Good morning Chairman Pitts, Ranking Member Pallone, and other distinguished Members of the Subcommittee. I am Robert Vito, Regional Inspector General for Evaluation and Inspections at the U.S. Department of Health and Human Services, Office of Inspector General (OIG). Thank you for the opportunity to testify about the Centers for Medicare & Medicaid Services’ (CMS) oversight of Medicare contractors.

CMS relies on contractors to administer the Medicare program and is responsible for overseeing the contractors’ performance. CMS contracts with Medicare Administrative Contractors (MACs) to process Parts A and B claims; Medicare Advantage (MA) plans to provide managed care services under Part C; Part D plans to provide prescription drug coverage under Part D; and benefit integrity contractors, which serve to protect Medicare from fraud, waste, and abuse.

RECURRING ISSUES LIMIT CMS’S OVERSIGHT OF MEDICARE CONTRACTORS

Two years ago, OIG testified before this Committee and outlined problems with CMS’s oversight of its benefit integrity contractors’ activities.1 These problems included CMS’s limited use of contractor-reported program activity data for oversight activities, significant variation in results across contractors, and a lack of uniformity and understanding of key fraud terms and definitions across contractors.

My testimony today is based on recent evaluation reports, as well as a larger body of OIG work identifying vulnerabilities in CMS’s oversight of contractors. Today, OIG is issuing two reports on CMS’s oversight of its Medicare Parts C and D contractors that highlight problems similar to those that we identified with its benefit integrity contractors.2 Earlier this year, OIG issued two reports on MACs’ activities that also highlight the need for more timely and targeted oversight of the contractors administering Medicare Parts A and B.3

---
Regardless of the type of Medicare contractor—Parts A and B fee-for-service, MA, or Part D—there are common issues that limit CMS’s oversight of its contractors. CMS has not:

- leveraged contractor-reported data to improve oversight;
- investigated variation in data across contractors to determine underlying causes, especially when it is not explained by the size or geographical jurisdiction of contractors;
- addressed underperforming contractors timely and required corrective actions for all performance standards that were not met; or
- shared information with beneficiaries and other stakeholders that could assist antifraud efforts.

**CMS HAS NOT LEVERAGED CONTRACTOR-REPORTED DATA TO IMPROVE ITS OVERSIGHT OF MA AND PART D PLANS**

With more than $200 billion in expenditures and millions of Medicare beneficiaries covered under MA and Part D, it is paramount that CMS perform regular and rigorous oversight of its MA and Part D plans. This oversight ensures that beneficiaries are served well by the plans and that payments made on behalf of the programs are legitimate and appropriate. However, the two reports released today demonstrate that CMS has not fully leveraged contractor-reported data to improve its monitoring and oversight of MA and Part D plans. CMS also has not investigated extreme variations in contractor-reported MA and Part D data to determine the underlying causes.

CMS has made limited use of Part C data to oversee MA plans despite investments in contractor reviews of the data

CMS has collected data from MA plans under the Part C Reporting Requirements since 2009. These reporting requirements include data on serious reportable adverse events, grievances, and appeals. The Part C Reporting Requirements data are a significant resource for oversight and improvement of the MA program because they pertain to the performance of MA plans and often are not available to CMS from other sources.

In its report released today, OIG found that, while CMS’s contractor had performed regular and extensive analytics to identify inaccuracies and outliers in the Part C data, CMS did not use the data to inform its oversight of the MA plans.

**CMS’s contractor identified issues with the Part C data reported by MA plans.** CMS contracted with Acumen to review and analyze all Part C Reporting Requirements data submitted by MA plans, identify data issues, and notify affected MA plans. We found that Acumen has performed the required reviews and supplied both CMS and MA plans with information about the data issues it identified. For 2010 and 2011, Acumen identified 2,134 data issues across 513 of the 638 MA plans that submitted data. Specifically, the data issues included 1,904 outlier incidents, 147 incidents of overdue data, 50 incidents of inconsistent data, and
33 incidents of placeholder data. These data issues could signal performance problems that CMS could target for review.

