## Agenda

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- Fee-For-Service (FFS) and Managed Care (MC) Sampling
- FFS Details Data

### Statistical Contractor (SC)

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- State Policy Collection
- Data Processing (DP) Reviews
- Medical Records Requests (MRR)
- Medical Review (MR)

### Review Contractor (RC)

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- State Policy Collection
- Federal Medical Assistance Percentage (FMAP) ER Elements
- ER Elements
- Pending Documentation Requests
- ER Finding Codes

### Eligibility Review Contractor (ERC)
Agenda (cont’d)

- Remote System Access
- State Participation in PERM Reviews
- Tracking Errors and Responding to Findings
- Improper Payment Rate Reporting
- Next Steps
- Communication, Collaboration, and Additional Resources
- Contact Information (CMS, SC, RC, ERC)
PERM Program Overview

- CMS is required to estimate the amount of improper payments in Medicaid and the Children’s Health Insurance Program (CHIP) annually, as required by the Payment Integrity Information Act (PIIA) of 2019.
- The goal of PERM is to measure and report an unbiased estimate of the true improper payment rate for Medicaid and CHIP.
- Because it is not feasible to verify the accuracy of every Medicaid and CHIP payment, CMS samples a small subset of payments for review and extrapolates the results to the “universe” of payments.
- The program is operating under the PERM final regulation published on July 5, 2017.
- This cycle will review Medicaid and CHIP payments made in Reporting Year (RY) 2024 (July 1, 2022 through June 30, 2023).
- The RY 2024 improper payment rates will be reported in the HHS Agency Financial Report (AFR) published in November 2024.
PERM Program Overview: Cycle Progression

Claims and Payment Measurement

**Universe and Sampling Phase**
- State submits routine universe
- SC conducts QC, draws sample
- SC requests and formats details
- State submits PERM+ universe
- SC develops universe, conducts QC, draws sample
- SC merges and formats details

**Review Phase**
- FFS only
- RC requests medical records
- RC conducts medical reviews and/or data processing reviews
- ERC collects documentation and conducts eligibility review
- RC and ERC compile and submit error data to the SC

**Analysis and Reporting Phase**
- SC calculates national and state improper payment rates
- SC, RC, ERC prepare state and national reports
Statistical Contractor (SC)
The Lewin Group
The Lewin Group is the PERM SC for RY 2024 and has experience working with the last twelve PERM cycles.

The SC collects Medicaid and CHIP payments on a quarterly basis and selects samples for DP, MR, MRR, and ER.

Prior to receiving data, the SC will hold intake meetings with each state to gather information regarding state Medicaid and CHIP data, payment structure, and programs.
States must submit valid, complete, and accurate claims universes to the SC.

States have two data submission options – must choose by June 8, 2022:
- Routine PERM.
- PERM+.
  - For more information on the submission options, contact PERMSC.2024@lewin.com.

An Intake Meeting is held with each state to discuss:
- Requirements of PERM claims data submission.
- Medicaid and CHIP programs and payment structures.
- All data sources and the data collection process for PERM.
- Waivers, demonstrations, and other programs in the state.
- Any state-specific considerations around staffing structure and processes.
• Data Submission Instruction Meetings.
  – The SC will hold meetings to facilitate an in-depth discussion of the data submission instructions.
  – Several sessions will be held in June.
  – There will be sessions for both the routine PERM and PERM+ submission methods.
SC: Claims Data Submission (cont’d 2)

• Revised Intake Meeting Process
  – The SC will provide the state with responses to intake questions from the prior cycle and give states the opportunity to provide updates.
  – The SC will focus on questions about required data fields to be included in state submissions, formatting options, and file layouts (planned to take place in July/August 2022).
  – States will be required to submit file layouts mapping their data variables in state system(s) to variables requested for PERM following the data intake meeting.
  – The SC will review PERM requirements with the state data team.
    ▪ In-depth review of state file layouts - variable by variable - to confirm correct data is mapped to the required and proper fields.
    ▪ Note challenges/missing information from the state.
    ▪ Walk through any potential data merging issues with PERM+ states.
    ▪ Discuss header vs line data submission and payment levels.
    ▪ Address any PHI/PII concerns.
    ▪ Introduce PERM SFTP access, setting up credentials, and security protocols.
CMS-64/21 Intake Meeting

