# CMS Appeals Timeliness Monitoring: How to Prepare for the New Annual Reviews

#### Introductions



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## # Focus 1 2017 Approach and 2018 Updates 2 Preparing for 2018 Timeliness Monitoring Project (TMP) & Evolving Leading Practices 3 Long-term Considerations & Final Remarks 4 Q&A

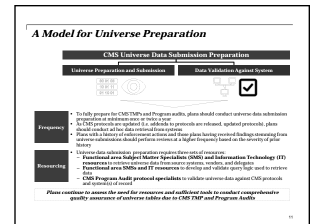
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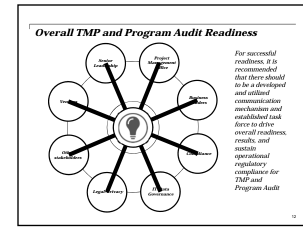
#### 2018 Required Universes Expansive data set again requested that covers the majority of data required during a Program Audit for ODAG and CDAG protocols ODAG 1 Table 1. Standard Presence Organization Determination (EOD) Record Layout 1 Table 2. Expended Presence Organization Determination (EOD) Record Layout 1 Table 3. Expended Presence Organization Determination (EOD) Record Layout 1 Table 4. Direct Monthly Expansive Organization (EOD) Record Layout 1 Table 5. Expended Presence Organization (ERC) Record Layout 1 Table 6. Expended Presence Reconsideration (ERC) Record Layout 1 Table 7. Requested For Payment Reconsideration (ERC) Record Layout 1 Table 8. Expended Presence Reconsideration (ERC) Record Layout 1 Table 9. Expanded Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Coverage Determination (ECO) Record Layout 1 Table 9. Expended Records Record Layout 1 Table 9. Expended Records Records (Layout 1 Table 9. Expended Records Records (Layout 1 Table 9. Expended Records Record Layout 1 Table 9. Expended Records Record Layout 1 Table 9. Expended Records Records Records (Layout 1 Table 9. Expended Records Records Records (Layout 1 Table 9. Expended Records Record Record Layout 1 Table 9. Expended Records Records Records (Layout 1 Table 9. Expended Records Records Reco

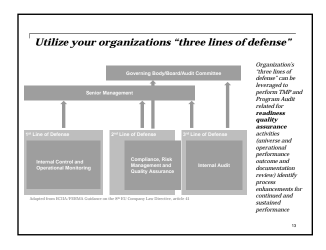
## Implications of evolving regulator operational compliance monitoring Plans are able to better identify and respond to challenges within their operations and FDR relationships to reduce operational risks and respond to the timeliness monitoring Regulators are using enhanced operational monitoring and data analysis with a distinct focus on assessing a broader range of plans Includes expansive data set (beyond appeals tables) and CMS referented: Effective appeals processing by sponsors is one of the most critical areas of the Fart C and Part D programs The plans must provide key beneficiary protections to access essential medical care and or prescription medications. Medicare Parts C and D audits have consistently identified performance lasues

#### Preparing for 2018 Timelines Monitoring Project & Evolving Leading Practices

# Framework for TMP Preparedness Defining roles and responsibilities throughout data gathering and submission helps better prepare for identification and correction of issues Operational Readiness Operational Readiness Ouneship for identification and correction of operational noncompliance to correct issues near tumbe leping reduce untimelinense for the TMP Obcumentation of plan activities to easily, accurately, and efficiently document plan activities to easily, accurately, and efficiently document plan activities to easily, accurately, and efficiently observations Data Accuracy Alaping of internal and FDR systems to CMS protocols Align and confirm ownership for assessing universes within internal operations FDR accuracy and universe analysis Internal and FDR sampling to test data pulls to systems prior to CMS webinars Occumentation of plan activities for internally identified issues to remediate Operational and Compliance support during webinar Internal and FDR sampling to test data pulls to systems prior to CMS webinars Occumentation of plan activities for internally identified issues to remediate Operational and Compliance support during webinar Read-time/near-time identification and correction of operational noncompliance Operational monitoring and universe pulls to promote ongoing success







Operational Readiness		
Owner	Evolving Leading Practices for Consideration	Impact
Operations Ist Line of Defense	Map universe fields to data systems/systems of record, including all internal and external (FDD) inputs Enheld CMS operational compliance requirements within operations with controls tied to timeliness requirements, document within internal policies and procedures, supplyer tools, etc.  Define owners for data pull(s) and data compliation  Assess need and impact for manual workarounds to provide accurate data to CMS in a timely feshion  Determine operational needs to supplement, verify, and compile FDR/vendor data	Clear accountability and transparency of performance at the operational level Orgoing universe pull preparedness Ability to demonstration operational compliance
Compliance and Internal Audit 2 <sup>nd</sup> and 3 <sup>rd</sup> Lines of Defense	Require real-time, or near real-time, operational compliance timeliness monitoring to validate ongoing compliance with CMS compliance standards / timelines requirements  / timelines requirements Timely investigate and respond to identified issues of noncompliance, fully documenting issues to support resplaint-NEWS notices of noncompliance and CMS Program Audit CPE preparedness	Helps identify and correct noncompliance before future timeliness monitoring and/or program audits     Supports Compliance Program Effectiveness i responding to and document of an ordered or noncompliance