**CMS did not follow up with MA plans about data issues and did not use reported data to oversee MA plan performance.** Acumen provided CMS with information about each data issue it identified before notifying the MA plans on CMS’s behalf. Many MA plans received notices about submissions of outlier data, but CMS did not determine whether these outliers reflected inaccurate reporting or atypical plan performance. CMS did not contact any MA plans to determine the cause of the outlier data values, ensure that inconsistent data were corrected, or address data submitted with placeholder values.

Part C regulations authorize CMS to find an MA plan out of compliance with contract requirements when the plan’s performance represents an outlier relative to the performance of peer organizations. However, CMS has not used analytics and data reports provided by Acumen to inform the selection of MA plans for audits or to issue compliance notices to MA plans for performance concerns.

**CMS has not shared the Part C Reporting Requirements data with the public.** As far back as 2009, CMS indicated that one purpose of Acumen’s contract was to create Public Use Files. To date, CMS has not released any Public Use Files regarding the Part C Reporting Requirements data. Additionally, CMS has not included any of the Part C Reporting Requirements measures in its calculation of the star ratings for MA plans. These ratings are posted for consumers on the Medicare Plan Finder Web site and are used to award value-based bonus payments to MA plans.

**CMS has not required mandatory reporting of fraud and abuse data by Part D plans nor has it taken advantage of the voluntarily reported data to monitor plans**

MA and Part D plans’ efforts to identify and address potential fraud and abuse are crucial to protecting the integrity of the Parts C and D programs. Since 2008, OIG has repeatedly recommended that CMS require mandatory reporting of fraud and abuse data by MA and Part D plans. CMS has disagreed and, therefore, does not require mandatory reporting of fraud and abuse by these plans. Instead, since 2010, it has encouraged Part D plans to voluntarily report fraud and abuse.

OIG is releasing a report today that determines the extent to which Part D plans voluntarily reported fraud and abuse data and determines whether CMS used these data to monitor and oversee plans’ activities to identify fraud and abuse. We found that CMS has not used the data to monitor the success of its Part D plans’ fraud and abuse identification activities.

---

4 An MA plan is considered to have submitted Part C data that contain placeholders if it submitted values of zero for two or more measures in a reporting period. An MA plan submitted inconsistent data if it submitted data values for a measure that contradict one another. An outlier data value is a data value that falls outside a specified range of reported values, or falls above or below a predetermined benchmark value.
More than half of Part D plans did not voluntarily report fraud and abuse data. Between 2010 and 2012, no more than 40 percent of Part D plans reported any fraud and abuse data to CMS. The percentage reporting declined each year—40 percent of plans reported data in 2010, 37 percent in 2011, and 35 percent in 2012. The sponsors that did not voluntarily report any data for all 3 years covered 14.5 million beneficiaries in 2012, or 46 percent of the total number of beneficiaries enrolled in Part D plans. Therefore, CMS does not have data on incidents of potential fraud and abuse for plans covering almost half of the beneficiaries enrolled in Part D.

While CMS has instituted voluntary rather than mandatory reporting, it has stated that it is difficult to draw conclusions from the data that can be shared among plans and law enforcement because the reporting of the data is voluntary.

Identification of fraud and abuse varied significantly across Part D plans, and important details about fraud abuse are not collected. Overall, plans identified 64,135 incidents of potential fraud and abuse between 2010 and 2012. The number of such incidents identified varied significantly among the 320 plans that voluntarily reported data. More than one-third did not identify any incidents of potential fraud and abuse in at least one year. In contrast, in 2012, just three Part D plans identified more than two-thirds of all reported fraud and abuse incidents that year. The number of incidents that plans identified annually ranged from 0 to 13,919, with a median of 4 incidents per plan.

