



Initial Application Agreement Period Beginning on January 1, 2025

Please refer to the [Application Toolkit](#) for instructions and eligibility requirements for completing this application.

PAPER APPLICATIONS ARE NOT ACCEPTED. USE THIS DOCUMENT TO PREPARE YOUR RESPONSES. SUBMIT YOUR APPLICATION ONLINE VIA THE [ACO MANAGEMENT SYSTEM \(ACO-MS\)](#).

PHASE 1

SECTION 1 – ACO INFORMATION

Review and update your ACO information in ACO-MS. Note that the information in this section of ACO-MS has been pre-populated and will not be editable after initial submission of your application.

1. Confirm ACO legal entity information:
 - Legal entity name
 - Trade name/doing business as (DBA) name
 - Mailing address
 - Taxpayer identification number (TIN)

SECTION 2 – PROGRAM PARTICIPATION

2. Select a Medicare Shared Savings Program (Shared Savings Program) track and, if applicable, level. (Note: The Centers for Medicare & Medicaid Services (CMS) will verify the ACO's eligibility to participate in the track and, if applicable, Level selected.):

BASIC track:

- Level A of the BASIC track (one-sided model)
- Level B of the BASIC track (one-sided model)
- Level C of the BASIC track (two-sided model)
- Level D of the BASIC track (two-sided model)
- Level E of the BASIC track (two-sided model)

ENHANCED track:

- ENHANCED track (two-sided model)

3. Indicate your ACO's symmetrical minimum savings rate (MSR)/minimum loss rate (MLR):
Selecting a symmetrical MSR/ MLR is only applicable to ACOs applying to a two-sided model (Levels C, D, or E of the BASIC track or the ENHANCED track). ACOs applying to participate in Level A or B of the BASIC track will receive an MSR based on the number of beneficiaries assigned to the ACO.
 - 0.0% MSR/MLR
 - 0.5% MSR/MLR
 - 1.0% MSR/MLR

Disclaimers: The contents of this document do not have the force and effect of law and are not meant to bind the public in any way, unless specifically incorporated into a contract. This document is intended only to provide clarity to the public regarding existing requirements under the law.

This communication material was prepared as a service to the public and is not intended to grant rights or impose obligations. It may contain references or links to statutes, regulations, or other policy materials. The information provided is only intended to be a general summary. It is not intended to take the place of either the written law or regulations. We encourage readers to review the specific statutes, regulations, and other interpretive materials for a full and accurate statement of its contents.

- 1.5% MSR/MLR
- 2.0% MSR/MLR
- Symmetrical MSR/MLR (based on the number of beneficiaries assigned to your ACO)

4. Select a beneficiary assignment methodology:

- Prospective assignment
- Preliminary prospective assignment with retrospective reconciliation

ACOs may elect to change their beneficiary assignment methodology selection prior to the start of each performance year.

ACO Participant List

5. You must submit a list of ACO participants in ACO-MS. An ACO participant is an entity identified by a Medicare-enrolled billing TIN through which one or more ACO providers/suppliers bill Medicare, that alone or together with one or more other ACO participants, composes the ACO, and that is included on the list of ACO participants that is required under 42 CFR § 425.118. Do not submit any ACO participants that have not signed an ACO Participant Agreement with the ACO. Submit evidence of a signed ACO Participant Agreement for each ACO participant (TIN) entered on your ACO Participant List. The agreement must comply with the requirements of 42 CFR § 425.116(a) and must be signed on behalf of the ACO and the ACO participant by individuals who are authorized to bind the ACO and the ACO participant, respectively. Evidence of a signed ACO Participant Agreement means the first and signature page of the agreement.

6. I certify to the best of my knowledge, information, and belief that my ACO has executed ACO Participant Agreements that comply with the requirements of 42 CFR § 425.204(c) and the criteria listed in 42 CFR § 425.116(a).

I understand, acknowledge, and agree that 42 CFR § 425.314(a) authorizes CMS to audit, inspect, investigate, and evaluate any and/or all ACO Participant Agreements submitted at any time to determine compliance with the Shared Savings Program requirements set forth at 42 CFR § 425.116.