- CMS-64/21 Intake Meetings will include the PERM contacts and the state’s financial staff (planned to take place in August 2022).
  - Introduce the CMS-64/21 comparison and reconciliation process, as part of the PERM program.
  - Discuss the expected timeline for completion of this process.
  - Walk through a sample of the financial summary documents that will be prepared for each state program.
  - Review the state’s comparison and reconciliation process from the previous PERM cycle.
  - Answer any questions that the state staff may have regarding this process.
  - It is vital that the state has the correct participants on the call to ensure that all required data are submitted and included in the appropriate universe.
SC: Claims Data Submission (cont’d 4)

• Claims data due dates:

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Paid Date</th>
<th>Due Date</th>
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</thead>
<tbody>
<tr>
<td>Quarter 1</td>
<td>July 1 – September 30, 2022</td>
<td>October 17, 2022</td>
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<tr>
<td>Quarter 2</td>
<td>October 1 – December 31, 2022</td>
<td>January 17, 2023</td>
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<tr>
<td>Quarter 3</td>
<td>January 1 – March 31, 2023</td>
<td>April 17, 2023</td>
</tr>
<tr>
<td>Quarter 4</td>
<td>April 1 – June 30, 2023</td>
<td>July 17, 2023</td>
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</tbody>
</table>

• The SC will work with the state to ensure all PERM submission requirements are met each quarter.
  – Timely communication and efforts early on in the cycle will help the process for subsequent quarters and phases of PERM.

• The SC performs a series of quality control checks on the data.

• The SC also performs a comparison of PERM data submission to CMS-64/21 reports but encourages states to perform similar work as data is submitted to ensure all required data are submitted and included in the correct universe.
• Since eligibility reviews will be part of this cycle there are some fields that will be mandatory in the universe submission: Beneficiary ID, gender, date of birth, county/service area, and eligibility category.

• *New* Additional Universe Fields Required to Support Reviews:
  – Outpatient claims should contain Enhanced Ambulatory Patient Grouping (EAPG) rate code, if bundled by EAPG/Ambulatory Patient Groups (APG) codes.
  – Beneficiary Type for labor/delivery and delivery supplemental payments or “KICK” payments.
  – COVID-19 Indicator.
  – Emergency Services Indicator.

• The final data submission instructions will be sent out in June 2022.
PERM will utilize sample sizes that cap the number of samples selected from FFS and managed care for MR, DP, and ER.

The national sample size will be distributed across states based on the latest state expenditures.

Each state will receive its sample size notification by May 31, 2022.
SC: FFS and Managed Care Sampling (cont’d)

• Payment Stratification Sampling:
  – In RY 2024, for FFS, the SC will use 5 payment strata and one stratum for claims that receive only a data processing review, including fixed, aggregate, and Medicare Crossover payments; for managed care, there will be 5 payment strata.
  – Note that eligibility samples will be divided among FFS and managed care universes. Claims and eligibility sample selection are nested. Thus, eligibility samples will be drawn from the same FFS and managed care universes.
SC: FFS Details Data

- Details data are used to request medical records, conduct medical review, conduct data processing review, and conduct eligibility review for sampled FFS claims.
  - Submitted by routine PERM states.
  - SC creates details file for PERM+ states.
- As in RY 2021, the SC will hold details intake meetings with each routine PERM state to:
  - Provide an overview of the details data requirements.
  - Discuss details intake protocol.
- Details intake meetings will also be held with each PERM+ state to:
  - Review details built by the SC.
  - Verify information to support medical record request and eligibility review.
- The SC performs a series of quality control checks and sends questions on any missing/incomplete/invalid information to the states.
- The SC may require regular meetings to resolve data issues if there are significant complications or delays.
• **Provider Fraud Indicator:**
  – The state should review the providers for all sampled claims to see if they are under an active fraud investigation.
  – If any of the sampled claims are for providers under fraud investigation and the state does not want PERM to contact the provider, it should notify the SC of the impacted PERM IDs as soon as possible.
  – The RC will not contact any providers that are flagged in the completed details file.
  – Claims associated with these providers will be represented as no documentation improper payments in the state’s rate.