The variability in the number of incidents identified was often not explained by the size of the plans’ enrollment. However, CMS did not perform any work to determine the underlying cause of the variability. Without conducting this analysis, CMS cannot determine whether plans are reporting incorrect data, have ineffective programs to detect fraud, or lack a common understanding of what constitutes a potential fraud and abuse incident.

Moreover, CMS does not collect detailed information on the incidents, such as who committed the potential fraud, and other case-specific details that could assist in followup. Without this detailed information, CMS may be missing the opportunity to discover and alert plans to new or expanding fraud and abuse schemes.

More than a quarter of Part D plans reported initiating no inquiries and corrective actions regarding incidents of potential fraud and abuse. CMS requires plans to conduct a timely, reasonable inquiry and to carry out appropriate corrective actions in response to potential fraud and abuse. From 2010 to 2012, 28 percent of plans that identified fraud reported initiating no inquiries and corrective actions with regard to any of the incidents. In that timeframe, these 74 plans identified 4,028 incidents of potential fraud and abuse. Though they are not required to do so, Part D plans can also refer incidents of potential fraud and abuse to CMS, Federal and local law enforcement, and State agencies. Sixty-one percent of the plans did not refer any identified incidents to these entities.

CMS did not use the reported data to monitor Part D plans’ fraud detection and prevention efforts. CMS reported that it did not use the voluntarily reported data for monitoring or oversight purposes. CMS did not follow up with plans about their fraud and abuse control
activities related to the voluntarily reported data. More than 2 years after receiving the data, CMS has not used the data to assess plans’ fraud prevention and detection efforts. However, CMS stated that it is formulating processes to follow up with Part D plans and to use the reported data to monitor and oversee them.

Additionally, CMS reported that it did not share the data on potential fraud and abuse with plans or law enforcement but did begin sharing the data with its Medicare Drug Integrity Contractor (MEDIC) in 2013. According to CMS, the MEDIC has developed methodologies to analyze the data. CMS stated that it is discussing and formulating processes for sharing data with plans and law enforcement.

MACS DID NOT MEET ALL PERFORMANCE STANDARDS, TWO MACS CONSISTENTLY UNDERPERFORMED, AND CMS REVIEWS OF MAC PERFORMANCE WERE NOT ALWAYS CONDUCTED TIMELY

MACs process hundreds of billions of dollars in Parts A and B fee-for-service claims every year. CMS awarded $4.3 billion over a 5-year period to the 16 MACs that were operational in 2013. Given the billions of dollars awarded to MACs and the critical role they play in administering Medicare Parts A and B, effective oversight of MACs’ performance is important to ensure that they are adequately processing claims and performing other assigned tasks. In January 2014, OIG issued a report that describes the extent to which MACs met performance standards and CMS assessed and monitored MACs’ performance.

CMS’s performance reviews of MACs were extensive, but they were not always completed timely

Overall, CMS conducted extensive activities to review MACs’ performance. This is important because MAC reviews provide vital performance information and can be used by CMS to support future award decisions. However, for the same reasons, it is also important that CMS complete these reviews timely. While CMS goes through an extensive process to finalize MACs’ performance evaluations, it did not always do so timely. For the 25 evaluations that had a final report date in the performance reporting system, the time between the end of the performance period and the date the report was finalized ranged from 8 months to more than 2 years. If performance evaluations are not completed timely, the information they contain cannot be used to support future contract award decisions.

5 The MEDIC is responsible for detecting and preventing fraud, waste, and abuse in Medicare Parts C and D nationwide.
MACs met the majority of quality assurance standards reviewed by CMS; however, a quarter of unmet standards were not resolved

There were 1,201 standards included in CMS’s quality assurance reviews of MACs across 2 performance periods. Overall, MACs met 74 percent (891) of these standards and did not meet 26 percent (310). CMS conducts quality assurance reviews to ensure that MACs are providing the quality of services required in their contracts. MACs did not meet over 40 percent of standards in each of three areas—processing of provider enrollment applications, processing of claims in which Medicare is not the primary payer, and managing the timeliness and accuracy of the Medicare appeals process. MACs had not resolved issues with 27 percent of unmet standards and CMS did not require action plans for 12 percent of unmet standards. OIG found that unmet standards without action plans were almost four times more likely to have issues go unresolved.

