

Author Full Name : Steve Postal**Received Date :** 05/01/2025 11:14 AM**Comments Received :**

The National Community Pharmacists Association (NCPA) appreciates the opportunity to provide comments to the Centers for Medicare and Medicaid Services (CMS) to its docket: Agency Information Collection Activities: Proposed Collection; Comment Request [Docket No. CMS–10912] regarding the Medicare Transaction Facilitator for 2026 and 2027 under Sections 11001 and 11002 of the Inflation Reduction Act (IRA).

Please see attached for three separate comments: 1) our comments to Appendix A: Drug Price Negotiation Program MTF DM Dispensing Entity and Third-Party Support Entity Enrollment Form; 2) our comments to Appendix B: Drug Price Negotiation Program MTF DM Primary Manufacturer MFP Effectuation Plan Form; and 3) our comments to Appendix D: Drug Price Negotiation Program Complaint and Dispute Intake Form.

NCPA thanks CMS for the opportunity to provide feedback, and we stand ready to work with the agency to offer possible solutions and ideas. Please let us know how we can assist further, and should you have any questions or concerns, please feel free to contact me at steve.postal@ncpa.org or (703) 600-1178.

Sincerely,
Steve Postal, JD
Senior Director, Policy & Regulatory Affairs
National Community Pharmacists Association