Data Accuracy Prior to Submission		
Owner	Evolving Leading Practices for Consideration	Impact
Operations Ist Line of Defense	Review the universe tables, including testing universe data for completeness, accuracy and table relationship interdependencies (e.g., upstrom and downstream universe table layouf californship). Test universe table samples to source(s)/system(s) of ruth for confirmation of universe tables accuracy and alberence to CMF Program Audit Protocol expectations. Verify that all pertinent documentation, data or support for the universe(s) and or source(s)/system(s) are available and accurate Confirm Universe QA review and data validation to source(s)/system(s) of truth for internal functions and FDRs.	Helps prevent invalid data submission and repull of universes     Provides internal and vendor/FDR alignment in populating and prior to submission to CMS     Aligns universe accuracy with operational ownership     Ensures accountability universe testing and correction of data issue at the operational level
Compliance and Internal Audit 2 <sup>nd</sup> and 3 <sup>rd</sup> Lines of Defense	Utilize timeliness data to pull a sample of data records from the universe and perform's upport data validation activities account that complete and correct data has been provided in the received universes.	Supports enhanced and independent assessmen of data universe accurace     Drives accountability through all lines of defense for success during the TMP

Owner	Evolving Leading Practices for Consideration	Impact
Operations  1st Line of Defense	Align on functional ownership for mock and CMS selected samples and confirm stakeholders are prepared to speak to each step of the operational process and where to indicate the data matches the system/source of truth  Document source systems and documentation used to consistently use for the sample walk-throughs  Be prepared to pause, mute and discuss an appropriate response when the webinar speaker cannot provide an answer/response to auditor questions  Conduct mock-validation walk-throughs and understand areas for improvement prior to the auditor webinar.	Establishes clear ownership of webinar preparedness     Supports a baseline fror which to identify and explain operational processes (and issues) to auditors
Compliance and Internal Audit 2 <sup>nd</sup> and 3 <sup>rd</sup> Lines of Defense	Support mock webinars through simulations of sample selection and walk-throughs     Perform independent validations of universe sample selections to systemici/source(s) of truth     Assess risk associated with walk-throughs related to identified issues and capabilities to communicate annually with auditors for TMP (and Program Audits, 17 desected).	Assists operations in honing abilities to communicate accurately with auditors during TMP (and other regulator activities such as Program Audits)
	Strategy	

Owner	Evolving Leading Practices for Consideration	Impact
Operations Ist Line of Defense	Define remediation strategy and calculate an achievable timeline to execute the strategy for currection of rancompliance identified (event if CMS does to the strategy for currection of money in the strategy for the strategy for the strategy and the strategy in the strategy of the strategy in the st	Supports long-term, lasting solutions (not band-aid fixes) to address the deficiencies and demonstrate to CMS organizational commitment
Compliance and Internal Audit 2 <sup>nd</sup> and 3 <sup>rd</sup> Lines of Defense	Perform ongoing monitoring to oversee and confirm that changed operational performance is in compliance with CMS requirements and corrects identified issues  Strategy	Promotes ability of operations to successful implement CMS requirements Helps better prevent ongoing noncompliance through validation of operational performance.

Long-term Considerations & Final Remarks	
Kemarks	
PwC	18

	Considerations everaging TMP and operational performance/compliance data to
drive accountability	throughout the enterprise for operational process enhancements
Focus	Considerations / "Food for thought"  • How are operational functions, vendors/FDRs, Medicare Compliance, and Internal Audit working
Embedding Ownership & Accountability for TMP Success Across	together to mutually own success of operational performance?  Is the plan reinventing the wheel for universe pulls on an ad-hoc basis? How are stakeholders documenting activities?
the Organization	<ul> <li>Is the plan using lessons learned to enhance and efficiently prepare for TMP and CMS Program Audits?</li> </ul>
Development of an	Are roles and responsibilities clearly defined across each line of defense, including functional leadership and operations management?     How has Compliance supported the operational function(s) in preparing, documenting, and
Integrated Approach to TMP success	Tow has Computance supported the operational function(s) in preparing, documenting, and reducing risk(s) to the organization through TMP activities?     Is Internal Audit providing any formal, independent objective assurances that TMP risks are
	reduced and that the plan's operations are meeting CMS compliance standards and timeliness requirements?  How is the plan using the TMP required data pull to better understand Medicare operational
Utilization of TMP	<ul> <li>performance? Is this information used for strategy reporting and risk reduction?</li> <li>Is the plan factoring in identified issues (and areas of success) for consideration into Medicare near</li> </ul>
data to support the Medicare Line of	and Innative and Appeals and Grievances functioning capacity
Business Strategy	Utilization Management (UM) reversals     Rate of Independent Review Entity (IRE) forwarding
PwC	Direct Membe <b>Risk</b> imbursement (DMR) and payment issues that may be systemic
FWG	19
Eimal D	al. a
Final Rema	TKS .
	nt roles and responsibilities with a culture of accountability
throughout the compliance stand	e organization for success in meeting CMS operational dards and timeliness requirements
•	accuracy and completeness, with specific functional
responsibilitie	es for each line of defense
Factor in vendo	r/FDR needs and impacts to TMP and Program Audit universes
	orts to support Medicare line of business success and strategy
development	
	Analysis
	Risk
PwC	20
Question	ns?
7	<del></del>

Thank you!	
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PwC 22	