• **Medical Records Contacts:**
  – To expedite return of medical records, states should provide medical records contact names and addresses in either the universe data (PERM+) or details (routine PERM).
Review Contractor (RC)
NCI Information Systems, Inc.
NCI Information Systems, Inc. (NCI) is the PERM RC for RY 2024 and has worked the last five PERM cycles.

The RC is responsible for:
- Hosting and maintaining SMERF.
- State policy collection and creation of state Master Policy Lists (MPLs).
- Conducting DP reviews.
- Sending MRR.
- Conducting MR.

*Note: The RC underwent a name change from AdvanceMed, an NCI Company to NCI Information Systems, Inc. The domain for logging in to the SMERF platform remains admedcorp.com; however, the email domain for the RC is @nciinc.com.
RC: SMERF Access

- The RC hosts and maintains SMERF.
- RY21 returning state users will need to request a password reset.
- Send access requests for new state users and password resets for returning state users to SMERFaccounts@nciinc.com.
The RC develops state-specific MPLs of all Medicaid and CHIP policies for the current cycle.

The RC collects Medicaid and CHIP payment and medical policies from state websites including policy waivers/flexibilities related to the COVID-19 Public Health Emergency (PHE).

Policies may include state plan amendments, administrative codes and regulations, provider manuals, bulletins, updates, fee schedules, code lists, etc.

States complete questionnaires to provide policy clarification in areas applicable to MR and DP reviews (planned to take place in October/November 2022).

States must review and verify that the MPL is complete and provide policies the RC is unable to collect and download from state websites (planned to take place in January/February 2023).

The RC continues policy collection throughout the cycle and incorporates updates as applicable.

All MR policies will be available to states in the SMERF system to access when an error is cited.
RC: DP Reviews

- The RC conducts DP reviews on each sampled FFS claim, fixed payment, and managed care payment.
- The RC validates that the claim was processed correctly based on information found in the state’s claims processing system, state policies, and supporting documentation.
- The RC collects case information called review packets for every DP review (not just errors).
- Discussions on state requirements for remote systems access for DP reviewers will occur very early in the cycle.
• DP reviews begin with receipt of the detail files.
• DP reviewers must have remote systems access before the SC sends the first detail files.
• *New* The RC and ERC may seek remote access concurrently but for different state systems.
• *New* The RC conducts a DP Orientation webinar on three separate dates allowing states to choose their participation date (planned to take place in December 2022).
• The RC will send DP questionnaires and Risk-based Screening (RBS) assessments to states for completion (planned to take place in November 2022).
• Individual DP meetings with the states will occur after the questionnaire responses are received and prior to starting reviews (planned to take place in January/February 2023). Applicable policy waivers or flexibilities from the PHE will be discussed during this meeting. The RC completes and sends the state’s DP review checklist after the meeting to assist in review preparation.
• The RC will coordinate and review RBS test cases from states.
• The RC gathers desk aids, manuals, and website links needed for training DP reviewers and completing DP reviews.
• The ERC team gathers and shares eligibility documentation with the DP team to avoid duplication of effort.
• Access Fast Facts desk aids available in SMERF on a variety of DP review topics via SMERF> Tools> State Educational Resources.
The RC holds biweekly check-in calls with each state throughout the cycle to discuss system access, status of reviews, reviews on the pending (P1) list, errors cited, policy clarifications, etc. (RC biweekly check-in calls begin when RC starts reviews for the state).

States track the P1 list in real time through SMERF and receive automated notices for overdue information.

