/Part D sponsors may delete bullets that do not apply to a specific plan type. When the pre-enrollment checklist is used for multiple products, they are permitted to add a sentence or additional language before or after the disclaimer to clarify or distinguish how a disclaimer applies to different products.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>Must accompany the SB. Refer to Appendix 3.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>

### Prescription Transfer Letter (Communications)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>When a Part D sponsor requests permission from an enrollee to fill a prescription at a different network pharmacy than the one currently being used by enrollee.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Ad hoc.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>Refer to the Part D Model Materials at: <a href="https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/Part-D-Model-Marketing-Materials.html">https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/Part-D-Model-Marketing-Materials.html</a>.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
<tr>
<td><strong>Provider Directory</strong> (Communications)</td>
<td></td>
</tr>
<tr>
<td>----------------------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>To Whom Required:</strong></td>
<td>Must be provided to all plan enrollees.</td>
</tr>
</tbody>
</table>
| **Timing:** | - Must be provided to current plan enrollees by October 15 of each year.  
- Must be provided to new plan enrollees within ten (10) calendars days from receipt of CMS confirmation of enrollment or by last day of month prior to effective date, whichever is later. |
<p>| <strong>Method of Delivery:</strong> | Hard copy; made available electronically, as permitted in 100.2.1; or electronically, if enrollee has opted into receiving electronic version, as permitted in 100.2.2. |
| <strong>HPMS Timing and Submission:</strong> | Not applicable. |
| <strong>Guidance and Other Needed Information:</strong> | Chapter 4 of the Medicare Managed Care Manual, and Medicare Advantage and Section 1876 Cost Plan Provider Directory Model. |
| <strong>Translation Required (5% Threshold):</strong> | Yes. |</p>
<table>
<thead>
<tr>
<th><strong>Scope of Appointment</strong> (Communications)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To Whom Required:</strong></td>
</tr>
<tr>
<td><strong>Timing:</strong></td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
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<td></td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
</tr>
</tbody>
</table>
### Star Ratings Document (Marketing)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to all prospective enrollees when an enrollment form is provided. For online enrollment, Star Ratings document and SB must be made available electronically (e.g., via link) prior to the completion and submission of enrollment request.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Must be provided prior to enrollment.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hard copy.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Code 1090. Must be uploaded within 21 calendar days of the release of the updated information.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required. Standardized Star Ratings document is generated from HPMS.</td>
</tr>
</tbody>
</table>
| **Guidance and Other Needed Information:** | - All Plans/Part D sponsors must provide the Star Ratings document.  
- New Plans/Part D sponsors that have no Star Ratings are not required to provide until the following contract year.  
- Updated Star Ratings must be used within 21 calendar days of release of updated information on Medicare Plan Finder.  
- Updated Star Ratings must not be used until CMS releases Star Ratings on Medicare Plan Finder.  
- Only the Plan logo may be added to the document (no other changes or alterations are permitted). |
| **Translation Required (5% Threshold):** | Yes.                                                                                           |

### Summary of Benefits (Marketing)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Must be provided to all prospective enrollees when an enrollment form is provided.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>Must be available by October 15 of each year.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Hardcopy or electronic, depending on the format of the enrollment mechanism.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Code 1099 File &amp; Use. Submitted prior to October 15 of each year.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>No model required, must include required content.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>Appendix 5 of the MCMG.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>
### Termination Notices (Communication)

<table>
<thead>
<tr>
<th><strong>To Whom Required:</strong></th>
<th>Notice must be provided to affected enrollees before the termination effective date.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Timing:</strong></td>
<td>CMS and MAO initiated terminations require enrollee notices be sent as specified in CFR Title 42.</td>
</tr>
<tr>
<td><strong>Method of Delivery:</strong></td>
<td>Notices must be hard copy and sent via U.S. mail. First class postage is recommended. Notice to the general public requires publishing in one or more newspapers of general circulation.</td>
</tr>
<tr>
<td><strong>HPMS Timing and Submission:</strong></td>
<td>Not applicable.</td>
</tr>
<tr>
<td><strong>Format Specification:</strong></td>
<td>Model required - Current contract year.</td>
</tr>
<tr>
<td><strong>Guidance and Other Needed Information:</strong></td>
<td>Relevant notice requirements are provided in 42 CFR §§ 422.506, 422.508, 422.510, and 422.512.</td>
</tr>
<tr>
<td><strong>Translation Required (5% Threshold):</strong></td>
<td>Yes.</td>
</tr>
</tbody>
</table>

### 110 – Agent/Broker Activities, Oversight, and Compensation Requirements

#### 110.1 – Agent Requirements
42 CFR §§ 422.2272(c), 422.2274, 423.2272(c), 423.2274

Agents selling Medicare Advantage-Prescription Drug plans (MA, MA-PD), Medicare Prescription Drug plans (PDP) and Section 1876 cost plans must:
- Be licensed and appointed (if applicable) per State law to sell Medicare products;
- Be trained and tested annually;
- Achieve an 85 percent or higher on agent testing; and
- Secure and document a Scope of Appointment (SOA) as required by section 100.4.

#### 110.2 – Permitted Agent Activities
Permitted activities include, but are not limited to:
- Conducting sales presentations;
- Holding one-on-one sales appointments with potential enrollees;
- Providing business reply cards at educational events;
- Creating and distributing communication materials. As outlined in section 90.1, broker-created communications do not require a material identification number;
- Distributing marketing materials as long as CMS has accepted/approved those materials as submitted through the Plan(s)/Part D sponsor(s) with whom the broker contracts; and
Using CMS-created materials provided the materials are not modified in any way.

