Eligible Professional
Meaningful Use
Menu Set Measures
Measure 5 of 10
Stage 1
Last Updated: April 2013

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**Definition of Terms**

**Business Days** – Business days are defined as Monday through Friday excluding federal or state holidays on which the EP or their respective administrative staffs are unavailable.

**Unique Patient** – If a patient is seen by an EP more than once during the EHR reporting period, then for purposes of measurement that patient is only counted once in the denominator for the measure. All the measures relying on the term “unique patient” relate to what is contained in the patient’s medical record. Not all of this information will need to be updated or even be needed by the provider at every patient encounter. This is especially true for patients whose encounter frequency is such that they would see the same provider multiple times in the same EHR reporting period.

**Attestation Requirements**

NUMERATOR / DENOMINATOR / EXCLUSION

- **DENOMINATOR**: Number of unique patients seen by the EP during the EHR reporting period.
• NUMERATOR: Number of patients in the denominator who have timely (available to the patient within four business days of being updated in the certified EHR technology) electronic access to their health information online.
• EXCLUSION: If an EP neither orders nor creates lab tests or information that would be contained in the problem list, medication list, medication allergy list (or other information as listed at 45 CFR 170.304(g)) during the EHR reporting period, they would be excluded from this requirement. EPs must select NO next to the appropriate exclusion, then click the APPLY button in order to attest to the exclusion.

The resulting percentage (Numerator ÷ Denominator) must be at least 10 percent in order for an EP to meet this measure.

Additional Information
• Online electronic access through either a patient portal or personal health record (PHR) will satisfy the measure of this objective.
• An EP may decide that electronic access to a portal or PHR is not the best forum to communicate results. Within the confines of laws governing patient access to their medical records, we would defer to EP’s judgment as to whether to hold information back in anticipation of an actual encounter between the provider and the patient.
• Information that must be provided electronically is limited to that information that exists electronically in or is accessible from the certified EHR technology and is maintained by or on behalf of the EP. At a minimum, certified EHR technology makes available lab test results, problem list, medication list, and medication allergy list.
• An EP may withhold information from the electronic copy of a patient’s health information in accordance with the HIPAA Privacy Rule, as specified at 45 CFR 164.524.
• The objective and measure focus on the availability of access and the timeliness of data, not utilization. The EP is not responsible for ensuring that 10 percent request access or have the means to access, only that 10 percent of all unique patients seen by the EP could access the information if they so desired.

Related Meaningful Use FAQs
To see the FAQs, click the New ID # hyperlinks below, or visit the CMS FAQ web page at https://questions.cms.gov/ and enter the New ID # into the Search Box, clicking the “FAQ #” option to view the answer to the FAQ. (Or you can enter the OLD # into the Search Box and click the “Text” option.)

• How does an EP determine whether a patient has been "seen by the EP" in cases where the service rendered does not result in an actual interaction between the patient and the EP, but minimal consultative services such as just reading an EKG? Is a patient seen via telemedicine included in the denominator for measures that include patients "seen by the EP"?
  New ID #3307, Old ID #10664
• When a patient is only seen by a member of the EP’s clinical staff during the EHR reporting period and not by the EP themselves, do those patients count in the EP’s denominator?
  New ID #3309, Old ID #10665
• What do the numerators and denominators mean in measures that are required to demonstrate meaningful use? **New ID #2813, Old ID #10095**

• For EPs who see patients in both inpatient and outpatient settings, and where certified EHR technology is available at each location, should these EPs base their denominators for meaningful use objectives on the number of unique patients in only the outpatient setting or on the total number of unique patients from both settings? **New ID #2765, Old ID #10068**

• If an EP is unable to meet the measure of a meaningful use objective because it is outside of the scope of his or her practice, will the EP be excluded from meeting the measure of that objective? **New ID #2883, Old ID #10151**

• Should patient encounters in an ambulatory surgical center be included in the denominator for calculating that at least 50 percent or more of an EP’s patient encounters during the reporting period occurred at practices/locations equipped with certified EHR technology? **New ID #3065, Old ID #10466**

• If an EP sees a patient in a setting that does not have certified EHR technology but enters all of the patient’s information into certified EHR technology at another practice location, can the patient be counted in the numerators and denominators of meaningful use measures? **New ID #3077, Old ID #10475**

• How should EPs select menu objectives? **New ID #2903, Old ID #10162**

### Certification and Standards Criteria
Below is the corresponding certification and standards criteria for electronic health record technology that supports achieving the meaningful use of this objective.

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<td>§170.304(g) &lt;br&gt;Timely access</td>
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<th>Standards Criteria</th>
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