Claims on the P1 list may be converted to errors if needed documentation is not provided by the state within 14 days.

All errors identified on a claim will be cited and reported (multiple errors are possible on a single claim).

If needed, the RC can provide additional information/training on the elements of a DP review.
RC: DP Reviews-
FFS Review Elements

• Beneficiary (verification from eligibility source system):
  – Demographics.
  – Eligibility for service based on aid category and benefit plan.
  – Managed care participation.
  – Patient liability.
  – Medicare and/or other insurance coverage (Third-party Liability, or TPL).

• Provider enrollment:
  – RBS compliance.
  – Licensure verification.
  – Clinical Laboratory Improvement Amendments (CLIA) verification, as applicable.

• Payment accuracy:
  – Timely filing.
  – Pricing.
  – Health Insurance Portability and Accountability Act (HIPAA) 5010 adherence for dates of service (DOS) on/after 7/1/2012.
  – Claim is complete and accurate.
  – Prior authorization.
In addition to all beneficiary information examined under FFS review, reviewers also examine:

- Managed care sample contract.
- Health plan information.
- Capitation rates and rate cells.
- Capitation payment history screens to check for duplicate payments/adjustments.
- Geographical service areas (counties, zip code).
- Exclusions, population, and service carve-outs.
- Adjustments to paid amount.
## Preliminary RY24 PERM DP Finding Codes

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>C1</td>
<td>Correct</td>
</tr>
<tr>
<td>DP1</td>
<td>Duplicate Claim</td>
</tr>
<tr>
<td>DP2</td>
<td>Noncovered Service/Beneficiary</td>
</tr>
<tr>
<td>DP3</td>
<td>FFS Payment for a Managed Care Service</td>
</tr>
<tr>
<td>DP4</td>
<td>Third-Party Liability (TPL)</td>
</tr>
<tr>
<td>DP5</td>
<td>Pricing</td>
</tr>
<tr>
<td>DP8</td>
<td>Managed Care Rate Cell</td>
</tr>
<tr>
<td>DP9</td>
<td>Managed Care Payment</td>
</tr>
<tr>
<td>DP10</td>
<td>Provider Information/Enrollment</td>
</tr>
<tr>
<td>DP11</td>
<td>Claim Filed Untimely</td>
</tr>
<tr>
<td>DP12</td>
<td>Administrative/Other</td>
</tr>
<tr>
<td>DTD</td>
<td>Data Processing Technical Deficiency</td>
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</tbody>
</table>
RC: MRR

- The RC has primary responsibility for obtaining medical records from providers.
- Unless an MRR point of contact (POC) is specified by the state in the details data sent to the SC, the RC sends MRR requests to the billing provider.
- The RC asks states to identify a new POC or contact providers who are not responding as needed.
- The RC notifies state PERM representatives when the MRR process begins (MRR process begins after RC receives details file from the SC).
- RC Customer Service Representatives (CSRs) validate the providers’ contact information by phone before sending record requests letters.
  - Providers have **75 days** to submit documentation.
  - Providers may send documentation by fax, by mail, or if using a Health Information Handler (HIH), by CMS’ Electronic Submission of Medical Documentation (esMD) system.
- CSRs make reminder calls and send follow up letters after 30, 45, and 60 days (unless received).
  - RC sends non-response letters on day 75 via registered mail resulting in MR1 errors.
• If submitted documentation is incomplete, the RC sends an additional documentation request (ADR) letter.
  – The provider has **14 days** to submit additional documentation.
  – CSRs make a reminder call and send a follow up letter if pending after 7 days.
  – If the provider does not respond, the RC sends a non-response letter after 14 days resulting in a system generated MR2 error - Document(s) Absent from Record.
• If an ADR response is received but determined to be incomplete, the RC sends an Incomplete Information Letter specifying what is missing; this also results in an MR2 error (States receive a related PERM alert – Insufficient Information Documentation Request).
• If the RC receives records of poor quality or with other issues, the RC sends a Resubmission Letter detailing the issue; an MR1 error will result if the provider does not respond.
• If a provider sends documentation to the state rather than the RC, the state may submit the documentation to the RC using the established SFTP account (Kiteworks).
• The RC does not contact providers with claims suppressed for potential fraud; this results in MR1 errors with a qualifier for provider under investigation.
• Every Friday, the RC sends the state copies of all letters sent to the providers during the week.
• Providers may submit missing documentation for MR1 and MR2 errors until the cycle cut-off date.
• CSRs will continue to call providers with MR1/MR2 errors that have a high impact on improper payment rates.
• State involvement is essential in obtaining necessary documentation from providers.
The RC conducts MR on sampled FFS claims only.