110.3 – Plan/Part D Sponsor Oversight
42 CFR §§ 422.504(l), 422.2272(c)-(d), 422.2274, 423.505(l), 423.2272(c)-(d), 423.2274

Plans/Part D sponsors must oversee all downstream entities (including agents/brokers) to ensure those entities abide by all applicable state and federal laws, regulations, and requirements. CMS requires Plans/Part D sponsors to:

- Ensure agents/brokers are properly licensed and appointed, per individual state requirements;
- Report to the state (in those states where agents must be appointed) the termination of an agent/broker, including the reason for termination if state law requires;
- Report to CMS Account Managers all enrollments made by unlicensed agent(s) and report for-cause terminations of an agent/broker to CMS.
- Provide training and testing that meets CMS’ requirements as found in the Agent and Broker Training and Testing Guidelines;
- Report annually to CMS whether the Plan/Part D sponsor intends to use employed, captive, or independent agents or brokers in upcoming plan year and, if applicable, the specific amount or range of amounts the Plan/Part D sponsor intends to pay the agents/brokers;
- Submit agent/broker marketing materials to CMS through HPMS prior to use;
- Ensure agents do not charge beneficiaries a marketing fee by agents; and
- Ensure agents complete SOAs as required

110.4 – Compensation Applicability and Definitions
42 CFR §§ 422.2274, 423.2274

Compensation requirements, unless otherwise noted, only apply to independent agent/brokers. Plans/Part D sponsors must ensure the following requirements are met in order to pay compensation:

- Plans/Part D sponsors may only pay agents/brokers who meet state licensure/appointment requirements;
- Agents/brokers who represent the Plan/Part D sponsor must be trained and tested to receive compensation; representation includes:
  - Selling products;
  - Outreach to existing or potential beneficiaries; and
  - Answering or having the capability and authority to answer questions from existing or potential beneficiaries.
- Unless otherwise noted, compensation is governed by terms of the contract between the Plan/Part D sponsor and the agent/broker and must comply with regulations at 42 CFR 422.2274 and 423.2274. A contract, including re-negotiating of any contract, is an issue between the Plan/Part D sponsor and the agent/broker.
110.5 – Plan/Part D Sponsor Compensation Reporting Requirements
42 CFR §§ 422.2274, 423.2274

- Plans/Part D sponsors must notify CMS whether they are using employed, captive, or independent agents, as well as the compensation payment rates or ranges and referral fees. CMS will notify Plans/Part D sponsors of the deadline annually. Once the submission deadline passes, Plans/Part D sponsors may not change their rates, ranges, or referral fees until the next compensation year.
- Full compensation structures for the next contract year must be in place by October 1 of each year. The structure must include details on compensation dissemination, including specifying payment amounts for initial and renewal compensation.
- Plans/Part D sponsors are responsible for ensuring first tier, downstream, and related entities that represent the plan adhere to all agent/broker and compensation requirements.

110.6 – Compensation
42 CFR §§ 422.2274(a)(1) and (2), 423.2274(a)(1) and (2)

Compensation includes monetary or non-monetary remuneration relating to the sale or renewal of a policy including, but not limited to:
- Commissions;
- Bonuses;
- Gifts, prizes, awards; and
- Referral/finder’s fees.

Compensation DOES NOT include:
- The payment of fees to comply with state appointment laws;
- Costs associated with training/testing;
- Certification costs; or
- Reimbursement for actual costs (e.g., venue rent, snack).

110.6.1 – Initial Compensation
42 CFR §§ 422.2274(b)(1)(i), 423.2274(b)(1)(i)

Plans/Part D sponsors may pay initial compensation at or below the fair market value (FMV) as published annually by CMS.

110.6.2 – Renewal Compensation
42 CFR §§ 422.2274(b)(1)(ii), 423.2274(b)(1)(ii)

For each enrollment in Year 2 and beyond, Plans/Part D sponsors may pay renewal compensation at an amount that is up to fifty (50) percent of the current FMV a published annually by CMS.
110.6.3 – Referral/Finder’s Fees
42 CFR §§ 422.2274(h), 423.2274(h)

Referral/Finder’s fees paid to independent, captive or employed agents/brokers may not exceed the amount that CMS determines could reasonably be expected to provide financial incentive for an agent or broker to recommend or enroll a beneficiary into a plan that is not the most appropriate to meet his or her needs. Plans/Part D sponsors must include referral fees in the total compensation not to exceed the fair market value for that calendar year. For 2019, the amount is $100 for MA plans and $25 for PDPs.

110.6.4 – Paying Compensation
41 CFR §§ 422.2274, 423.2274

- The compensation year is January 1 through December 31. Plans/Part D sponsors must calculate and make payments during the January 1 through December 31 enrollment year (including payment for AEP enrollments).
- Plans/Part D sponsors may determine their payment schedule (e.g., monthly, quarterly). However, Plans/Part D sponsors must pay compensation during the enrollment year.
- Compensation is based on the number of months a member is enrolled.
- Compensation paid to third parties selling MA/Part D products must adhere to compensation requirements.

110.6.5 – Paying Initial Compensation
42 CFR §§ 422.2274, 423.2274

Plans/Part D sponsors may pay either a full or pro-rated Initial Compensation for:
- The beneficiary’s first year of enrollment in any plan, or
- When a beneficiary moves from an employer group plan to a non-employer group plan (either within the same Parent Organization or between Parent Organizations).

Plans/Part D sponsors must pro-rate Initial Compensation when:
- A beneficiary changes plans during their initial enrollment year, or
- A beneficiary makes an “unlike plan change.” The new plan would only pay the months that the beneficiary is enrolled. The previous plan would recoup the months that the beneficiary was not in the plan.

110.6.6 – Paying Renewal Compensation
42 CFR §§ 422.2274, 423.2274

Plans/Part D sponsors may pay Renewal Compensation:
- In any year following the initial year compensation;
- When a beneficiary enrolls in a new “like plan” within the same Parent Organization or between two (2) different Parent Organizations; or
- When a beneficiary who is a member of an MMP switches to an MA plan with a PDP or an MA-PD plan (and vice versa), if applicable per state MMP policy.
110.6.7 – Other Compensation Scenarios
42 CFR §§ 422.2274, 423.2274

- For MA-PD enrollees, Plans/Part D sponsors may pay only the MA compensation.
- When a beneficiary enrolls in both a Section 1876 Cost Plan and a stand-alone PDP, the Cost Plan must pay compensation for the Cost Plan enrollment and the Part D sponsor must pay compensation for the Part D enrollment.
- For enrollees in an MA-only plan and a standalone PDP, each plan should pay compensation only for enrollment in that particular plan; i.e., the MA-only plan pays compensation only for the MA-only enrollment, and the PDP pays compensation only for the PDP enrollment.

A “like plan type” enrollment includes:

- A PDP to another PDP;
- An MA, MA-PD, or MMP to another MA, MA-PD, or MMP; or
- A Section 1876 Cost Plan to another Section 1876 Cost Plan.

An “unlike plan type” enrollment includes:

- An MA or MA-PD plan to a PDP or Section 1876 Cost Plan;
- A PDP to a Section 1876 Cost Plan or an MA (or MA-PD) plan; or
- A Section 1876 Cost Plan to an MA (or MA-PD) plan or PDP.