Finally, I understand, acknowledge, and agree that if my ACO's executed ACO Participant Agreements do not satisfy all of the requirements set forth at 42 CFR § 425.116, CMS may take one or more of the compliance actions listed under 42 CFR §§ 425.216 and 425.218 against my ACO.

- Yes

7. If your ACO providers/suppliers are employed by the ACO legal entity, are they required to participate in the Shared Savings Program as a condition of employment?

- Yes
- No
- N/A

7.1 I attest that if accepted into the program, my ACO will notify each of the employed ACO provider/supplier(s) of their participation in the Shared Savings Program.

- Yes

Skilled Nursing Facility (SNF) 3-Day Rule Waiver

The SNF 3-Day Rule Waiver is only applicable to ACOs applying to a two-sided model (Levels C, D, or E of the BASIC track or the ENHANCED track).

8. Is your ACO electing to apply for a SNF 3-Day Rule Waiver?

- Yes
- No

By selecting “Yes,” your ACO must complete the SNF 3-Day Rule Waiver application in addition to this application and submit all proposed SNF affiliates during Phase 1 of the application process. By selecting “Yes,” a separate SNF 3-Day Rule Waiver application task is created on your dashboard in ACO-MS.

Repayment Mechanism

A repayment mechanism is only applicable to ACOs applying to a two-sided model (Levels C, D, or E of the BASIC track or the ENHANCED track).

9. Select the repayment mechanism(s) your ACO intends to submit demonstrating the ACO is capable of repaying shared losses that it may incur during its agreement period under a two-sided model:
- Escrow Agreement: An escrow account established with an insured institution
 - Letter of Credit: A line of credit as evidenced by a letter of credit that the Medicare program could draw upon, established at an insured institution
 - Surety Bond: A surety bond issued by a company included on the U.S. Department of the Treasury’s List of Certified (Surety Bond) Companies

Upload a draft repayment mechanism in ACO-MS.

Banking Information

10. You must establish a relationship with a banking partner that meets the Internal Revenue Service (IRS) requirements (bank, insurance company, or other entity) as set out in the Treasury Regulation sections 1.408-2(e)(2) through (e)(5)(viii)(F). This banking account must be associated with the legal entity name and TIN designated for the ACO. Shared savings, if earned, and advance investment payments, if applicable, will be deposited directly into the account you indicate.
- a. Complete the [Electronic Funds Transfer \(EFT\) Authorization Agreement \(Form CMS-588\)](#). Use the [ACO Banking Form Instructions](#) to help you complete the form.
 - b. Download the [cover sheet](#) from ACO-MS and complete the required fields.
 - c. Upload your completed package Form CMS-588, cover sheet, with supporting financial documentation (e.g., a voided, pre-printed check or a signed letter from the financial institution) to ACO-MS.

The EFT Authorization Agreement is a required part of your ACO’s application. We will not consider your application complete until we receive the completed package.

Other Program Information

11. ACO Primary Care Flex Model

Beginning January 1, 2025, the CMS Innovation Center will test a new payment model for primary care, the ACO Primary Care Flex Model (ACO PC Flex Model) within the Medicare Shared Savings Program (Shared Savings Program). Accountable Care Organizations (ACOs) that participate in the model will jointly participate in the Shared Savings Program and the model. They will receive a one-time Advanced Shared Savings Payment and monthly prospective, population-based payments, the Prospective Primary Care Payments (PPCP). The model will test whether improved payment for primary care will empower participating ACOs and their primary care providers to utilize more innovative, team-based, person-centered, and proactive approaches to care and positively impact health outcomes, quality and costs of care.

Eligible participants include ACOs that:

- Are low revenue ACOs (as defined under 42 CFR § 425.20).
- Select prospective assignment.
- Meet Model eligibility requirements outlined in the ACO Primary Care Flex Model Request for Applications.

ACOs may not participate in the ACO PC Flex Model and receive Advanced Investment Payments (AIP).

If your ACO is interested in receiving more information about the ACO PC Flex Model, including supplemental application materials, select “Yes”. Select “No” if you do not wish to receive more information about the ACO PC Flex Model.

Yes No

ACOs that select “Yes” will receive supplemental information about the ACO PC Flex Model via email.