Each state receives an MRR/MR policy questionnaire to be completed and returned to the RC (planned to take place in October 2022); follow up meetings will be scheduled as needed to include discussion of COVID-19 policy changes.

States participate in MRR/MR orientations (planned to take place in March 2023) hosted by the RC covering:

- The MRR process.
- The MR process.
- Filing DRs and appeals.

MR utilizes claims data submitted by states, records submitted by providers, federal regulations, and collected state policies to inform the review decisions.
RC: MR (cont’d 2)

- Reviewers validate if the claim was paid correctly by assessing:
  - Adherence to federal regulations and the state’s guidelines and policies related to the service type.
  - Completeness of medical record documentation to substantiate the claim.
  - Medical necessity of the service provided.
  - Validation that the service was provided as ordered and billed.
  - Claim was correctly coded.

- The RC regularly sends the state, via Kiteworks, a copy of the medical records for each error that will post on the upcoming Sampling Unit Disposition (SUD) report; this allows the state to research prior to the SUD if a DR will be filed once the SUD is published.

- During the biweekly check-in calls, the RC advises states of the volume of reviews completed, the number and types of errors cited, any questions on policies, pending DRs, or re-pricing requests, etc. (RC biweekly check-in calls begin when RC starts reviews for the state).
### Preliminary RY24 PERM MR Error Codes

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<tr>
<th>Code</th>
<th>Description</th>
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<th>Description</th>
</tr>
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<tbody>
<tr>
<td>C1</td>
<td>Correctly paid</td>
<td>MR 6</td>
<td>Number of Unit(s) Error</td>
</tr>
<tr>
<td>MR 1</td>
<td>No Documentation Error</td>
<td>MR 7</td>
<td>Medically Unnecessary Service Error</td>
</tr>
<tr>
<td>MR 2</td>
<td>Document(s) Absent from Record Error</td>
<td>MR 8</td>
<td>Policy Violation Error</td>
</tr>
<tr>
<td>MR 3</td>
<td>Procedure Coding Error</td>
<td>MR 9</td>
<td>Improperly Completed Documentation Error</td>
</tr>
<tr>
<td>MR 4</td>
<td>Diagnosis Coding Error</td>
<td>MR10</td>
<td>Administrative/ Other Error</td>
</tr>
<tr>
<td>MR 5</td>
<td>Unbundling Error</td>
<td>MTD</td>
<td>Medical Technical Deficiency</td>
</tr>
<tr>
<td>MTD</td>
<td>Medical Technical Deficiency</td>
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• Booz Allen Hamilton, along with Myers and Stauffer LC and The Rushmore Group, constitute the PERM ERC team.

• The ERC has:
  – Performed eligibility reviews for all states and brings state-specific knowledge of eligibility systems and processes, while being well-versed in state and federal Medicaid and CHIP eligibility policy.
  – Conducted PERM eligibility reviews for the Cycle 3 states in the round 5 pilot and RY 2021.

• The ERC will:
  – Conduct PERM eligibility reviews for the Cycle 3 states in RY 2024.
  – Provide eligibility data to support the RC in DP reviews.
Overview of Eligibility Reviews

• The eligibility case review focuses on whether a determination—new application or renewal—was processed correctly based on the federal and state eligibility policies in place at the time of the action.

• The ERC reviews the action on a case that made the individual eligible on the sampled claim’s DOS.