Note: For enrollees who change from two plans (e.g., MA and a stand-alone PDP) (dual enrollments) to one plan (MA-PD), compensation is at the renewal rate for the MA-PD product.

110.7 – Compensation Recovery Requirements (Charge-backs)
42 CFR §§ 422.2274, 423.2274

Plans/Part D sponsors must recover compensation when:

- A beneficiary disenrolls from a plan within the first three (3) months of enrollment (rapid disenrollment); or
- Any other time a beneficiary is not enrolled in a plan, but the Plan/Part D sponsor paid compensation for that time period.

CMS expects Plans/Part D sponsors to retroactively pay or recoup funds based on retroactive beneficiary changes for the current and previous calendar years. Plans/Part D sponsors may choose to recoup or pay compensation for years prior to the previous calendar year. However, if a Plan/Part D sponsor chooses to recoup payments from a prior calendar year, it must also pay funds retroactively that would have been due during that same year.

Note: Plans must recover compensation for disenrollments occurring during the OEP.
110.7.1 – Rapid Disenrollment
42 CFR §§ 422.2274, 423.2274

Rapid disenrollment applies when an enrollee makes any plan change (regardless of Parent Organization) within the first three (3) months of enrollment. Additionally, rapid disenrollment compensation recovery applies when a beneficiary uses OEP to make an enrollment change. Rapid disenrollment compensation recovery does not apply when a beneficiary enrolls effective October 1, November 1, or December 1 and subsequently uses the Annual Election Period to change plans for an effective date of January 1.

Exceptions to the requirement for a Plan/Part D sponsor to recover compensation because of a rapid disenrollment may be granted when CMS determines that recoupment is not in the best interests of the Medicare program. CMS has made that determination for changes in enrollment made for the following reasons:

- Other creditable coverage (e.g., employer plan);
- Moving into or out of an institution;
- Gains/drops employer/union sponsored coverage;
- Plan termination, non-renewal, or CMS imposed sanction;
- To coordinate with Part D enrollment periods or State Pharmaceutical Assistance Program;
- Becoming LIS or dual (Medicare and Medicaid) eligible;
- Dual eligible beneficiaries moving from an MA-PD to MMP;
- Qualifying for another plan based on special needs;
- Due to an auto, facilitated, or passive enrollment;
- Death;
- Moves out of the service area;
- Non-payment of premium;
- Loss of entitlement or retroactive notice of entitlement; and
- Moving to a 5-star plan or from an LPI plan into a plan with three or more stars.

110.7.2 – Other Compensation Recovery
42 CFR §§ 422.2274, 423.2274

Plans/Part D sponsors must recover a pro-rated amount of compensation (initial and renewal) from an agent/broker when an enrollee disenrolls from a plan, equal to the number of months not enrolled. If a full initial compensation is paid, regardless of effective date, and the enrollee disenrolls mid-year, the total number of months not enrolled must be deducted from compensation and recovered from the agent/broker. (e.g., Age-in effective April 1 and disenrolls September 30 of the same year. Full initial was paid. Recovery is equal to 6/12ths of the initial compensation (January through March and October through December)).

110.8 – Payments other than Compensation
42 CFR §§ 422.2274, 423.2274

Payments made to third parties for services other than enrollment of beneficiaries (e.g., training customer service, or agent recruitment) must not exceed FMV. Administrative payments to
FMOs can be based on enrollment, provided payments are at or below FMV. When impracticable, administrative payments made to agents/brokers such as mileage and materials may also be based on enrollment. However, CMS expects organizations to pay actual expenses when possible. For example, organizations should pay actual cost for venue rentals and event-related snacks.

Payment structures must be determined prior to a plan year and remain in effect throughout that plan year (e.g. it is not acceptable to pay an administrative cost only during the last two weeks of the AEP). Plans are able to make adjustments to payment structures based on circumstances that raise or lower FMV. For example, if the price of gasoline increased by several dollars, plans may make changes to keep payments in line with FMV. Plans must make payment structures available to CMS upon request.

120 – Use of Medicare Beneficiary Information Obtained from CMS

CMS provides Medicare beneficiary data to Plans/Part D sponsors for the purpose of enrolling, disenrolling, and providing care to members in their plan. The permitted uses of data are outlined in the data use agreement that Plans/Part D sponsors sign. Plans/Part D sponsors may not use Medicare data to develop, market, or operate lines of business unrelated to their Medicare plan operations.

Plans/Part D sponsors who received data from a previous commercial relationship with Medicare beneficiaries (and employers offering Medicare plans) are not obligated to follow the Data Use Agreement in connection with data previously received. Examples of previous commercial relationships include membership in such products as:

- Long-term care insurance;
- Life-insurance policies;
- Non-Medicare employer or retiree group health plans; or
- Medigap policies.

Plans/Part D sponsors are reminded that other laws – such as the HIPAA privacy rules - may limit the use of information gathered from other sources or in connection with other products offered by the Plan/Part D sponsor. Nothing in this guidance creates an exemption or exception to other applicable laws.

120.1 – Consent Requirements for Non-Health Related Mailings

Plans/Part D sponsors may seek and rely on consent from enrollees to use information about them for purposes of marketing. Such authorization and consent must be compliant with 45 CFR 164.508. The consent requirements for non-health related mailings are separate from “opt-in” requirements for plan materials.
Appendix 1 – Definitions
42 CFR §§ 422.111, 422.2260, 422.2268, 423.128, 423.2260, 423.2268

The following definitions apply for purposes of the MCMG only.

Advertisement
A read, watched, or heard call to attention. Advertisements can be considered communication or marketing based on the content of the message.

Age-ins
An individual who is aging into Medicare eligibility, typically the seven month period consisting of three months prior to the individual’s birth month, the individual’s birth month, and three months following the individual’s birth month.

Alternate Formats
Alternate formats are used to convey information to individuals with visual, speech, physical, hearing, and intellectual disabilities (e.g., braille, large print, audio).

Banner and Banner-Like Advertisements
Banner advertisements are typically used in television ads, and flash information quickly across a screen for the sole purpose of enticing a prospective enrollee to contact the Plan/Part D sponsor to enroll or obtain more information. A “banner-like” advertisement is usually in some media other than television (e.g., outdoor advertising and internet banner ads). Banner advertisements are intended to be brief and to entice someone to call the Plan/Part D sponsor or to alert someone that information is forthcoming.