SECTION 3 – CERTIFY YOUR APPLICATION

*CMS will not process your application if you do not complete this certification in ACO-MS. This page will appear at the end of your application. You certify your application when you select “I agree.”

I certify that I am legally authorized to execute this document on behalf of the ACO. By my signature, I certify that the information contained herein is true, accurate, and complete, and I authorize CMS to verify this information. If I become aware that any information in this application is not true, accurate, or complete, I agree to notify CMS of this fact immediately and to provide the relevant complete and corrected information.

I agree

PHASE 2

SECTION 1 – ACO INFORMATION

1. Complete the following information in ACO-MS:

- Date of formation
- Legal entity type (i.e., sole proprietorship, partnership, publicly traded corporation, privately held corporation, limited liability company, or other)
- Tax status (i.e., for-profit or not-for-profit)

2. Was your ACO newly formed after March 23, 2010, as specified in 42 CFR § 425.202(a)(3)? An ACO is not newly formed if it is comprised solely of providers and suppliers that signed or jointly negotiated any contracts with a private payer(s), on or before March 23, 2010. If the ACO includes any providers or suppliers that were not part of the prior joint negotiation or joint contracting, it is newly formed.

- Yes
- No

If you select **Yes**, you understand and agree that the Centers for Medicare & Medicaid Services (CMS) will share a copy of your application, including all information and documents submitted with the application, with the Federal Trade Commission (FTC) and the Antitrust Division of the Department of Justice (DOJ).

3. For a reentering ACO, CMS will identify whether your ACO has a history of noncompliance with the requirements of the Medicare Shared Savings Program (Shared Savings Program). This includes, but is not limited to:

- a. Pattern of failure to meet the quality performance standard.
- b. Failed to repay shared losses in a timely manner.
- c. Generated losses outside its negative corridor for 2 or more years.
- d. Voluntarily or involuntarily terminated from the Shared Savings Program.

If CMS has identified your ACO as having a history of noncompliance. Then Upload a narrative that demonstrates your ACO has corrected the deficiencies that caused any noncompliance, and how it will remain in compliance with the terms of the new participation agreement as specified in 42 CFR § 425.224.

ACO Public Reporting Webpage

4. Provide the URL address of your ACO's public reporting webpage, as required under 42 CFR § 425.308.

Organization Contacts

5. Review and update information on your ACO's contacts in ACO-MS: name, title, mailing address, phone number, and email address. Note that some contact information in this section of ACO-MS has been pre-populated. ACO's are required to identify all contacts for application submission.

Required contacts:

- ACO Executive
- CMS Liaison
- Application Contact (primary)
- Information Technology (IT) Contact (primary)
- Financial Contact
- Compliance Contact
- Authorized to Sign (primary)
- Data Use Agreement (DUA) Requestor

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[NOT FOR SUBMISSION - SAMPLE ONLY]

- DUA Custodian
- Medical Director
- Primary Contact (Public Usage)

Additional required contacts:

- Authorized to Sign (secondary)
- Quality Contact (primary and secondary)
- Marketing Contact (primary and secondary)

Optional contacts:

- Application Contact (secondary)
- Information Technology (IT) Contact (secondary)

SECTION 2 – PROGRAM PARTICIPATION

Advance Investment Payments (AIP)

AIP is only applicable to ACOs who meet AIP eligibility requirements as described in 42 CFR § 425.630(b).

6. If your ACO would like to receive advance investment payments, select “Yes”. Select “No” if you do not wish to receive advance investment payments.

- Yes
- No

If you select **Yes**, you must submit supplemental AIP information as part of this application.

Beneficiary Incentive Program (BIP)

The BIP is applicable only to ACOs applying to a two-sided model (Levels C, D, or E of the BASIC track or the ENHANCED track).

7. Select Yes to apply to establish and operate a BIP as described in 42 CFR § 425.304(c).

- Yes

If you select **Yes**, you must complete a separate BIP application in addition to this application.