• In order to conduct reviews, the ERC will:
  – Research federal and state Medicaid and CHIP policies and procedures.
  – Coordinate with the state to obtain remote access to eligibility systems.
  – Access and review information used by the state to process the case, including system screen prints and case documents that support the eligibility determination.
  – Review eligibility elements against federal and state policies to determine if the case is correct or if a payment error or technical deficiency should be cited.
  – Report findings to the state via SMERF; SMERF will include pending documentation requests and eligibility review findings.
The ERC will use previously provided policy documentation and download updated eligibility policies from public websites, when available.

States will provide the ERC with any eligibility policies that are not publicly available.

The state will review the Eligibility Policy Survey that is populated by the ERC. The policy survey identifies federal and state policies that will be used during the eligibility reviews (planned to take place in Fall 2022).

The state will provide policy updates as available throughout the cycle to minimize questions from the ERC and avoid delays.

The ERC will also review and apply any COVID-19 policy flexibilities in place that impact determinations.

Note: The ERC always uses the policies in place at the time of the determination under review. As a result, if the determination occurred outside of the public health emergency timeframe, the ERC will review against “normal” state policies.
Federal Medical Assistance Percentage (FMAP)

• The state will provide the ERC with any changes that have been made since RY 2021 to the state’s eligibility categories and the associated system codes. The states will review the completed mapping of the eligibility category to the FMAP rates (planned to take place in Fall 2022).

• The FMAP rates will be used to identify federal dollars assigned to a claim for each type of PERM review based on the Category of Eligibility and Date of Payment.
Example of Eligibility Review Elements

The eligibility review consists of evaluating the following eligibility elements, as appropriate, to determine the element was verified, recorded, and used appropriately in making an eligibility determination in accordance with federal and state policies:

- Age
- Citizenship
- Immigration Status
- State Residency
- Social Security Number
- Pregnancy
- Household Size
- Tax Filer Status
- Income
- Resources/Assets (Non-MAGI)
- Blindness, Disability, Medical Eligibility
- Health Insurance (CHIP)
- Penalty of Perjury Signature on Application/Renewal
- Timely Redetermination

States should provide documentation that these elements were verified, including data matches, hard copy verifications, telephonic recordings, etc.
Pending Documentation Requests

• Upon the ERC’s initial review of the information collected, the ERC may identify cases with missing information or incorrect time frames and will use the SMERF system to request additional documentation from the state, which can be tracked through the eligibility pending (EP1) list.
  – States should leverage regularly scheduled check-in calls (planned to take place starting in January 2023) with the ERC to ask any questions about the request. The state will submit the requested documentation to the ERC via SFTP.
  – The ERC will also be taking steps to verify an element even if the state did not verify information as of the date of service.

• In addition to the ADR process, for RY 2024, states have the option to provide additional documentation for ER1s, ER2s, and ER3s as part of an “ongoing documentation collection” process during reviews and prior to cycle cut-off. If states identify missing documentation after the standard ADR period, this ongoing documentation collection process opens another avenue to submit documentation to address an error prior to cycle cut-off.

• The ERC will provide more detail on this process following the Eligibility Intake Meeting (planned to take place September – November 2022).
# Eligibility Reviews

