PUBLIC SUBMISSION

As of: 9/10/24, 9:15 AM

Received: September 09, 2024

Status: Draft

Tracking No. m0v-h1k2-5mcp

Comments Due: September 09, 2024

Submission Type: Web

Docket: CMS-2024-0255

Part C Medicare Advantage Reporting Requirements and Supporting Regulations in 42 CFR 422.516(a) (CMS-

10261)

Comment On: CMS-2024-0255-0001

Part C Medicare Advantage Reporting Requirements and Supporting Regulations in 42 CFR 422.516(a) (CMS-

10261)

Document: CMS-2024-0255-DRAFT-0012

Comment on CMS-2024-0255-0001

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General Comment

We appreciate the opportunity to provide comment on the proposed updates to the Part C Reporting Requirements for CY 2025. In our review of the crosswalk, we noticed that at the end of the spreadsheet there were several notes that were labeled as being clarifications to the supplemental benefits reporting section but were for elements that do not appear on the supplemental benefits report. For example, these notes reference Data Element A as an open text field for listing supplemental items or services, but Data Element A is the plan's contract ID). We would encourage CMS to review those notes and, if elements were overlooked for inclusion in the report, ensure that stakeholders are given an opportunity to review and provide comment before finalizing any additions.