Co-Branding
Co-branding is defined as a relationship between two or more separate legal entities, one of which is an organization that sponsors a Medicare Plan. Co-branding is when a Plan/Part D sponsor displays the name(s) or brand(s) of the co-branding entity or entities on its materials to signify a business arrangement. Co-branding arrangements allow a Plan/Part D sponsor and its co-branding partner(s) to promote enrollment in the plan. Co-branding relationships are entered into independent of the contract that the Plan/Part D sponsor has with CMS.

Communications
Communications means activities and use of materials to provide information to current and prospective enrollees.

Direct Mail
Direct mail is information sent to an individual to attract his/her attention or interest and allow him/her to request additional information.

Downstream Entity
Any party that enters into a written arrangement, acceptable to CMS, with persons or entities involved with the MA or Part D benefit, below the level of the arrangement between an MA or PDP organization (or applicant) and a first tier entity. These written arrangements continue down to the level of the ultimate provider of both health and administrative services.
Educational Event
Educational events are designed to inform Medicare beneficiaries about Medicare Advantage, Prescription Drug or other Medicare programs and do not include marketing.

Enrollment Materials
Enrollment materials are materials used to enroll or disenroll a beneficiary from a plan, or materials used to convey information specific to enrollment and disenrollment issues such as enrollment and disenrollment notices.

First Tier Entity
Any party that enters into a written arrangement, acceptable to CMS, with an MA or PDP organization or applicant to provide administrative services, health care, or prescription drug services for a Medicare eligible individual under the MA or Part D program.

Health Plan Management System (HPMS) Marketing Module
The HPMS Marketing Module is an automated tool used to enter, track, and maintain materials submitted to CMS for review and approval. Plans/Part D sponsors must submit marketing materials and specified communication materials through the HPMS Marketing Module. The HPMS Marketing Module User Guide provides extensive information on how to use HPMS. Plans/Part D sponsors should refer to the User Guide for any questions regarding the Marketing Module or how to submit materials in HPMS.

Joint Enterprise
A joint enterprise is a group of organizations that are state-licensed as risk-bearing entities that jointly enter into a single contract with CMS to offer a Regional Preferred Provider Organization (RPPO) Plan or PDP in a multi-state region. The participating organizations contract with each other to create a single “joint enterprise” and are considered an “entity” for purposes of offering a RPPO or PDP.

Marketing
Activities and use of materials that are conducted by the Plan/Part D sponsor with the intent to draw a beneficiary's attention to a plan or plans and to influence a beneficiary's decision-making process when selecting a plan for enrollment or deciding to stay enrolled in a plan (that is, retention-based marketing). Additionally, marketing contains information about the plan’s benefit structure, cost sharing, measuring or ranking standards.

Marketing/Sales Event
Marketing/sales events are events designed to steer, or attempt to steer, enrollees or potential enrollees toward a plan or a limited set of plans.

Marketing Appointments
Marketing appointments are individual appointments designed to steer or, attempt to steer, enrollees or potential enrollees toward a plan or limited number of plans. All individual appointments between an agent and a beneficiary are considered marketing/sales appointments regardless of the content discussed.
Medication Therapy Management (MTM) program materials
MTM program materials are:
- Materials provided to enrollees enrolled in the MA or PDP plan who are eligible for the plan’s MTM program;
- Materials as a result of MTM services that address issues unique to individual enrollees; and
- The Part D MTM program comprehensive medication review summary in CMS’ standardized format that is provided to a beneficiary.

Note: MTM program materials must not include any marketing messages, or promotional messages.

Model Document
Model documents are materials for which CMS has provided model language.

Multi–Contract Entities (MCE)
MCE is a designation available for Plans/Part D sponsors that have multiple MA/PDP contracts with CMS. Being designated as an MCE allows a Plan/Part D sponsor to submit materials to CMS that are representative of all or a selection of the Plan’s/Part D sponsor’s contracts.

Nominal Value
Nominal value as used here means minimal or trifling value; the standard is an individual item/service worth $15 or less (based on the retail value of the item).

Outdoor Advertising (ODA)
Outdoor advertising is an outdoor material intended to capture the attention of a passing audience (e.g., billboards, signs attached to transportation vehicles). ODA may be a communication or marketing.

Related Entity
Any entity that is related to the MA or Part D organization by common ownership or control and
1. Performs some of the MA or Part D organization’s management functions under contract or delegation;
2. Furnishes services to Medicare enrollees under an oral or written agreement; or
3. Leases real property or sells materials to the MA or Part D organization at a cost of more than $2,500 during a contract period.

Scripts
Scripts are standardized text. Informational scripts are designed to respond to beneficiary questions and requests and provide objective information about a plan or the Medicare program. Sales and enrollment scripts are intended to steer a beneficiary towards a plan or limited number of plans, or to enroll a beneficiary into a plan.

Standardized Language
Standardized language is language developed by CMS or another Federal agency that is mandatory for use by the Plan/Part D sponsor and cannot be modified except as noted by CMS
(e.g., ANOC, EOC, Plan Ratings).

**State Pharmaceutical Assistance Program (SPAP)**
An SPAP is a state program which helps pay drug plan premiums and/or other drug costs for people with Medicare.

**Template Materials**
Template materials are any materials that include placeholders for variable data to be populated at a later time.

**Third Party Marketing Organization (TMO)**
Third-party marketing organizations are entities such as a Field Marketing Organization (FMO), General Agent (GA), or similar type of organization that has been retained to sell or promote a Plan’s/Part D sponsor’s Medicare products on the Plan’s/Part D sponsor’s behalf either directly or through sales agents or a combination of both.
Appendix 2 – Disclaimers

General Disclaimers
(Applicable to Most Plan Types)