## Preliminary RY24 PERM Eligibility Review Finding Codes

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<tr>
<th>Code</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td><strong>C1</strong> – Correct</td>
<td></td>
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<tr>
<td><strong>EP1</strong> – Pending information from state</td>
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<tr>
<td><strong>ER1</strong> – Documentation to support eligibility determination not maintained; unable to determine beneficiary eligibility</td>
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<tr>
<td><strong>ER7</strong> – Not eligible for enrolled eligibility category; resulting in incorrect FMAP assignment</td>
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<tr>
<td><strong>ER2</strong> – Verification of eligibility element not done/required documentation not collected at the time of determination; unable to determine beneficiary eligibility</td>
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<tr>
<td><strong>ER8</strong> – Not eligible for enrolled eligibility category; ineligible for service provided</td>
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<tr>
<td><strong>ER3</strong> – Determination not conducted as required; unable to determine beneficiary eligibility</td>
<td></td>
</tr>
<tr>
<td><strong>ER9</strong> – FFE-D Error</td>
<td></td>
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<tr>
<td><strong>ER4</strong> – Not eligible for enrolled program (i.e., Medicaid or CHIP) – financial issue</td>
<td></td>
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<tr>
<td><strong>ER10</strong> – Other Errors</td>
<td></td>
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<tr>
<td><strong>ER5</strong> – Not eligible for enrolled program (i.e., Medicaid or CHIP) – non-financial issue</td>
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<tr>
<td><strong>ERTD1</strong> – Incorrect case determination, but there was no payment on claim</td>
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<tr>
<td><strong>ER6</strong> – Should have been enrolled in a different program (i.e., Medicaid or CHIP)</td>
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<tr>
<td><strong>ERTD2</strong> – Redetermination timely finding noted with case, but did not affect case determination or payment or COVID-19 issue</td>
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Remote System Access and State Participation
Remote Systems Access

- The PERM Final Rule (published on July 5, 2017) requires states to grant federal contractors access to all systems that authorize payments, eligibility systems, systems that contain beneficiary demographics, and provider enrollment information to facilitate reviews.
- All RY24 DP and ERC reviews will be conducted through secure, remote system access.
- Granting ERC and RC access to relevant systems facilitates reviews with the goal of reducing state burden.
- The ERC and RC will collect case documentation through direct access to the state systems.
  - The state may have to provide additional documentation securely, if all necessary documentation is not available via system access (e.g., paper files).
Remote Systems Access (cont’d)

During the next few months, the ERC and RC will coordinate with the state directly to obtain system access; the ERC and RC will:

– Gather information for each system from the state.
– Execute any DUAs or other required agreements that are necessary to access the state systems.
– Take any required training.
Overview of State Participation in PERM Reviews

• In support of RY24 reviews, states will:
  – Plan for and establish secure, remote system access for the ERC and RC early in the cycle.
  – Coordinate scheduling of and participation in Intake Meetings.
  – Update and/or provide feedback on planning documents.
  – Participate in regular check-in meetings.
  – Assist in case documentation collection.
  – Contact providers as needed to obtain documentation.
  – Use SMERF to review error findings and technical deficiencies.
  – Take actions in SMERF to file DRs and Appeals.
Tracking Errors, Improper Payment Reporting, Next Steps, Contacts
Tracking Errors and Responding to Findings

• States use the SMERF system to:
  – Look up individual claims.
  – Track documentation requests (MRR, EP1, and DP P1).
  – Track ER, MR, and DP review findings.
  – Access SUD reports, year to date errors.
  – Request DRs and appeals for DP, MR, and ER findings.
  – Access improper payment rates and final findings.
  – Access state educational resources.
  – Add contact information to receive PERM alerts (automated email notifications).

• The RC holds SMERF system orientations for all states before records are collected, including ER, DP, and MR documentation (training planned to take place in February 2023).
• SMERF Functionality:
  – Claims Detail Screen: Offers details for the PERM ID including MRR letter and call log, provider information, and the status and findings of each ER, DP, and MR.
  – Policy Menu: Policies collected and displayed include federal regulation citations, state policy citations for medical and eligibility reviews.
  – Reports Menu: Includes EP1 and DP P1 reports that are updated in real time to communicate with states on information needed to complete reviews; PERM alerts will be sent from SMERF to advise states when pended reviews are past the 14-day response time; pending claims will be converted to errors if documentation is not provided timely.
• SMERF Functionality (cont’d):
  – Individualized reports: States can select from data elements available which data are needed for their reports by selecting fields in the drop-down menu; standard reports selectable as the default, if needed.
• States receive Advance Notice of Error PERM alerts for every ER, DP, and MR error identified.
• Errors are officially reported to states through SUD reports on the 15th and 30th of each month.
• All ER, DP, and MR errors will be cited, increasing the opportunity for states to identify and correct any issues.
• The state has 25 business days from the SUD report date to request DR.
  – DRs are requested via SMERF; documentation for DRs is submitted to contractors via SFTP.
  – Re-pricing of partial MR errors may be requested through the DR process (recommended for ease of tracking) but may also be requested via email after the DR time frame has closed.
• States have 15 business days from DR decision to appeal errors to CMS.
• States are required to return the federal share of overpayments identified on sampled FFS and MC payments.
  – Please note that sampled overpayments identified through the PERM ER are not subject to recoveries but are subject to disallowance requirements in section 1903(u) of the Social Security Act (the Act).
• States will receive a Final Errors For Recovery report that lists all claims with an overpayment error.
• States are required to develop a Corrective Action Plan (CAP) to address each error.
Improper Payment Rate Reporting

