

DEPARTMENT OF HEALTH & HUMAN SERVICES
Centers for Medicare & Medicaid Services
7500 Security Boulevard
Baltimore, Maryland 21244-1850



CENTER FOR MEDICARE

DATE: April 10, 2019
TO: All Part D Plan Sponsors
FROM: Jennifer R. Shapiro, Acting Director, Medicare Plan Payment Group
SUBJECT: Guidance for the Part D Payment Reconciliation Reopening for Calendar Year 2014

Pursuant to 42 C.F.R. 423.346, the Centers for Medicare & Medicaid Services (“CMS”) will reopen the 2014 Part D payment reconciliation with Part D sponsors in the Fall of 2019. This will be a program-wide reopening for benefit year 2014 and will not include any contract that has terminated and received a final settlement from CMS¹. The reopening will include all accepted data as follows:

- Prescription Drug Event (“PDE”) data submitted and accepted for CY 2014 through 1:00 PM ET on September 30, 2019. Note that CMS will continue to accept PDE data after the September 30th deadline; however, this data will not be considered in the 2014 reopening.
- Outstanding changes to the 2014 direct and indirect remuneration (“DIR”) data since the 2014 Part D payment reconciliation that have been submitted in the Health Plan Management System (“HPMS”) by July 31, 2019.

CMS will open the gates in HPMS for the resubmission of the 2014 DIR Reports for Payment Reconciliation from July 1, 2019 to July 31, 2019. **PDE data must be received by the September 30th deadline, and DIR data must be received by the July 31st deadline to be considered in the 2014 reopening.**

CMS will apply the reconciliation exclusion process for the 2014 reopening and will issue Part D Exclusion from Reconciliation Reports (“Exclusion Reports”) when releasing the Part D payment reconciliation reports for the reopening. Prior to the Exclusion Report, the Part D Potential Exclusion Warning Reports (“Warning Reports”) will be distributed in May 2019 and will include PDE data for benefit year 2014 as of March 29, 2019. Part D sponsors will receive another Warning Report for benefit year 2014 in August 2019, and the report will include benefit year 2014 data as of June 28, 2019. For more information, see the HPMS memoranda,

¹ See the September 6, 2013 HPMS memorandum, “Final Guidance on the Reopening of Coverage Year 2008” and the preamble to our final rule, “Contract Year 2016 Policy and Technical Changes to the Medicare Advantage and the Medicare Prescription Drug Benefit Programs,” (80 Fed. Reg. 7911, 7936 (February 12, 2015)).

“Reconciliation PDE Exclusion Process,” January 6, 2014, and “Updates to the Part D Potential Exclusion Warning Report as of the First Quarter of 2018,” January 12, 2018.

If CMS has questions about the reopening requests received or the 2014 Summary DIR reports, our Part D Reconciliation Support contractor will be in contact with the Part D sponsor. All Part D sponsors that submitted a reopening request are expected to submit any updates to PDE and/or DIR data by the deadlines noted in this memorandum. Note that DIR must be submitted into HPMS by following the directions in the HPMS memoranda, “Final Medicare Part D DIR Requirements for 2018,” March 13, 2019. For general information regarding reopening requests, see the HPMS memorandum, “Reopening and Updates to PDE/DIR-related Overpayment Reporting,” April 6, 2018.

Direct questions regarding the information in this guidance to the Reconciliation Support Contractor at PartDPaymentSupport@acumenllc.com.

Thank you