TO: NQF Members
FR: NQF Staff
RE: Voting draft for *National Voluntary Consensus Standards for Imaging Efficiency: A Consensus Report*
DA: August 10, 2010

**Background**

This draft report from NQF’s Imaging Efficiency project is to support member voting on six imaging efficiency measures recommended for endorsement. NQF continues to engage the healthcare efficiency arena as variability in healthcare quality remains and the cost of care continues to rise. To address these issues, NQF initiated the Imaging Efficiency project which sought to identify and endorse measures concerned with imaging efficiency in the outpatient setting. A Steering Committee of 21 individuals representing a diverse range of stakeholder perspectives reviewed and considered for endorsement a total of 17 candidate imaging efficiency standards.

**Comments and Revised Draft Report**

The comment period for the draft report, *National Voluntary Consensus Standards for Imaging Efficiency: A Consensus Report*, concluded on June 28, 2010. NQF received 71 comments from 18 organizations on the draft report. The breakdown of the comments by Member Council is as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Comments</th>
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<tbody>
<tr>
<td>Consumers</td>
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<td>Health Professionals</td>
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<tr>
<td>Supplier and Industry</td>
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<tr>
<td>Non-members</td>
<td>16</td>
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</table>

All obtained comments were discussed by the Steering Committee. All measure-specific comments were forwarded to the measure developers, who were invited to respond. The comments, including responses from the measure developers, were discussed by the Steering Committee during a conference call that took place on July 16, 2010.

A table of detailed comments submitted during the review period, with responses and actions taken by the Steering Committee, is posted on the NQF voting webpage (here).

**Comments and Their Disposition**

**General comments**

There were numerous comments stating general support for the Imaging Efficiency project. Several comments requested that efforts be undertaken to broaden population parameters; address concerns regarding level of analysis listed for the measure; and for NQF to continue work in the efficiency arena in an effort to close measurement gaps.
Broaden Measure Population Criteria

Several comments highlighted a concern for measures which are only applicable to a specific insurance population and requested that efforts be undertaken to broaden those measures with narrow patient population parameters (age to include persons under the age of 65).

**Action taken:** The Committee reiterated their request for the expansion of measures with narrow population parameters, but acknowledged the developer is unable to expand the measure’s population at this time due to time constraints and the testing requirement. After discussion of the comments, the Committee maintained its position to recommend the measures for endorsement as currently specified.

Level of Analysis

The Steering Committee considered requests to clarify the level of analysis for those measures recommended for endorsement. Comments also questioned whether several performance measures that address a level of analysis beyond the clinician level were appropriate.

**Action taken:** The Committee reviewed the level of analysis for each measure and acknowledged NQF’s efforts in collaborating with the measure developers to verify the level of analysis for each measure and update the draft report. The Committee recommends NQF explore options to refine the measure submission and review process as appropriate. After discussion of the comments, the Committee determined that the level of analysis for those measures recommended for endorsement were applicable and valid.

Measurement Gaps

Several comments identified the need for more measures of efficiency within the imaging field and larger healthcare system.

**Action taken:** The Steering Committee acknowledged the need for more measures efficiency and worked diligently with measures developers on this project to refine their measures. The Steering Committee supports NQF’s efforts in the imaging efficiency measurement arena and encourages measure developers to continue their work in this field.

Measure-specific comments

Measure IEP-005-10 Pulmonary CT imaging for patients at low risk for pulmonary embolism
Measure IEP-007-10 Appropriate head CT imaging in adults with mild traumatic brain injury

The public and member comments for measure IEP-005-10 and IEP-007-10 were generally supportive with some requests for modifications to the measures. Concerns with the measures focused on the feasibility and reliability in facilities which lack sufficient functional order entry or electronic systems. The measure developer based on previous Steering Committee request, had provided a paper based data collection instrument to collect the data elements necessary for the measure for use at facilities without an electronic system. While the measure was tested using a specific electronic data collection tool, the paper based data collection instrument was not tested. The Committee recommended the measure for time-limited endorsement, requiring the developer to test the paper based data collection instrument and provide testing results to NQF within twelve months of the measure’s time-limited endorsement date.
Action taken: The Steering Committee believes the measure as specified represents a strong indicator of imaging efficiency and quality in the healthcare arena. Testing has already been conducted through electronic data sources, and the testing results for the paper based data collection instrument will be provided to NQF within twelve months of endorsement; the Committee sees no further need to delay the progress of this measure.

Measure IEP-010-10 Cardiac Imaging for Preoperative Risk Assessment for Non-Cardiac Low-Risk Surgery
The public and member comments for measure IEP-010-10 varied, with some in support and others opposed to the measure. Comments not in support of the measure highlighted a concern regarding the potential for misclassification and small sample sizes. Misclassification was of concern because the measure cannot account for all reasons why the test may have been ordered.

Action taken: The Committee acknowledged the potential for misclassification, but reiterated the focus of the measure is on the outliers, and thus determined that the misclassification was acceptable for this measure. Furthermore, based on empirical data submitted by the measure developer, the Committee determined that while the measure has small sample sizes the outliers are captured and meaningful to assess. The Committee believes the measure as currently written represents a strong indicator of imaging efficiency and quality in the healthcare arena. After discussion of the comments the Committee maintained its recommendation for endorsement for this measure.

Measure IEP-013-10 Use of brain computed tomography (CT) in the emergency department (ED) for atraumatic headache
Overall, public and member comments reflected lack of support for the measure. Comments focused on the potential for unintended consequences with the use of the measure. In particular, there were concerns that older patients with headache could have other clinical reasons for imaging, such as use of oral anticoagulants that would not be captured in this claims-based measure. Prior to member and public comment, the Steering Committee voted to recommend measure IEP-013-10. However, in response to public and member comments regarding this measure the Steering Committee elected to reconsider the measure. The Committee reassessed the measure submission form, reviewed past deliberations and documentation provided by the developer.