- The official Medicaid and CHIP national rolling improper rates are reported annually in the CMS AFR each November.
  - Links to CMS and HHS Financial Reports are on the SMERF home page.
- Following the posting of the AFR, each state receives its state-specific improper payment rates and findings through the Error Rate Notifications, Cycle Summary Reports, and CAP Templates.
- This release of official improper payment rates marks the beginning of the corrective action process.
Next Steps

• **May/June 2022:**
  – Complete universe data submission surveys by May 16.
  – FFS and managed care sample sizes sent to states by May 31.
  – Attend PERM General Education Webinar (May - June).
  – PERM + presentations offered (May - June).
  – Data submission instructions distributed to states (May).
  – Data submission instruction meetings held (May).
  – Communicate decision between PERM+ and routine PERM by June 8.
  – Identify requirements, technology and security training needed to provide secure, remote systems access to the RC and ERC (all states).
  – Identify all DUA/BAAs that will need to be completed (state and vendors).

• **July 2022:**
  – Claims orientations/intake sessions begin (June - August).
  – Provide all necessary DUAs and system access forms (July - October).
Next Steps (cont’d)

- **August 2022:**
  - Continue claims orientation/intake meetings.
  - Hold CMS 64/21 intake meeting.
  - Continue work to obtain remote systems access for reviewers.
  - Continue to develop and finalize DUAs/BAAs with contractors.
  - Attend webinar to discuss options for provision of eligibility data to RC.

- **September/October 2022:**
  - Hold Eligibility Intake Meetings and continue eligibility system access discussions.
  - Assist in the collection on non-publicly available state policies.
  - Alert Lewin no later than September 15 if DUA/other data agreement is needed for data submission.
  - Prepare for universe data submission (September/October).
  - Quarter 1 claims data due October 17.
  - DP and MR/MRR questionnaires sent to states for completion (October/November).
  - Fully execute all DUAs/BAAs with ERC and RC before October 31, 2022.
Next Steps (cont’d 2)

• **November 2022 – February 2023:**
  – Details intake meetings begin February for routine PERM states.
  – Ensure RC and ERC have remote systems access in place.
  – Participate in DP, SMERF, and MR/MRR Orientation meetings (December - March).
  – Finalize MPL with the RC (January - February).
  – Review and approve the Eligibility Case Review Planning document.
Communication, Collaboration, and Additional Resources

• RY 2024 PERM Cycle 3 Calls:
  – The cycle calls will occur on the fourth Tuesday of each month from 3:00 – 4:00 pm Eastern Time.
  – First cycle call will be held on May 24, 2022.

• CMS PERM Website:
  – PERM RY 2024 Cycle 3 Kick-off Presentation.
  – PERM Standard Operating Procedures (SOP) for states.

• SMERF>Tools>State Educational Resources:
  – SMERF Overview, SMERF User Guide, multiple ERC and RC fact sheets on Eligibility and DP review topics, processes, accessing SUD reports, filing DRs and appeals, and ERC and RC SFTP access, etc.
# PERM State Liaison Contact Information

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All PERM correspondence should be directed to our central PERM inbox

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Thank You!