Two MACs consistently underperformed across various CMS reviews

Two MACs did not meet a high percentage of quality assurance standards. One of the MACs had the highest percentage of unmet standards (48 percent), and over half of the issues identified through its reviews had not been resolved. The second MAC did not meet 31 percent of the quality assurance standards.

CMS award fee distributions also indicated underperformance by these two MACs relative to the others. MAC contracts include an award fee that a MAC may earn if its performance exceeds basic requirements. There was an overall award fee pool of $39 million, of which MACs earned two-thirds, or $26 million. CMS awarded the lowest percentage of award fees to the two underperforming MACs—35 and 40 percent of their respective award fee pools. The two MACs were the only MACs that did not earn any award fee for the contract administration metric during one performance period. This metric evaluates a MAC’s overall ability to manage its contract, specifically in areas such as communication, flexibility, staffing, and cost management.

Despite performance issues, CMS renewed all of the contract option years for these two MACs. However, when the contract for one MAC’s jurisdiction was recompeted, CMS awarded the contract to a different contractor. At the end of 2013, the second MAC’s contract was still in effect and the recompete for the jurisdiction had not yet been completed. According to CMS staff, the agency has considered not renewing contract option years for MACs performing at substandard levels. However, it takes approximately one year for CMS to solicit and award a new contract. With only 4 option years for each contract, CMS reported that the resources and risk involved in conducting an unforeseen procurement to replace a poorly performing MAC made such a decision impractical.
CMS IS MISSING THE OPPORTUNITY TO ENLIST MILLIONS OF MEDICARE BENEFICIARIES IN THE FIGHT AGAINST FRAUD THROUGH LACK OF GUIDANCE TO MACS ON UNDELIVERED MEDICARE SUMMARY NOTICES

As part of its efforts to reduce Medicare fraud and abuse, CMS relies on beneficiaries to report suspicious activity identified on their Medicare Summary Notices (MSNs). MSNs are paper forms that summarize Parts A and B processed claims. MACs are responsible for processing MSNs and mailing them to beneficiaries. A CMS official stated in June 2013 that beneficiaries’ best defense against fraud includes checking their MSNs for accuracy. If MSNs go undelivered, beneficiaries do not have the opportunity to review the services or items billed to Medicare.

In January 2014, OIG released a report that provided information on the quantity of undelivered MSNs and the procedures that MACs⁶ use to track and follow up on undelivered MSNs.

Over 4 million MSNs were not delivered to beneficiaries in 2012

OIG found that CMS did not monitor how many MSNs failed to reach Medicare beneficiaries during 2012. In 2012, MACs mailed 194 million MSNs to beneficiaries. According to the MACs, approximately 4.2 million MSNs were returned as undeliverable in 2012. MACs could not provide the total Medicare payment amounts associated with these undelivered MSNs. However, the allowed amounts associated with a sample of 1,445 undelivered MSNs returned in January 2013 totaled $2.7 million. Of 1,445 undelivered MSNs, 51 included paid claims that were associated with beneficiary or provider numbers that had been compromised in some way, e.g., identity theft.

Tracking and followup on undelivered MSNs is limited and varies across contractors

CMS requires MACs to provide MSNs to Medicare beneficiaries, but it has not issued guidance regarding whether or how to track and follow up on undelivered MSNs. In practice, not all MACs track or follow up on undelivered MSNs, and those that do utilize a variety of methods. Half of MACs attempt to verify addresses on undelivered MSNs, but few conduct any further followup.

MACs reported that incorrect or invalid addresses were the most common reasons MSNs were undeliverable. Eight years ago, CMS had recognized that beneficiary address data were not transferring correctly from its system to its contractors’ shared systems. CMS instructed system maintainers to modify the system to accept the complete addresses. From a sample of undelivered MSNs, OIG identified incomplete addresses that appeared to result from incorrect transfers of address data into MACs’ shared systems.