SECTION 3 – LEADERSHIP AND GOVERNANCE

8. Submit an organizational chart for your ACO.

ACO Governing Body

9. Enter your ACO’s governing body members in ACO-MS. Include:

- a. All governing body members (include first and last name)
- b. Title/position
- c. Voting power (Enter voting power as a percentage. Enter “0” for non-voting members.)
- d. Membership type (i.e., ACO Participant Representative, Medicare Beneficiary Representative, Community Stakeholder Representative, Other)
- e. ACO participant taxpayer identification number (TIN) legal business name (For ACO participant representatives, type the ACO participant TIN legal business name exactly as it appears on the ACO Participant List, including any name extensions (e.g., LLC, Incorporated, M.D., P.A., etc.). Do not include the ACO participant TIN’s DBA name. For Medicare fee-for-service (FFS) Beneficiary and Community Stakeholder Representatives, type N/A.)

- f. At least 75 percent control of your ACO's governing body held by ACO participants.
10. Does your governing body include at least one Medicare FFS beneficiary who is served by the ACO, is not an ACO provider/supplier, does not have a conflict of interest with your ACO, and has no immediate family members with a conflict of interest with your ACO?
- Yes
 - No

If **No** is selected, submit a narrative explaining why you seek to differ from this requirement, a date by which your ACO intends to meet the requirement, and how your ACO will provide for meaningful representation of Medicare FFS beneficiaries in ACO governance.

SECTION 4 – CERTIFICATIONS

11. I certify to the best of my knowledge, information, and belief that my ACO agrees to meet all applicable Shared Savings Program requirements in 42 CFR part 425, including but not limited to the following:
- 42 CFR § 425.104 (Legal entity)
 - 42 CFR § 425.106 (Shared governance)
 - 42 CFR § 425.108 (Leadership and management)
 - 42 CFR § 425.112 (Required processes and patient-centeredness criteria)
 - 42 CFR § 425.116(a) and (b) (Agreements with ACO participants and ACO providers/suppliers)
 - 42 CFR §§ 425.204(a), (c)(1), (d), and (f) (Content of the application)
 - 42 CFR § 425.300 (Compliance plan)
12. I certify that I am requesting the following minimum necessary data per 42 CFR § 425 Subpart H:
- a. The name, date of birth, sex, and Health Insurance Claim Number (HICN) of beneficiaries
 - b. Demographic data
 - c. Health status information
 - d. Utilization rates
 - e. Expenditure information
- Yes

For ACOs participating under prospective assignment as specified under 42 CFR § 425.400(a)(3), such data is limited to the ACO's prospectively assigned beneficiaries. For ACO's participating under preliminary prospective assignment with retrospective reconciliation under 42 CFR § 425.400(a)(2), such data is limited to beneficiaries who have received a primary care service during the previous 12 months from an ACO participant that submits claims for primary care services used to determine the ACO's assigned population under 42 CFR § 425 Subpart E.

I further certify my ACO is requesting the minimum necessary data as a HIPAA-covered entity, as the business associate of my ACO participants and ACO providers/suppliers, or as an organized health care arrangement in order to conduct health care operations per 45 CFR § 164.501. Such minimum necessary data may include, but are not limited to, the data elements as defined in 42 CFR § 425.706.

I certify that my ACO is requesting the data per 42 CFR § 425.704 to:

- a. Evaluate the performance of ACO participants and ACO providers/suppliers;
- b. Conduct quality assessment and improvement activities; and
- c. Conduct population-based activities to improve the health of the ACO's assigned beneficiary population.

I acknowledge and accept that if my ACO is approved to participate in the Shared Savings Program, my ACO will be required to submit a DUA prior to receiving any data.

- Yes

SECTION 5– CERTIFY YOUR APPLICATION

*CMS will not process your application if you do not complete this certification in ACO-MS. This page will appear at the end of your application. You certify your application when you select “I agree.”

I certify that I am legally authorized to execute this document on behalf of the ACO. By my signature, I certify that the information contained herein is true, accurate, and complete to the best of my knowledge, information, and belief, and I authorize CMS to verify this information. If I become aware that any information in this application is not true, accurate, or complete, I agree to notify CMS of this fact immediately and to provide the relevant complete and corrected information. If my ACO is newly formed according to the definition in the Antitrust Policy Statement, I understand and agree that CMS will share the content of this application, including all information and documents submitted with this application, with the Federal Trade Commission and the Department of Justice.

I agree