Action taken: The Committee was concerned with the overall number of comments not in support of the measure. The Committee elected to conduct a revote on measure IEP-013-10 in response to obtained public and member comments. The measure revote concluded on Thursday, August 5, 2010. The results of the revote were as follows: 8 votes recommending the measure for endorsement vs. 12 votes not recommending the measure for endorsement. Based on the Committee’s revote, measure IEP-013-10 is not recommended for endorsement.
Measure IEP-014-10 Cardiac stress imaging not meeting appropriate use criteria: preoperative evaluation in low risk surgery patients
Measure IEP-015-10 Cardiac stress imaging not meeting appropriate use criteria: routine testing after percutaneous coronary interventions (PCI)

Overall, the public and member comments for measures IEP-014-10 and IEP-015-10 were favorable. Some comments supported the measures with modifications, specifically to add stress magnetic resonance imaging (MRI) and coronary computed tomography angiography (CTA) to the measures.

*Action taken:* The Committee agrees with the comment and had previously requested the addition of stress MRI and CTA to IEP-014-10 and IEP-015-10. The Committee and the measure developer affirmed the addition of stress MRI and CTA to the measure; however, the addition is not expected to substantially change the measure due to the low volume of the added procedures. The Committee maintained its recommendation for endorsement.

Measure IEP-016-10 Cardiac stress imaging not meeting appropriate use criteria: testing in asymptomatic, low risk patients

Public and member comments for measure IEP-016-10 were mixed. Comments in support of the measure with modifications specifically requested the addition of stress MRI and CTA as well as incorporating time frames into the measures specifications.

*Action taken:* The Committee and the measure developer confirmed that stress MRI and CTA to the measure have been added; however, the addition is not expected to substantially change the measure due to the low volume of the added procedures. The Committee maintained its recommendation for endorsement.

**NQF Member Voting**

Information for electronic voting has been sent to primary contacts at NQF Member organizations. Comments accompanying votes must be submitted by e-mail and must identify submitter, organization, and the specific ballot item that the comments accompany.

Please note that voting concludes on **Friday, September 10, 2010, at 6:00 PM (ET)** – no exceptions.
NATIONAL QUALITY FORUM

NATIONAL VOLUNTARY CONSENSUS STANDARDS FOR IMAGING EFFICIENCY:
A CONSENSUS REPORT

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NQF REVIEW DRAFT: DO NOT CITE OR QUOTE
NQF MEMBER VOTES DUE TO NQF BY SEPTEMBER 10, 2010 6:00PM ET
EXECUTIVE SUMMARY

According to the Centers for Medicare and Medicaid Services (CMS), expenditures on healthcare costs have continued to escalate at rates that far outpace inflation. Recent data from CMS shows expenditures on healthcare in the United States are projected to surpass $2.5 trillion in 2009, more than three times spent in 1990. By 2019, CMS projects national health spending will reach $4.5 trillion and comprise 19.3 percent of the U.S. gross domestic product (GDP), though it is unclear that this increased spending will yield improved health outcomes.

Outpatient imaging is a critical component of today’s healthcare delivery system, with important applications in establishing diagnoses, prognosis, and monitoring therapy. Despite the benefits of imaging technology, recent reports from the Government Accountability Office (GAO) point to the need for caution as we witness immense growth in the volume and intensity of imaging services. Research from the GAO’s 2008 Annual Report state within Medicare alone, expenditures for imaging services more than doubled from 2000 to 2006. Further, the number of imaging services provided varied substantially (up to three-fold) across the country, signaling the potential presence of overuse.

To achieve quality and improve the efficiency in the delivery of imaging services, there is a need to publicly report measures on the appropriate and efficient use of imaging procedures in outpatient settings. The goal of this consensus standards project is to promote the appropriate use of outpatient imaging services, thus, avoiding redundancy and unnecessary exposure to radiation, reducing the use of painful and wasteful follow-up procedures, and ensuring that patients get the right healthcare service the first time.

To date, NQF has endorsed a limited number of imaging efficiency measures focused on the appropriateness or efficiency of imaging services. The current imaging efficiency project seeks to bolster the 2009 report by identifying and endorsing additional measures related to the
appropriateness and efficiency of outpatient imaging at the clinician and facility/agency levels for public reporting and quality improvement.

This report presents six NQF-endorsed® consensus standards and a number of research and measure development recommendations regarding the appropriateness and efficiency of outpatient imaging services.

- IEP-005-10 Pulmonary CT imaging for patients at low risk for pulmonary embolism
- IEP-007-10 Appropriate head CT imaging in adults with mild traumatic brain injury
- IEP-010-10 Cardiac Imaging for Preoperative Risk Assessment for Non-Cardiac Low-Risk Surgery
- IEP-014-10 Cardiac stress imaging not meeting appropriate use criteria: preoperative evaluation in low risk surgery patients
- IEP-015-10 Cardiac stress imaging not meeting appropriate use criteria: routine testing after percutaneous coronary intervention (PCI)
- IEP-016-10 Cardiac stress imaging not meeting appropriate use criteria: testing in asymptomatic, low risk patients
BACKGROUND
Healthcare costs have continued to escalate at rates that far outpace inflation. Expenditures on healthcare in the United States are projected to surpass $2.5 trillion in 2009, more than three times that spent in 1990.\textsuperscript{1} Current projections estimate that by 2019, national health spending will reach $4.5 trillion and comprise 19.3 percent of GDP,\textsuperscript{2} though it is unclear that this increase will yield improved health outcomes.