42 CFR Sections 422.2262(c); 423.2262(c) are applicable to all.

Note: Disclaimers are not required on the following material types: ID cards, banners and banner-like ads, envelopes, outdoor advertising, text messages, and social media.
<table>
<thead>
<tr>
<th>Disclaimer</th>
<th>42 CFR Section(s)</th>
<th>Example or Required Text</th>
<th>Applicable Documents and Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Federal Contracting Statement (marketing)</td>
<td>422.2264(c), 423.2264(c)</td>
<td><strong>Example Text:</strong> “[Plan’s/Part D sponsor’s legal or marketing name] is a [plan type] with a Medicare contract. Enrollment in [Plan’s/Part D sponsor’s legal or marketing name] depends on contract renewal.”</td>
<td>Required on all marketing materials except those specifically excluded by CMS Required elements in statement: • Legal or marketing name • Type of plan (e.g., HMO, PPO, PFFS, PDP) • Enrollment depends on contract renewal Plans should incorporate contract with state/Medicaid Program when appropriate.</td>
</tr>
<tr>
<td>2. Availability of Non-English Translations (some communication and marketing materials)</td>
<td>422.2268(a)(7), 423.2268(a)(7)</td>
<td><strong>Required Text:</strong> “ATTENTION: If you speak [insert language], language assistance services, free of charge, are available to you. Call 1-xxx-xxx-xxxx (TTY: 1-xxx-xxx-xxxx).”</td>
<td>Must be placed in non-English languages that meet the five (5) percent threshold for language translation, as highlighted in Section 100.4.</td>
</tr>
<tr>
<td>3. Star Ratings (marketing)</td>
<td>422.2260, 422.2262(c), 423.2260, 423.2262(c)</td>
<td><strong>Required Text:</strong> “Every year, Medicare evaluates plans based on a 5-star rating system.”</td>
<td>Required on any document that references Star Ratings.</td>
</tr>
</tbody>
</table>
|   | Accommodations Disclaimer (communications and marketing) | 422.2268(b)(12) 423.2268(b)(12) | Example Text: “For accommodations of persons with special needs at meetings call <insert phone and TTY number>. | Required on all advertisements and invitations to events (educational and marketing).

  Required elements in statement:
  - Accommodations for those with special needs are available
  - Phone number/TTY number |

|   | Mailing Statements (communications and marketing) | 422.2268(a)(2), 423.2268(a)(2) | Plan information – Required Text: “Important [Insert Plan Name] information” | These statements are intended for materials sent to current members.

  If the plan name is already on the envelope, the plan name does not need to be mentioned in the disclaimer. Delegated or sub-contracted entities and downstream entities that conduct mailings on behalf of a Plan/Part D sponsor must also comply with this requirement, however, third-parties, such as PBMs, that create and mail materials on behalf of multiple organizations, are not required to use the specific plan name. |
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| 6. | Promoting Drawings, Prizes or Free Gifts (marketing) | 422.2268(b)(2), 423.2268(b)(2) | **Example Text:** “Eligible for a free drawing, gift, or prizes with no obligation to enroll.”  
**Example Text:** “Free gift without obligation to enroll.”  
Required when promoting drawings, prizes, or free gifts.  
The statement must make it clear that there is no obligation to enroll in the plan. |
| 7. | Provider Co-branding Materials (communications and marketing) | 422.2268(a)(5), 423.2268(a)(5) | **Required Text:** “Other <Pharmacies/Physicians/Providers> are available in our network.”  
Required on documents that identify co-branding relationships with network providers/pharmacies. |
| 8. | Out-of-Network/Non-Contracted Providers (marketing) | 422.2262, 422.2264(d) | **Required Text:** “Out-of-network/non-contracted providers are under no obligation to treat <Plan> members, except in emergency situations. Please call our customer service number or see your Evidence of Coverage for more information, including the cost-sharing that applies to out-of-network services.”  
Required on all materials referencing out-of-network/non-contracted providers.  
Does not apply to standalone PDP plans. |
| 9. | Materials Developed by a Third Party (marketing) | 422.2264, 423.2264 | **Required Text:** “For a complete list of available plans please contact 1-800-MEDICARE (TTY users should call 1-877-486-2048), 24 hours a day/7 days a week or consult www.medicare.gov.”  
Required on third party materials when the material lists or markets a subset of plans. |
| 10. | Part D sponsors with Limited Access to Preferred Cost Sharing Pharmacies (communications and marketing) | 422.111(a) and (b), 422.2262, 423.128(a) and (b), 423.2262 | **Required Text:** “<insert organization/plan name>’s pharmacy network includes limited lower-cost, preferred pharmacies in <insert geographic area type(s) and state(s) for which plan is an outlier>). The lower costs advertised in our plan materials for these pharmacies may not be available at the pharmacy you use. For up-to-date information about our network pharmacies, including whether there are any lower-cost preferred pharmacies in your area, please call <insert Member Services phone number and TTY> or consult the online pharmacy directory at <insert website>.” | Required on all materials mentioning preferred pharmacies when there is limited access to preferred pharmacies. |
| 11. | NCQA SNP Approval (communications and marketing) | 422.4(a)(1)(iv), 422.111(b)(2)(iii), 422.2262, 422.2264, 423.2262, 423.2264 | **Required Text:** “[Insert Plan Name] has been approved by the National Committee for Quality Assurance (NCQA) to operate as a Special Needs Plan (SNP) until [insert last contract year of NCQA approval] based on a review of [insert Plan Name’s] Model of Care.” | Required on all documents that reference NCQA SNP approval. Plans/Part D sponsors may not discuss numeric SNP approval scores in marketing materials or press releases. No other language related to the NCQA SNP approval may be used. |
Appendix 3 – Pre-Enrollment Checklist

Instructions:
In addition to displaying disclaimers on the marketing materials listed in Appendix 2, Plans/Part D sponsors must use the model pre-enrollment checklist, which consists of a list of important disclaimers. The one-page document must be included with the SB.

Plans/Part D sponsors are permitted to remove parts or portions of the checklist that are not applicable to a particular plan type or product. Plans/Part D sponsors are not permitted to alter the disclaimer language, but when the pre-enrollment checklist is used for multiple products, they are permitted to add a sentence or additional language before or after the disclaimer to clarify or distinguish how a disclaimer applies to different products. For example: When selecting an HMO product, remember that except in emergency or urgent situations, we do not cover services by out-of-network providers (doctors who are not listed in the provider directory).

Pre-Enrollment Checklist

Before making an enrollment decision, it is important that you fully understand our benefits and rules. If you have any questions, you can call and speak to a customer service representative at [insert customer service phone number]

Understanding the Benefits

☐ Review the full list of benefits found in the Evidence of Coverage (EOC), especially for those services for which you routinely see a doctor. Visit [insert Plan website] or call [insert plan phone number] to view a copy of the EOC.