⁶ There were 17 MACs, 1 fiscal intermediary, and 1 carrier processing MSNs during OIG’s review.
Because of the large number of MSNs that fail to reach beneficiaries and the lack of CMS guidance to MACs on how to address the underlying cause of this failure, CMS is missing the opportunity to solicit beneficiaries’ assistance in its fraud detection efforts.

**ACTIONS TO IMPROVE CMS’S OVERSIGHT OF MEDICARE CONTRACTORS**

The effective oversight of Medicare contractors is a continuous, demanding, and often resource-intensive process. However, OIG has discovered a number of recurring issues that limit CMS’s oversight across all contractor types. For MA and Part D plans, CMS has taken steps to collect potentially useful data, but has not followed up to determine the causes of outlier or questionable data. These data could assist CMS in uncovering potential performance issues with its contractors. CMS has developed a multitude of methods to review MAC performance and identify performance issues, but does not always have the tools in place to ensure that issues are corrected. There are a number of actions that CMS should take to improve its oversight of Medicare contractors. CMS has stated that it is considering implementing some of these actions. For example, after many years of not concurring with OIG recommendations to analyze variation in contractor-reported data, CMS has recently agreed to begin reviewing the variations among MA and Part D plans’ data.

**To ensure that CMS has accurate and complete data for its oversight, CMS should:**

- Amend regulations to require MA and Part D plans to report to CMS, or its designee, their identification of and response to incidents of potential fraud and abuse.
- Provide MA and Part D plans with specific guidelines on how to define and count incidents of potential fraud and abuse, related inquiries, and corrective actions.

**To address significant variation in contractor performance, CMS should:**

- Determine whether outlier data values submitted by MA plans for the Part C Reporting Requirements reflect inaccurate reporting or atypical performance.
- Review data from plans to determine why certain plans reported especially high or low numbers of incidents of potential fraud and abuse, related inquiries, and corrective actions.

**To monitor, improve, and address poor contractor performance, CMS should:**

- Use appropriate Part C Reporting Requirements data as part of its reviews of MA plans’ performance.
- Seek legislative change to give CMS more flexibility in awarding new contracts when MACs are not meeting CMS performance requirements.
- Require action plans for all unmet quality assurance standards for MACs.
- Use results of MAC quality assurance reviews to help select award fee metrics.
- Establish and meet reasonable timeframes for issuing MAC performance reports.
To increase the sharing of information with beneficiaries and other stakeholders that would lead to improved awareness of the quality and integrity of Medicare services, CMS should:

- Provide guidance to MACs about the handling and review of MSNs that are returned as undeliverable.
- Ensure that the beneficiary address information used by MACs to print addresses on MSNs is complete and properly formatted.
- Establish a timeline for releasing the Part C Reporting Requirements Public Use Files.
- Share plans’ reported data on potential fraud and abuse with all plans and law enforcement.

OIG WILL CONTINUE TO REVIEW THE OVERSIGHT OF CMS CONTRACTORS

CMS contractors are responsible for administering more than a half a trillion dollars in Medicare benefits each year. Because of the importance of contractors in ensuring the effectiveness of CMS programs and OIG’s mission to protect the integrity of the Medicare program and the health and welfare of the beneficiaries it serves, OIG will continue to broaden its body of work on contractor oversight. OIG has work underway to review the landscape of contracts awarded at CMS with an emphasis on CMS’s contract closeout procedures. OIG is continuing to review performance across all types of Medicare benefit integrity contractors. OIG also is engaged in reviewing CMS’s contracting for the new health insurance marketplaces under the Affordable Care Act, including the awarding and oversight of, as well as contractor performance under, those contracts.

Thank you for your support of OIG’s mission and the opportunity to testify about CMS oversight of contractor activities.