Outpatient imaging is a critical component of today’s healthcare delivery system, with important applications in establishing diagnoses and prognoses and monitoring therapy. Cutting-edge imaging technologies help diagnose and treat life-threatening disease, such as cancer, allow for earlier diagnosis, and reduce the need for more invasive surgical or other procedures. Despite the benefits of imaging technology, recent reports point to the need for caution as the volume and intensity of services experience a boom in growth without proof of desirable patient outcomes.\textsuperscript{3}

A core challenge for policy makers and providers of care is how to increase quality and improve the efficiency of the delivery system. Imaging services represent a major cost driver of today’s healthcare delivery system with recent trends in imaging practices and cost growth gaining national attention. In 2008, two-thirds of spending on imaging services occurred in a physician office setting indicating a shift away from the provision of such services from the traditional hospital or other institutional based setting.\textsuperscript{4} This shift signals a need for measures of quality and efficiency to reflect the changing care setting. Despite a reversal in spending for physician imaging services in 2007 by 12.7 percent from 2006, Medicare spending on advanced medical imaging modalities (computed tomography, magnetic resonance imaging and nuclear medicine) continues to grow at a rapid rate, when compared to the growth of spending among less advanced imaging modalities (ultrasound and X-rays).\textsuperscript{5} Furthermore, the MedPAC report found that the number of imaging services provided varied substantially (up to three-fold) across the country, signaling the potential presence of overuse.\textsuperscript{6} Despite the important role of outpatient
imaging, few national standards exist to address variations in delivery practices, define quality outcomes related to the use of imaging, or allow for the measurement of these services.

To achieve quality and improve the efficiency in the delivery of imaging services, there is a growing need to publicly report measures on the appropriate and efficient use of imaging procedures in outpatient settings. The goal of this consensus standards project is to promote the appropriate use of outpatient imaging services, thus avoiding redundancy and unnecessary exposure to radiation, reducing the use of painful and wasteful follow-up procedures, and ensuring that patients get the appropriate healthcare service the first time. These strategies have the potential to improve both the quality and affordability of healthcare.

Efficiency has historically been difficult to measure, with varying definitions of “efficiency” further compounding the healthcare arena’s adoption of or move to efficiency standards. Most recently, a report prepared for the Agency for Healthcare Research and Quality (AHRQ) on the typology of efficiency measures defined efficiency as an attribute of performance that is measured by examining the relationship between a specific product of the healthcare system (an output) and the resources used to create that product (an input). This definition allows for the health service outputs to be defined with reference to quality criteria. The National Quality Forum (NQF) Measurement Framework: Evaluating Efficiency Across Patient-Focused Episodes of Care, which predated the AHRQ prepared report, adopted the Ambulatory Care Quality Alliance (AQA) definition for efficiency and further emphasized that the purpose of the healthcare delivery system is “to improve health, reduce the burden of illness, and maximize the value of individual and societal resources allocated to health care.”

Assessing the quality and value of care delivered in relation to resources used is vital when evaluating efficiency. Practices or procedures that consume fewer resources but yield a lower quality or value of care may be considered inefficient compared to those practices or procedures that use more resources but produce a higher quality and value of care.
STRATEGIC DIRECTIONS FOR NQF

NQF’s mission includes three parts: 1) setting national priorities and goals for performance improvement, 2) endorsing national consensus standards for measuring and publicly reporting on performance, and 3) promoting the attainment of national goals through education and outreach programs. As greater numbers of quality measures are developed and brought to NQF for consideration of endorsement, it is incumbent on NQF to assist stakeholders to “measure what makes a difference” and address what is important to achieve the best outcomes for patients and populations. For more information see www.qualityforum.org/projects/imaging_efficiency.aspx.

Several strategic issues have been identified to guide consideration of candidate consensus standards:

DRIVE TOWARD HIGH PERFORMANCE. Over time, the bar of performance expectations should be raised to encourage achievement of higher levels of system performance.

EMPHASIZE COMPOSITES. Composite measures provide much needed summary information pertaining to multiple dimensions of performance and are more comprehensible to patients and consumers.

MOVE TOWARD OUTCOME MEASUREMENT. Outcome measures provide information of keen interest to consumers and purchasers, and when coupled with healthcare process measures, they provide useful and actionable information to providers. Outcome measures also focus attention on much-needed system-level improvements, since achieving the best patient outcomes often requires carefully designed care process, teamwork, and coordinated action on the part of many providers.

CONSIDER DISPARITIES IN ALL THAT WE DO. Some of the greatest performance gaps relate to care of minority populations. Particular attention should be focused on identifying disparities-sensitive performance measures and on identifying the most relevant race/ethnicity/language strata for reporting purposes.
NATIONAL QUALITY FORUM

NATIONAL PRIORITIES PARTNERSHIP

NQF seeks to endorse measures that address the National Priorities and Goals of the NQF-convened National Priorities Partnership. The National Priorities Partnership represents those who receive, pay for, provide, and evaluate healthcare. The National Priorities and Goals focus on these areas:

- patient and family engagement,
- population health,
- safety,
- care coordination,
- palliative and end-of-life care, and
- overuse.

NQF AND THE EFFICIENCY LANDSCAPE

In 2007, NQF took the initial steps in standardizing measures to address the appropriateness of diagnostic imaging services with the endorsement of five voluntary consensus standards. The project endorsed three measures for the appropriate use of imaging services for low back pain and two measures for use of imaging for patients with stroke. In April 2008, NQF launched the first NQF Outpatient Imaging Efficiency Project to further address appropriate and efficient use of diagnostic imaging in the outpatient setting. The project endorsed eight imaging efficiency measures at the practitioner and facility/agency level that relate to the appropriateness and efficiency of imaging services, including both the cost of imaging services and the related quality of care.9

care. The report ultimately produced nine guiding principles to be applied when evaluating efficiency within the healthcare system. Specifically:

- Principle 1: Efficiency measurement is multidimensional.
- Principle 2: Choice of measures to inform judgment on efficiency should include consideration of potential leverage.
- Principle 3: Measures used to inform judgment on efficiency should promote shared accountability across providers and should be assigned to the smallest unit of accountability as technically feasible.
- Principle 4: Measures used to inform judgments on efficiency should respond to the need to harmonize measurement across settings of care.
- Principle 5: Measures to inform judgments on efficiency should be used for benchmarking.
- Principle 6: Public reporting of measures of efficiency should be meaningful and understandable to consumers and entities accountable for their care.
- Principle 7: Inappropriate care cannot be efficient.
- Principle 8: The measurement framework should achieve its intended purpose and should be monitored for unintended consequences.
- Principle 9: Measures to inform judgments on efficiency should be an integral part of a continuous learning system.