☐ Review the provider directory (or ask your doctor) to make sure the doctors you see now are in the network. If they are not listed, it means you will likely have to select a new doctor.

☐ Review the pharmacy directory to make sure the pharmacy you use for any prescription medicine is in the network. If the pharmacy is not listed, you will likely have to select a new pharmacy for your prescriptions.

Understanding Important Rules

☐ In addition to your monthly plan premium [plans may delete the monthly plan premium portion for $0 premium plans], you must continue to pay your Medicare Part B premium. This premium is normally taken out of your Social Security check each month.

   [Note: Fully integrated dual SNPs may elect to remove this section or modify it to convey that the Part B premium is already paid. Plans that have a Part B buy-down may alter the language to convey the amount the plan pays and the beneficiary owes.]

☐ Benefits, premiums and/or copayments/co-insurance may change on January 1, [insert
Except in emergency or urgent situations, we do not cover services by out-of-network providers (doctors who are not listed in the provider directory).

[For PPO, PFFS, and other plans that offer out of network coverage] Our plan allows you to see providers outside of our network (non-contracted providers). However, while we will pay for covered services [HMO-POS may insert “certain covered services”] provided by a non-contracted provider, the provider must agree to treat you. Except in an emergency or urgent situations, non-contracted providers may deny care. [If applicable, plans must add the following language] In addition, you will pay a higher co-pay for services received by non-contracted providers.

[For C-SNP plans] This plan is a chronic condition special needs plan (C-SNP). Your ability to enroll will be based on verification that you have a qualifying specific severe or disabling chronic condition.

[For D-SNP plans] This plan is a dual eligible special needs plan (D-SNP). Your ability to enroll will be based on verification that you are entitled to both Medicare and medical assistance from a state plan under Medicaid. [D-SNPs may provide additional information if they impose restrictions to specific Medicaid eligibility category(ies)]

[For I-SNP plans] This plan is an institutional special needs plan (I-SNP). Your ability to enroll will be based on verification that you, for 90 days or longer, have had or are expected to need the level of services provided in a long-term care (LTC) skilled nursing facility (SNF), a LTC nursing facility (NF), a SNF/NF, an intermediate care facility for individuals with intellectual disabilities (ICF/IDD), or an inpatient psychiatric facility.

[For I-SNPs accepting members prior to having at least 90 days of institutional level of care] - This plan is an institutional special needs plan (I-SNP). Your ability to enroll will be based on verification that your condition makes it likely that either the length of stay or the need for an institutional level of care would be at least 90 days.

[For MSAs] MSA Plans combine a high deductible Medicare Advantage Plan and a trust or custodial savings account (as defined and/or approved by the IRS). The plan deposits money from Medicare into the account. You can use this money to pay for your health care costs, but only Medicare-covered expenses count toward your deductible. The amount deposited is usually less than your deductible amount, so you generally have to pay money out of pocket before your coverage begins.

Medicare MSA Plans do not cover prescription drugs. If you join a Medicare MSA Plan, you can also join any separate Medicare Prescription Drug Plan.

There are additional restrictions to join an MSA plan, and enrollment is for a full calendar year unless you meet certain exceptions. Those who disenroll during the calendar year will owe a portion of the account deposit back to the plan. Contact the plan at [insert customer service and TTY] for additional information.
Appendix 4 – External Links

CMS Eligibility and Enrollment Guidance

CMS Medicare Online Enrollment Center
https://www.medicare.gov

CMS Plan Finder
https://www.medicare.gov or 1-877-486-2048
https://www.medicare.gov/find-a-plan/questions/home.aspx

CMS Star Ratings
https://www.medicare.gov
https://www.medicare.gov/find-a-plan/questions/home.aspx

HIPAA Privacy Rule and Disclosure Requirements
https://www.hhs.gov/ocr/privacy/

HIPAA Privacy Rule and Security Requirements
https://www.hhs.gov/ocr/privacy/hipaa/understanding/coveredentities/privacyguidance.html

Internal Revenue Service (IRS) Tax publications
https://www.irs.gov or 1-800-TAX-FORM (1-800-829-3676)

Medicare.gov Complaint Website
https://www.medicare.gov/MedicareComplaintForm/home.aspx

Medicare Managed Care Manual

Medicare Part D Model Materials

Medicare Prescription Drug Benefit Manual
https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/PartDManuals.html

National Coverage Determinations (NCD)
Section 508 of the Rehabilitation Act
https://www.section508.gov

State-specific marketing guidance for MMPs

WEDI Health Identification Card Implementation Guide
https://www.wedi.org
Appendix 5 – Summary of Benefits Instructions

Plans must reflect Part C and Part D benefits and cost sharing (if applicable) in the SB. Part C benefits and cost sharing must include and be in the following order:

- Monthly Plan Premium, including Part C and Part D premium, when applicable;
- Part B premium Buy-Down, if applicable;
- Deductibles, including plan level and category level deductible;
- Maximum Out-of-Pocket Responsibility (does not include prescription drugs);
- Inpatient Hospital coverage;
- Outpatient Hospital coverage;
- Doctor Visits (Primary Care Providers and Specialists);
- Preventive Care;
- Emergency Care;
- Urgently Needed Services;
- Diagnostic Services/Labs/Imaging (include diagnostic tests and procedures, labs, diagnostic radiology, and X-rays);
- Hearing Services (Include mandatory and optional supplemental benefits (if offered));
- Dental Services (Include mandatory and optional supplemental benefits (if offered));
- Vision Services (Include mandatory and optional supplemental benefits (if offered));
- Mental Health Services;
- Skilled Nursing Facility;
- Physical Therapy;
- Ambulance;
- Transportation; and
- Medicare Part B Drugs.

Part D benefits must include:

- Part D benefits must include cost sharing for the initial coverage phase, coverage gap, and catastrophic coverage. Cost sharing must be broken down by the tier number/name (e.g. tier 1 generic)
- When applicable, must notate that costs may differ based on pharmacy type or status (e.g. preferred/non-preferred, mail order, long term care (LTC) or home infusion, and 30 or 90 day supply)

To avoid beneficiary confusion when comparing plans, Plans/Part D sponsors must maintain the above order of the data elements. The monthly premium, deductible and the maximum-out-of-pocket cost must always be displayed first. Plans/Part D sponsors may then decide whether to display drug or health benefits next. If any of the benefits are not offered (e.g., transportation), indicate them as “not covered.” Plans/Part D sponsors may remove certain benefits if they are not applicable to a particular plan type (e.g., Part D only plan removes Part C benefits). Additional benefits may be listed after all the required elements are provided in the SB.

