The Data to Drive Decision Making Cross-Cutting Initiative (Data CCI) was established in 2022 to make more informed policy decisions based on data and drive innovation and person-centered care through the seamless exchange of data. This initiative coordinates several cross-agency projects. One key project for the Data CCI was developing six Centers for Medicare & Medicaid Services (CMS) Data Principles. These principles, presented below, represent a shared set of values that provide a necessary foundation for supporting data-driven decisions across the agency and among stakeholders.

To help CMS staff and contracted resources adopt the CMS Data Principles, the Data CCI also established operating norms that describe actions CMS must take to achieve each principle. While some of the operating norms describe actions that CMS already has in place, many of them will require CMS to begin to change culture, policies, processes, and contracts. In 2024, the Data CCI will begin to develop resources to assist the agency in implementing these changes.

**CMS Data Principles and Operating Norms**

**Efficiency**

Data is one of CMS’ greatest strategic assets. As a result, CMS considers enterprise needs and anticipates future needs when investing in data collection, data systems and integration, data analytics, and other data management activities with the goals of maximizing reusability and minimizing redundancy. To achieve this principle, CMS will ensure that:

- Contracts that include data collection, systems, integration, and analytics are tracked and information about relevant tasks is available to all CMS staff in a repository.
- Contracts that include data collection, systems, integration, and analytics have a technical resource who can assess the quality of the contractor’s work.
- All code, data, and systems generated under a contract or licensing agreement with CMS are:
  - Owned by the agency,
  - Accessible to CMS throughout the duration of the contract, and
  - Returned to the agency or transferred to a new awardee by the end of the contract.
- CMS uses open-source tools, where feasible.
**Accessibility¹**

CMS data are a critical part of the planning and decision-making process for CMS and our partners. As a result, CMS provides timely access to data for which staff and contractors are authorized. Where appropriate and permitted by law, CMS supports the seamless sharing of data with our partners and encourages the use of standards to promote interoperability. To achieve this principle, CMS will ensure that:

- All CMS staff can get timely access to the data they need to do their jobs. Contractors can get timely access to the data CMS determines are needed to complete contracted work.
- If access to CMS data needs to be limited, there is a well-documented and timely process for staff and contractors to request access to this data.
- When converting CMS data into a new format for sharing with external partners, CMS uses industry standard formats (e.g., Fast Healthcare Interoperability Resources (FHIR®)), where feasible.

**Usability**

CMS programs require the collection of an enormous amount of data and each data collection has its own complexities. To ensure all CMS data assets are findable and useable, CMS maintains robust metadata and documentation that staff and contracted resources can access in a shared location. To achieve this principle, CMS will ensure that:

- Data assets have comprehensive and machine-readable metadata and documentation.
- Data assets have a CMS owner.
- Metadata and documentation for data assets are accessible to all authorized CMS staff and contractors.

¹These operating norms are focused on data, so they do not address information technology (IT) accessibility issues (e.g., 508 compliance). Other CMS activities are focused on IT accessibility issues.
Responsibility

CMS collects sensitive data on individuals and entities that must be handled in accordance with law and protected from misuse or improper disclosure. To protect this information, CMS employs sound data privacy and security practices, applies the Health Insurance Portability and Accountability Act of 1996 (HIPAA) minimum necessary standard to protect individual privacy, maintains confidentiality as appropriate, and complies with all applicable statutory and regulatory requirements. To achieve this principle, CMS will ensure that:

- Use of non-public CMS data by staff and contractors:
  - Is only for purposes that support legitimate job functions and the mission of CMS;
  - Limited to the minimum data needed;
  - Complies with applicable statutory or regulatory limitations on use.

- Disclosures of non-public CMS data are:
  - Covered by a CMS-approved contract, agreement, or attestation that includes data privacy and security requirements;
  - In compliance with applicable statutory and/or regulatory disclosure limitations (including HIPAA and the Privacy Act of 1974, where applicable).

Transparency

CMS data is a public good. Where appropriate and permitted by law, CMS makes data collected by the agency available to the public in a machine-readable, de-identified format. To achieve this principle, CMS will ensure that:

- Public disclosures of CMS data:
  - Comply with applicable statutory and/or regulatory disclosure limitations;
  - Do not contain confidential information;
  - Are de-identified in accordance with HIPAA requirements and adhere to the CMS cell size suppression policy\(^2\);
  - Limit duplicative content from other public products.

- Publicly posted CMS data complies with relevant metadata standards, is freely available and machine readable, and has robust documentation and an up-to-date point of contact.

- All publicly available CMS data is posted (or at a minimum indexed) on data.cms.gov.

\(^2\) More information on the CMS cell size suppression policy can be found on the CMS Research Data Assistance Center (ResDAC) website at https://resdac.org/articles/cms-cell-size-suppression-policy.