The National Priorities Partnership, of which NQF is a convener and one of the 32 members, set a national agenda for efficiency when it delineated the reduction in waste as one of four major challenges important to improving the American healthcare system. The Partnership identified six priority areas critical to improving the quality and value of the healthcare delivery system, one of which focuses on the elimination of overuse while ensuring the delivery of appropriate care.

The Partnership report targeted specific areas of potential unwarranted diagnostic procedures, including:
cardiac computed tomography (noninvasive coronary angiography and coronary calcium
scoring);
- lumbar spine magnetic resonance imaging prior to conservative therapy, without red
  flags;
- uncomplicated chest/thorax computed tomography screening;
- bone or joint x-ray prior to conservative therapy, without red flags; and
- chest x-ray, preoperative.

To date, NQF has endorsed a limited number of imaging efficiency measures focused on the
appropriateness or efficiency of imaging services. The current imaging efficiency project seeks
to bolster the 2009 report, by identifying and endorsing additional measures related to the
appropriateness and efficiency of outpatient imaging at the clinician and facility/agency levels
for public reporting and quality improvement. While the imaging field is expansive, the scope of
this project focused on imaging efficiency in the outpatient setting. Specific outpatient imaging
efficiency measurement domains central to this project included:

- screening;
- patient safety;
- negative studies;
- noncontrast imaging of the same body part using same imaging modality followed by,
  but on a separate occasion, with contrast imaging of adjacent body parts;
- coordination of care;
- overlap; and
- duplication.
SCOPE OF THE IMAGING EFFICIENCY PROJECT

NQF’s National Voluntary Consensus Standards for Imaging Efficiency project seeks to identify and endorse measures for public reporting and quality improvement related to resource use and care coordination for hospital imaging.

NQF’S CONSENSUS DEVELOPMENT PROCESS (CDP)

Evaluating Potential Consensus Standards

Candidate standards were solicited through an open Call for Measures in December 2009 and searched through the National Quality Measures Clearinghouse. A total of 17 measures were submitted to the project and evaluated by the Outpatient Imaging Efficiency Steering Committee for appropriateness as voluntary consensus standards for accountability and public reporting. The Steering Committee evaluated the candidate consensus standards using NQF’s standard evaluation criteria: importance, scientific acceptability, usability, and feasibility. (See the NQF Development Process page for more details on evaluating potential consensus standards. http://www.qualityforum.org/uploadedFiles/Quality_Forum/Measuring_Performance/Consensus_Development_Process%E2%80%99s_Principle/EvalCriteria2008-08-28Final.pdf?n=4701.)

This report presents the 17 performance measures that were submitted to NQF for endorsement. They comprise the following areas:

- appropriateness of imaging, including measures that address potential overuse of certain imaging studies and appropriateness of referrals for imaging;
- efficient use and management of imaging diagnostic services (e.g., x-ray, magnetic resonance imaging, tomography, mammography);
- coordination of care and communication among all providers/departments regarding a diagnostic imaging service, including the appropriateness of the study and timely follow-up of abnormal results; and
- measures suitable for clinician and facility/agency-level analysis.
RECOMMENDATIONS FOR ENDORSEMENT

This report presents the results of the evaluation of 17 measures considered under NQF’s Consensus Development Process (CDP). Seven measures are recommended for endorsement as National Voluntary Consensus Standards suitable for public reporting and quality improvement.

Candidate Consensus Standards Recommended for Endorsement

IEP-005-10 Pulmonary CT imaging for patients at low risk for pulmonary embolism (PE) (Brigham and Women’s Hospital)

Percent of patients undergoing CT pulmonary angiogram for the evaluation of possible PE who have a documented indication consistent with guidelines prior to CT imaging.

This clinician, facility/agency, population level, and program measure assesses the rate of patients undergoing CT pulmonary angiogram (CTPA) for the evaluation of possible PE, who have a documented indication consistent with guidelines prior to the actual CT imaging. Every year, over ten million people in the United States present with chest pain or breathing difficulties, the main symptom of PE. While exact prevalence of PE is unknown, evidence suggests that 1 in every 500 to 1 in every 1000 emergency department (ED) patients has a PE. Recent advancement in technology, including D-dimer serological testing and CTPA have resulted in significant changes in U.S. practice with CTPA being considered the definitive test for PE. This measure aims to improve imaging efficiency within the outpatient setting by reducing the inappropriate ordering of CTPA for pulmonary embolisms, by guiding clinical practice towards the use of initial D-dimer testing rather than deferring immediately to CTPA for suspicion of a PE. In addition to improving efficiency, the measure also has tangible implications for patient safety as ionizing radiation from CTPA can increase the lifetime risk of cancer, particularly in young women.

The Steering Committee acknowledged the value of the measure and believed it was best suited as an “overuse” measure rather than strictly as an “efficiency” measure. In changing the measure to an overuse measure the developer was able to amend the numerator specifications, specifically relating to the D-dimer. According to the Steering Committee’s recommendations the measure
developer updated the numerator specifications to read: “number of hemodynamically stable patients who receive CT pulmonary angiograms for suspected pulmonary embolism who have either:

- a low clinical probability of PE and a negative D-dimer
- a low clinical probability of PE and no D-dimer performed
- no documentation of a pre-test probability.”

The Committee was agreeable to the update and noted the importance of requiring a pre-test probability score as part of the pre-test assessment to prevent biases, because those who do not have a pre-test risk assessment would not be included in the measure.

The Steering Committee noted challenges in the feasibility of the measure as specified because it was based on and tested using a proprietary electronic data collection tool used at the Brigham and Women’s Hospital. The measure developers consequently specified a paper data collection tool to accompany the measure; the paper tool will be publicly available. The Committee felt the measure was of great value and would help improve the efficiency of pulmonary CT imaging. Because the paper data collection tool as specified has not been tested, the Steering Committee recommended the measure for time-limited endorsement.

IEP-007-10 Appropriate head CT imaging in adults with mild traumatic brain injury (Brigham and Women’s Hospital) Percent of adult patients who presented within 24 hours of a non-penetrating head injury with a Glasgow coma score (GCS) >13 and underwent head CT for trauma in the ED who have a documented indication consistent with guidelines prior to imaging.