Other required information in the SB:

- The document must be labeled as “Summary of Benefits” noting the plan year;
- The plan name and type must be clearly labeled for all Plans in the SB. For example,
• <Plan name, HMO or PPO>;
• Description of the plan and types (e.g., HMO, HMO-POS, PPO, MSA, PFFS, SNPs);
• Service area and eligibility requirements, including the Medicaid eligibility criteria applicable to Dual Eligible Special Needs Plans (D-SNPs);
• Phone number, including TTY/TDD;
• Days and hours of operation;
• Website address;
• In-network and out-of-network cost-sharing information for applicable plan types;
• Applicable disclaimers as per Appendix 2;
• Language stating that the complete list of services is found in the Evidence of Coverage (EOC), as well as language directing readers how to access or order the EOC;
• Language that directs readers how to access or order the "Medicare & You" handbook;
• If the SB includes plans with and without Part D prescription drug coverage, the distinction between plans must be clear;
• Notate services that require a physician referral or prior authorization; and
• If optional supplemental benefits are offered, Plans/Part D sponsors must include the additional premium amount.

Medicare Medical Savings Account Plans (MSA)
MSA plans must:
• Insert the amount Medicare will deposit into the beneficiaries MSA account; and
• Include language that the beneficiary will pay nothing once the deductible is met.

D-SNPs
The Medicare Improvements for Patients and Providers Act of 2008 (MIPPA) requires Plans provide the Medicaid benefits to prospective enrollees. This may be done by:
• Including the Medicaid benefits in the SB (when this method is used, notate what benefits are covered only by Medicaid) or
• Providing a separate document with the Medicaid benefits. If a separate document is provided, it must also accompany the enrollment form.

D-SNPs open to dually eligible enrollees with differing levels of cost clearly state how cost-sharing and benefits differ depending on the level of Medicaid eligibility. D-SNPs must describe the Medicaid benefits, if any, provided by the plan. Fully integrated dual eligible SNPs (FIDE SNPs) and other D-SNPs that provide Medicaid benefits have the option to display integrated benefits in the SB. We encourage FIDE SNPs to work with their contracted State Medicaid agencies in developing an SB that displays integrated benefits.

Medicare Premium and Deductible
Plans that use Medicare premium, deductible, or cost sharing amounts (e.g., inpatient hospital) must insert the prior year’s Medicare amounts. In addition, the benefit category must also note that these amounts may change for the following year and the plan will provide updated rates at [insert website] as soon as Medicare releases them.

Overall design and layout:
Plans may present multiple plan benefit packages (PBPs) in the same document by displaying the benefits in separate columns. Plans using this option may include similar or different plan
types (e.g., HMO to HMO, or HMO to PFFS, or HMO to PPO). Plans may also:
- Make use of colors to enhance the ability to navigate the document.
- Incorporate various icons/graphics to help locate important information, such as how to complete an application online or contact information (i.e., phone number) for customer service help.

Note: SNPs must remain separate from non-SNP plans to avoid confusion for beneficiaries.

Recommendations:
The following recommendations are based on consumer testing:
- Avoid the use of multiple folds and large charts as it may make it cumbersome and difficult to use;
- Include definitions and purpose of the document;
- Avoid using dimensions that are too large as it could diminish the usefulness of the SB; and,
- Avoid the use of footnotes; if necessary to include footnoted information, visually emphasize (e.g., larger or bold font) the inclusion of superscripts in coverage charts.

HPMS Submission Process:
The SB must be submitted in HPMS as one document under the File & Use process using code 1099. SBs may not be submitted as a template or with bracketed information (Refer to section 90 for information on the material submission process).
Appendix 6 – Employer/Union Group Health Plans
Sections 1857(i) and 1860D-22(b) of the Social Security Act, 42 CFR §§ 422.2276, 423.458, 423.2276

Plans/Part D sponsors offering employer group health plans including Employer Group Waiver Plans (EGWPs) are not required to submit at time of use communication and marketing materials specific only to those employer plans. However, as a condition of CMS providing particular waivers or modifications to employer group plans, CMS may request and review any materials in the event of beneficiary complaints or for any other reason it determines to ensure the information accurately and adequately informs Medicare beneficiaries about their rights and obligations under the plan.

CMS waivers to employer group plans are limited in scope to their stated parameters, and employer group plans (including EGWPs) must follow all rules in these guidelines unless CMS explicitly waives them. For specific guidance regarding these waivers, please refer to Chapter 9 of the Medicare Managed Care Manual and Chapter 12 of the Medicare Prescription Drug Benefit Manual (https://www.cms.gov/Medicare/Prescription-Drug-Coverage/PrescriptionDrugCovContra/PartDManuals.html).
Marketing Provisions Table – Employer/Union Group Plans

Marketing Provisions that apply to Employer/Union Group Plans

These requirements are applicable to the transaction between the agent/broker selling the plan to the employer/union. All activities conducted by the employer/union or its designees to sign up individual employees to the plan(s) selected by the employer/union are excluded from these provisions.

**Note:** This table contains a partial list of exclusions.

<table>
<thead>
<tr>
<th>Applicable Provisions (Not Waived)</th>
<th>Not Applicable Provisions (Waived)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominal Gifts</td>
<td>Unsolicited Contacts</td>
</tr>
<tr>
<td>Sales/Marketing in Health Care Settings</td>
<td>Cross-selling</td>
</tr>
<tr>
<td>Sales/Marketing at Educational Events</td>
<td>Scope of Appointments</td>
</tr>
<tr>
<td>Co-branding</td>
<td>Provision of Meals</td>
</tr>
<tr>
<td>Appointment of Agents/Brokers</td>
<td>Agent/Broker Compensation</td>
</tr>
<tr>
<td>State Licensure Requirements</td>
<td>Agent/Broker Testing</td>
</tr>
<tr>
<td>Reporting of Terminated Agents/Brokers</td>
<td>CMS Prior Review of Marketing Materials</td>
</tr>
<tr>
<td>Agent/Broker Training</td>
<td>Pre-Enrollment Checklist</td>
</tr>
</tbody>
</table>

Agent/Broker Training
Agents must be thoroughly familiar with the products they are selling, including the plan specific details and the Medicare rules that apply to the specific products. The organization/sponsor is responsible for ensuring that the agents selling for them have sufficient knowledge.
Appendix 7 – Use of Medicare Mark for Part D Sponsors
Section 1140 of the Social Security Act

All Part D sponsors may use the Medicare Prescription Drug Benefit Program Mark only after electronically executing the Medicare Mark License Agreement in HPMS. In certain circumstances, the Medicare Mark License Agreement may be signed in hard copy rather than electronically. Only a CEO, CFO, or COO who is designated as an authorized signer in HPMS is eligible to execute the Medicare Mark License Agreement. The license agreement is effective for a single contract year and Part D sponsors must renew annually to continue using the Medicare Mark. Unless otherwise approved, no individuals, organizations, and/or commercial firms may distribute materials bearing the Medicare Prescription Drug Benefit Program Mark. Part D sponsors may use the mark on communications and marketing materials consistent with this chapter.