This clinician, facility/agency, or population level measure aims to evaluate the rate of adult patients presenting to the ED within 24 hours of a non-penetrating head injury with a Glasgow coma score (GCS) >13, who underwent head computed tomography (CT) for trauma and who have a documented indication consistent with guidelines prior to imaging. The measure uses the

Head injuries represent a common complaint in U.S., comprising more than 1.8 million cases annually in the ED setting.15 As technologies have improved and access to CTs has increased, CTs are increasingly used for the evaluation of minor head injuries. This increased use of head CTs for minor head injuries or in low risk patients adds a significant cost to the healthcare system, while yielding few results as a CT scan has only minimal ability to detect intracranial injury in a low risk patient.16 Despite the significant cost, variations in the use of CT scans have been identified.17 This measure aims to use previously standardized and evidence-based clinical decisions to reduce unnecessary CT scans and improve imaging efficiency in the ED setting.

The Steering Committee agreed that the measure is based on strong evidence-based guidelines and targets a critical imaging practice in the ED setting. The Committee initially debated the inclusion criteria of GCS >13 (as specified) verses an alternative inclusion criteria of GCS ≥13. The measure developer responded with a rationale for the GCS>13 criteria being representative of the most recent evidence-based guidelines, to which the Committee was agreeable.

As with other measures submitted by the Brigham and Women’s Hospital, the Steering Committee had concerns regarding the feasibility of the measure as it is based on and tested using a proprietary electronic data collection system. The measure developer supplied a paper format of the data collection tool to be used at facilities without the proprietary electronic system. While the paper format presents some challenges, specifically regarding the feasibility of the measure, the Committee felt the measure was of great value and would help improve the efficiency of head CT imaging. Because the paper data collection tool as part of the specification has not been tested, the Steering Committee recommended the measure for time-limited endorsement.
IEP-010-10 Cardiac Imaging for Preoperative Risk Assessment for Non-Cardiac Low-Risk Surgery (Centers for Medicare and Medicaid Services) This measure calculates the percentage of low risk, non-cardiac surgeries performed at a hospital outpatient facility with a Stress Echocardiography, SPECT MPI or Stress MRI study performed in the 30 days prior to the surgery at a hospital outpatient facility (e.g., endoscopic, superficial, cataract surgery, and breast biopsy procedures).

This facility/agency, clinician, population, hospital outpatient imaging efficiency level measure assesses the rate of low risk, non-cardiac surgeries performed at a hospital outpatient facility where a stress echocardiography, single photon emission computed tomography (SPECT), myocardial perfusion imaging (MPI) or stress Magnetic Resonance Imaging (MRI) study was performed 30 days prior to surgery. The use of SPECT MPI in the Medicare population has substantially increased in recent years. Between 1998 and 2006, the rate of MPI use in the Medicare population increased 51 percent among cardiologists in the hospital setting, and by 215 percent in private offices. Further analysis at the Mayo Clinic Rochester in May 2005 found that of all SPECT MPI procedures performed 14 percent were considered inappropriate and 11 percent were of uncertain appropriateness using the criteria published by the American College of Cardiology Foundation and the American Society of Nuclear Cardiology. The use of SPECT MPI and stress MRI in the hospital outpatient setting represents a key area for resource use containment and potential cost control while improving the value and safety of care provided to patients.

The Steering Committee acknowledged that this measure targets a major problem area in the outpatient imaging arena where there are significantly high rates of inappropriate testing. The Committee further noted that the measure was highly feasible because it uses administrative data only. The Steering Committee voiced concern regarding the potential for misclassification and small sample sizes. The measure developers responded that while misclassification was possible, the focus of the measure is the outliers, which will be captured in the measure. Further, based on empirical data previously submitted by the measure developer, the Committee determined that while the sample sizes may be small, the outliers alone are meaningful to measure.

The initial measure submission is specified for use at hospital-based outpatient facilities only. The Steering Committee requested the measure developers consider other settings of care; the
measure developer agreed to include all outpatient imaging, as a substantial percentage of
imaging occurs outside of the hospital outpatient setting.

A similar measure was submitted (IEP-014-10 Cardiac stress imaging not meeting appropriate
use criteria: Preoperative evaluation in low risk surgery patients), both examining cardiac stress
imaging not meeting appropriate use criteria. The Committee reviewed both measures and
determined that while they have similar constructs there were some important distinctions. The
Committee worked with both measure developers (CMS and the ACC) to align their list of “low-
risk surgeries” specified in each measure. Aligning the measures list of “low-risk surgeries”
improves public reporting, interpretability, and dissemination of the measures and their results.
Both measure developers were agreeable to aligning their list of “low-risk surgeries.” The
Steering Committee recommended the measure for endorsement based on the importance of the
measure in targeting a major problem area in the outpatient imaging arena.

Please note: IEP-013-10 has been moved to line 680 of the report.

IEP-014-10 Cardiac stress imaging not meeting appropriate use criteria: preoperative evaluation in
low risk surgery patients (American College of Cardiology) Percentage of stress SPECT MPI and
stress echo performed in low risk surgery patients for preoperative evaluation.

This facility/agency level measure assesses the rate of inappropriate stress SPECT MPI and
stress echocardiograms performed in low risk surgery patients for preoperative evaluation. While
cardiac imaging has become a primary decision making tool for patients with known or
suspected heart disease, concerns have arisen regarding the substantial geographic variation in
ordering patterns and the limited amount of evidence-based data supporting the use of imaging as
it relates to patient outcomes.20 Given the prevalence of cardiovascular disease and the
subsequent rise in cardiac imaging expenditures, it is critical to determine the appropriate use of
diagnostic tests, specifically stress SPECT MPI, in order to improve efficiencies and reduce
potential undue harm towards patients. The measure attempts to resolve both the cost and quality
issue surrounding inappropriate use of SPECT MPI and stress echocardiograms performed in
low risk surgery patients as inappropriate care leads to both higher costs and poorer quality of care.

The Steering Committee determined that the measure targets a critical imaging area with significant opportunities to improve efficiency. Some members of the Committee noted that this measure addresses an imaging area with very high rates of inappropriate testing, which is of particular interest to purchasers. The Steering Committee had concerns about whether the testing of the measures to date was sufficient, denominator exclusions, and its narrow scope.

The Committee requested the measure developer expand the sampling period from 60 days (2 months) to one year (12 months) due to concerns about whether facilities would have large enough sample sizes for reporting. The ACC presented data from the SPECT MPI pilot indicating that a 60-day sampling period would be sufficient for facilities to generate the necessary sample size required to publicly report the measure. The ACC SPECT MPI pilot found:

Six sites participated in this pilot study: three urban, two suburban, and one rural location. Practices were located in Florida, Wisconsin, Oregon, and Arizona, and the number of cardiologists at each site ranged from 7 to 20 physicians. The number of SPECT MPI patients submitted from each site varied from 328 to 1,597 patients.

Based on this additional information, the Committee dropped the request to expand the sampling time frame.

The Committee requested the measure developers remove the specified denominator exclusion criteria: “patients without sufficient patient selection criteria recorded.” The Committee was concerned that this exclusion would create an unintended incentive for individuals not to record criteria. The ACC agreed to remove the identified exclusion criteria.

The Committee requested expansion of the scope to include stress MRI and coronary computed tomography angiography (CTA). The ACC agreed to expand the measure scope.
A similar measure was submitted (IEP-010-10 Cardiac Imaging for Preoperative Risk Assessment for Non-Cardiac Low-Risk Surgery), both examining cardiac stress imaging not meeting appropriate use criteria. The Committee reviewed both measures and determined that while they have similar constructs there were some important distinctions. The measure developers (ACC and CMS) aligned their respective lists of “low-risk surgeries” specified in each measure. Aligning the lists of “low-risk surgeries” improves public reporting, interpretability, and dissemination of the measures and their results. Both measure developers were agreeable to aligning their list of “low-risk surgeries.” The Steering Committee recommended the measure for endorsement.

IEP-015-10 Cardiac stress imaging not meeting appropriate use criteria: routine testing after percutaneous coronary intervention (PCI) (American College of Cardiology) Percentage of all stress SPECT MPI and stress echo performed routinely after PCI, with reference to timing of test after PCI and symptom status.

This facility/agency level measure assesses the rate of all stress SPECT MPI and stress echocardiograms performed routinely after PCI with the aim to improve efficiencies and achieve cost control. With the increased use of cardiac imaging modalities in recent years, concerns have arisen regarding the substantial geographic variation in ordering patterns and the limited amount of evidence-based data supporting the use of imaging as it relates to patient outcomes. The measure focuses on the inappropriate use of SPECT MPI and stress echocardiograms post PCI.

The Steering Committee determined that the measure targets a critical imaging area with significant opportunities to improve efficiency in an expanding and changing field. The Committee requested the measure developer remove the denominator exclusion criteria, “patients without sufficient patient selection criteria recorded.” The Committee was concerned that such an exclusion would create an unintended incentive for individuals to not record criteria to improve their measure performance. The ACC agreed to remove the identified exclusion criteria. The Committee requested the measure developers consider an expansion of the denominator population to include coronary artery bypass graft (CABG). The ACC stated that
inclusion of CABG would not be appropriate for the denominator; it has a different timeframe for follow-up testing, the procedure is generally performed in more complex patients, and testing may actually be appropriate in some patients. The Committee agreed with the ACC response.

The Committee challenged the narrow scope of the measure and requested the ACC expand the measure scope to include stress MRI and CTA. The ACC agreed to include stress MRI and CTA in the measure, but stated that the addition will capture only a small portion of imaging modalities for the target population. The Committee accepted these additions. The Steering Committee recommended the measure for endorsement.

IEP-016-10/ Cardiac stress imaging not meeting appropriate use criteria: testing in asymptomatic, low risk patients (American College of Cardiology) Percentage of all stress SPECT MPI and stress echocardiograms performed in asymptomatic, low coronary heart disease (CHD) risk patients for initial detection and risk assessment.

This facility/agency level measure aims to assess the rate of stress SPECT PMI and stress echocardiograms performed in asymptomatic, low CHD risk patients for initial detection and risk assessment. While cardiac imaging has become a primary decision-making tool for patients with known or suspected heart disease, concerns have arisen regarding the substantial geographic variation in ordering patterns and the limited amount of evidence-based data supporting the use of imaging as it relates to patient outcomes. Given the prevalence of cardiovascular disease and the subsequent rise in cardiac imaging expenditures, it is critical to determine the appropriate use of diagnostic tests, specifically stress SPECT MPI in order to improve efficiencies and reduce potential undue harm towards patients. The measure attempts to resolve both the cost and quality issue surrounding inappropriate use of SPECT MPI and stress echocardiograms performed in asymptomatic, low CHD risk patients.

The Steering Committee stated concerns with the measure’s denominator exclusion criteria, perceived lack of risk adjustment, and narrow scope. The Committee requested the measure developers remove the specified denominator exclusion criteria: “patients without sufficient patient selection criteria recorded.” The Committee was concerned that this exclusion would
create an unintended incentive for individuals not to record criteria. The ACC agreed to remove the identified exclusion criteria.

The Committee requested expanding the scope to include MRI and coronary computed tomography angiography (CTA). The ACC agreed to expand the measure scope.

The Committee requested that ACC explore the addition of a risk adjustment model. The ACC responded that the measure explicitly considers risk; specifically, the measure uses a risk calculator model to account for risk. This risk model takes into account two clinical characteristics of the patient—symptom status and global risk for CHD. The latter consists of numerous factors including age, gender, smoking status, blood pressure, lipid profile, and other risk factors. Exclusions for a known history of CHD, pre-op evaluation, and prior testing also are included to ensure that patients who are not being seen for initial evaluation of CHD are excluded. Additional risk adjustments are not required since patient risk is already core to the definition of this measure. The Committee accepted the developer’s responses. The Steering Committee recommended the measure for endorsement.