Use of Medicare Prescription Drug Benefit Program Mark on Items for Sale or Distribution
Section 1140 of the Social Security Act

All Part D sponsors may use the Medicare Prescription Drug Benefit Program Mark on items they distribute, provided the item(s) follow(s) guidelines for nominal gifts, as provided in 40.4. Plans cannot sell items with the Medicare Prescription Drug Benefit Program Mark for profit.

Approval to Use the Medicare Prescription Drug Benefit Program Mark

Plans/Part D sponsors must submit requests to distribute other items (materials that are not included in this chapter) bearing the Medicare Prescription Drug Benefit Program Mark to CMS at least thirty (30) days prior to the anticipated date of distribution. Plans/Part D sponsors should send requests sent to:

Office of the Administrator
Office of Communications
Visual & Multimedia Communications Group
7500 Security Blvd.
Baltimore, MD 21244-1850

Once CMS has approved a request, the following will apply: 1) approval will be effective for a period not to exceed one year; and 2) approval will be granted only for those items for which use of the mark was requested in the request letter and for which CMS granted written approval.

Prohibition on Misuse of the Medicare Prescription Drug Benefit Program Mark Section 1140 of the Social Security Act

42 U.S.C. section 1320b-10 prohibits the misuse of the Medicare name and marks. In general, it authorizes the Inspector General of DHHS to impose penalties on any person who misuses the term Medicare or other names associated with DHHS in a manner which the person knows or should know gives the false impression that DHHS has approved, endorsed, or authorized it.
Offenders are subject to fines of up to $5,000 per violation or in the case of a broadcast or telecast violation, $25,000.

**Mark Guidelines**

Section 1140 of the Social Security Act

The Medicare Prescription Drug Benefit Program Mark is a logotype comprised of the words Medicare Rx with the words Prescription Drug Coverage directly beneath.

Always use reproducible art available electronically. Do not attempt to recreate the Program Mark or combine it with other elements to make a new graphic. Artwork will be supplied in .EPS, .TIFF or .JPG format after notification of approval into the program.

**Mark Guidelines - Negative Program Mark**

Section 1140 of the Social Security Act

The Medicare Prescription Drug Benefit Program Mark may be reversed out in white. The entire mark must be legible.

**Mark Guidelines - Approved Colors**

Section 1140 of the Social Security Act

The two (2)-color mark is the preferred version. It uses PMS 704 (burgundy) and sixty-five (65) percent process black. It is recommended that if the CMS mark is used in conjunction with the brand mark, that the black versions of those logos be used.

The 1-color version in grayscale is acceptable. The mark elements are one-hundred (100) percent black except for the word “Medicare” which is fifty-five (55) percent black.
The 1-color version in one-hundred (100) percent black also is acceptable.

Mark Guidelines on Languages
Section 1140 of the Social Security Act

The Spanish version of the Medicare Prescription Drug Benefit Program Mark may be used in place of the English language version on materials produced entirely in Spanish. The two (2)-color version is preferred, but the grayscale, black and negative versions may be used.

Mark Guidelines on Size
Section 1140 of the Social Security Act

To maintain clear legibility of the Program Mark, never reproduce it at a size less than one (1) inch wide. The entire mark must be legible.

Mark Guidelines on Clear Space Allocation
Section 1140 of the Social Security Act

The clear space around the Medicare Prescription Drug Benefit Program Mark prevents any nearby text, image or illustration from interfering with the legibility and impact of the mark. The measurement “x” can be defined as the height of the letter “x” in “Rx” in the Program Mark.

Any type or graphic elements must be at least “x” distance from the mark as shown by the illustration.
Mark Guidelines on Bleed Edge Indicator  
Section 1140 of the Social Security Act

The Program Mark may not bleed off any edge of the item. The mark should sit at least one-eighth (1/8) inch inside any edges of the item.

Mark Guidelines on Incorrect Use  
Section 1140 of the Social Security Act

Following are rules for preventing incorrect use of the Medicare Prescription Drug Benefit Program Mark:

- Do not alter the position of the mark elements;
- Do not alter the aspect ratio of the certification mark;
- Do not stretch or distort the mark;
- Always use the mark only as provided in the CMS approval/license agreement;
- Do not rotate the mark or any of its elements;
- Do not alter or change the typeface of the mark;
- Do not alter the color of any of the mark elements;
- Do not position the mark near other items or images. Maintain the clear space allocation;
- Do not position the mark to bleed off any edge. Maintain one-eighth (1/8) inch safety from any edge;
- Do not use any of the mark elements to create a new mark or graphic; and
- Do not use the mark on background colors, images or other artwork that interfere with the legibility of the mark.

Mark Guidelines for Part D Standard Pharmacy ID Card Design  
Section 1140 of the Social Security Act

Use of the Medicare Prescription Drug Benefit Program Mark on an ID Card must be consistent with guidance mentioned in this section.
<table>
<thead>
<tr>
<th>Field</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>RxBin</td>
<td>999999</td>
</tr>
<tr>
<td>RxPCN</td>
<td>ABC1234567</td>
</tr>
<tr>
<td>RxGrp</td>
<td>ABC123456789</td>
</tr>
<tr>
<td>Issuer</td>
<td>(80840)</td>
</tr>
<tr>
<td>ID</td>
<td>12345678901</td>
</tr>
<tr>
<td>Name</td>
<td>JOHN Q PUBLIC</td>
</tr>
<tr>
<td>CMS</td>
<td>S5555 XXXX</td>
</tr>
</tbody>
</table>