Candidate Consensus Standards Awaiting Formal Recommendation

IEP-008-10 Appropriate cervical spine CT imaging in trauma (Brigham and Women’s Hospital)

Percent of adult patients undergoing cervical spine CT scans for trauma who have a documented evidence-based indication prior to imaging (Canadian C-Spine Rule or the NEXUS Low-Risk Criteria).

This clinician, facility/agency, or population level measure assesses whether adult patients who undergo cervical spine CT scans for trauma have documented evidence-based indications prior to imaging (Canadian C-Spine Rule or the NEXUS Low-Risk Criteria). In 2006, more than 13 million trauma patients at risk of cervical spine injury presented to EDs across the U.S. Clinical decision rules (NEXUS and Canadian C-spine rule) were developed to identify patients at low risk for cervical spine injury and therefore safe to discharge without imaging of the cervical spine. These validated decision rules were meant to improve efficiency and decrease variation in radiography utilization, but remain underutilized.
With the introduction of new technologies (i.e., CT), clinical practice in the U.S. is shifting toward the use of plain CT rather than radiographs as the initial routine imaging modality in screening for cervical spine injury. This measure aims to ensure that if a CT scan is ordered as the initial imaging modality for patients at low risk of a cervical spine fracture that, (as a minimum standard) the same decision guidelines for radiography should be followed.

The Steering Committee agreed the measure targets an important imaging modality with significant potential for improvement in efficiencies. NQF has a currently endorsed cervical imaging measure related to the use of cervical spine radiographs, thus the Committee suggested that the measure developer work with Harborview Medical Center, the steward of a currently endorsed measure (NQF#0512 “Percentage of patients who do not have neck pain, distracting pain, neurological deficits, reduced level of consciousness, or intoxication”) to include CT imaging of the cervical spine in the measure. The endorsed measure follows very similar constructs to the currently submitted measure (IEP-008-10), but focuses on radiographs rather than CT. At this time, both measure developers are working together to combine the two measures into one that would assess the use of cervical spine radiographs or cervical spine CT. The amended measure will be brought back to the Steering Committee when available for review.

**Candidate Consensus Standards Not Recommended for Endorsement**

**Mammography-Related Measures (American College of Radiology)**

The American College of Radiology (ACR) submitted a series of mammography-related measures for consideration. The Committee had concerns that any one individual measure could provide a comprehensive view of mammography for public reporting. The Committee recommended that the measure developer consider options to combine the measures or develop a composite measure that would include: Cancer detection rate (IEP-001-10), Diagnostic mammography positive predictive value 2 (PPV2—biopsy recommended) (IEP-003-10), and Abnormal interpretation rate of screening mammography exams (recall rate) (IEP-004-10). ACR
proposed that the measures could be combined; however, the specifications included no guidance or instructions on how the measures would be combined or reported. The Steering Committee recognized that the mammography measures were not currently designed to be a composite measure, but believed there would be value in combining and presenting the measures as a package (e.g., all three should be used together). As part of this request, the Committee requested specification on how the measures were intended to be combined and reported. For example, how should the measures be reported if a facility could only report one or two of the measures, but not all? ACR later stated that at this time a composite is “premature to publicly report such data until sufficient evidence based guidance has been developed….” With no guidance on how to report the measures as a combined set the Steering Committee was unable to assess and review the measures as a combined measure. The Steering Committee supports ACR’s efforts in the development of a combined or composite measure and also suggested that ACR consider age stratification and other risk adjustment models. Given concerns with the lack of guidance on how to present, measure, and publicly report a combined suite of mammography measures the Committee decided to not recommend the measures.

**Discussion of the Individual ACR Mammography Measures**

**IEP-001-10 Cancer detection rate (American College of Radiology)** The percentage of screening mammograms interpreted as positive (BIRADS 0, 4, or 5) that had a tissue diagnosis of cancer within 12 months.

This clinician, health plan, integrated delivery system, multi-site/corporate chain, program, or facility/agency level measure aims to evaluate the rate of screening mammograms interpreted as positive (BIRADS 0, 4, or 5) that have a tissue diagnosis of cancer within 12 months. The Steering Committee acknowledged the value of the measure, but expressed concern that the measure in isolation is not informative for public reporting and quality improvement. Furthermore, the Steering Committee acknowledged the measures may lack meaning or fail to provide actionable information at the facility/agency level. Facilities must have enough breast cancer events to make the measures meaningful, which may pose a potential problem for facilities with too few breast cancer events. Given concerns with the measure’s lack of actionable...
information at the facility/agency level the Committee did not recommend the individual measure, Cancer detection rate (IEP-001-10), for endorsement.

IEP-002-10 Screening mammography positive predictive value 2 (PPV2—biopsy recommended) (American College of Radiology) Percentage of screening mammograms with abnormal interpretation (BIRADS 0, 4, or 5) that result in a tissue diagnosis of cancer within 12 months. The measure is to be reported annually based on aggregated patient data for mammograms performed 12 to 24 months prior to the reporting date to allow a 12 month follow-up.

This facility/agency, population, clinician, program level measure aims to evaluate the rate of breast cancer screening recommended for biopsy. A higher rate of screenings recommended for biopsy could reflect inefficient care (e.g., undue harm or resource waste) while a low rate of screenings recommended for biopsy could equate with missed cancers. The Steering Committee noted this measure addressed a very important measurement area, but had challenges in its constructs. The first discrepancy pertaining to the measure was in regards to the measure title, “positive predictive value 2.” The Steering Committee indicated the measure should read “positive predictive value 1” according to the specification laid out by the measure developer. While the Steering Committee felt the measure had value, it could not be used in isolation. Given concerns with the measure’s lack of actionable information at the facility/agency level the Committee did not recommend the individual measure Screening mammography positive predictive value 2 (PPV2—biopsy recommended) (IEP-002-10) for endorsement.

IEP-003-10 Diagnostic Mammography positive predictive value 2 (PPV2—biopsy recommended) (American College of Radiology) Percentage of diagnostic mammograms recommended for biopsy or surgical consult (BIRADS 4 or 5) that result in a tissue diagnosis of cancer within 12 months. The measure is to be reported annually based on aggregated patient data for mammograms performed 12 to 24 months prior to the reporting date to allow a 12 month follow-up.

This facility/agency, clinician, integrated delivery system, multi-site/corporate chain, program, health plan, and population level measure aims to evaluate the rate of diagnostic mammograms recommended for biopsy or surgical consult (BIRADS 4 or 5) that result in a tissue diagnosis of cancer within 12 months. The Steering Committee noted this measure addressed a very important measurement area; however, concerns were raised regarding the feasibility of the measure as most centers do not have the necessary data. The Committee noted that performing this measure
may add extra work to facilities implementing this measurement process. Despite potential
limitations, the Committee noted the measure could serve as a standalone measure, though it
would be better as part of a combined set. Given concerns with the measure’s lack of actionable
information at the facility/agency level the Committee did not recommend the individual
measure Diagnostic mammography positive predictive value 2 (PPV2—biopsy recommended)
(IEP-003-10) for endorsement.

IEP-004-10 Abnormal interpretation rate of screening mammography exams (recall rate)
(American College of Radiology) The percentage of screening mammograms interpreted as positive
(BIRADS 0, 4, 5).

This facility/agency, integrated delivery system, multi-site/corporate chain, clinician, population,
and program level measure aims to evaluate the rate of screening mammograms interpreted as
positive (BIRADS 0, 4, or 5). While the Committee acknowledged the overall value of the
measure, there were significant reservations noted. ACR provided no acceptable or average
abnormal interpretation recall rate. With no range and rates varying from 2 percent to 27 percent
it is difficult to distinguish quality. Furthermore, the Committee noted there were potentially
large unintended consequences as a woman may not know which facility/agency to choose based
on the reported rate. The Committee identified additional areas for improvement related to
stratification by both age and first and subsequent mammograms. Given concerns with the
measure’s lack of actionable information at the facility/agency level the Committee did not
recommend the individual measure for endorsement.

IEP-009-10 Mammography follow-up rates (Centers for Medicare and Medicaid Services) This
measure calculates the percentage of Medicare patients with mammography screening studies done in the
outpatient hospital setting that are followed within 45 days by a diagnostic mammography or ultrasound
of the breast study in an outpatient or office setting.

This clinician, facility/agency, population, program level measure aims to evaluate the rate of
Medicare patients with mammography screening studies done in the outpatient hospital setting
that are followed up within 45 days by a diagnostic mammography or ultrasound. The
Committee acknowledged the measure addresses a critical topic area in the outpatient imaging
realm, but had significant reservations about the measure specifications and usability. It was the
consensus of the Committee that the measure assesses recall rates; however, the measure does not include a measure that assesses cancer detection rates. The major concern of the Committee is that a clinician or facility/agency could perform well on this measure by having low recall rates while simultaneously having a substantial number of missed cancers, highlighting the importance of having both. Members of the Committee encouraged the measure developer to explore further development options that would measure performance for both mammography follow-up rates and cancer detection rates.

The measure developer was agreeable to expanding the scope of the measure and ran tests to validate the accuracy of added current procedural terminology (CPT) codes. Overall the Committee was not concerned with the validity of the codes, but rather that the generation of the measure reflects recall rates alone. Given the concerns and potential unintended consequences the Committee did not recommend the measure for endorsement.

IEP-006-10 Appropriate head CT imaging in adults with acute atraumatic headache (Brigham and Women’s Hospital)

Percent of adults undergoing head CT for acute atraumatic headache who have a documented indication consistent with clinical guidelines.

This clinician, facility/agency, population, and program level measure assess whether adults who undergo head CT scans for acute, atraumatic headaches have the necessary documented indication consistent with clinical guidelines. Members of the Committee acknowledged the measure addresses a critical imaging topic area and were similar in focus to the CMS measure, Use of brain computed tomography in the emergency department for atraumatic headaches (IEP-013-10) submitted to the project. This measure uses different specifications than the CMS measure and is based on American College of Emergency Physicians Clinical Policy. The measure guidelines include both level B and level C recommendation with level C recommendations including “panel consensus” in addition to recommendations based on lower rated studies. While the Committee agreed that the availability of high-level evidence to support the efficient use of CT imaging in adults with acute atraumatic headache is lacking, they had concerns recommending a measure for endorsement based on the measures current level of evidence. The Committee did not recommend the measure for endorsement.
IEP-011-10 Use of stress echocardiography, SPECT MPI, and cardiac stress MRI post CABG
(Centers for Medicare and Medicaid Services) This measure identifies the post-CABG patients being treated with an outpatient service in an outpatient hospital facility, who also had an imaging procedure done at a hospital outpatient facility (i.e., post-CABG patients receiving imaging procedures without exclusion/post-CABG patients seen at the hospital outpatient facility).

This population, clinician, program and facility/agency level measure aims to evaluate the rate of post-CABG patients being treated with an outpatient service in an outpatient hospital facility, who also had an imaging procedure done at a hospital outpatient facility (i.e., post-CABG patients receiving imaging procedures without exclusion/post-CABG patients seen at the hospital outpatient facility). The Committee expressed significant concerns with the measure as submitted to NQF. The Committee’s primary concerns were related to the measure’s numerator exclusions, potential unintended consequences for small facilities, and narrow scope.

The Steering Committee laid out three specific conditions the developer need to address for endorsement recommendation: removal of a six-month blackout period, expansion of the measure sample size, and the broadening of the measure scope. First, the Committee requested the removal of the specified six-month exclusion criteria or blackout period where by, “patients with catheterization, percutaneous coronary intervention (PCI) or CABG procedures in six months following the imaging study” are removed from the numerator of the measure. The Committee determined that there are no guidelines for the six-month exclusion criteria and it does not add value. The measure developer responded that the ACC’s guidelines do not specify a blackout timeframe. Members from the CMS and Lewin Outpatient Imaging Efficiency Technical Expert Panel empirically examined different timeframes for a blackout period and concluded that three months was too short, and decided upon a six month blackout window.

In addition, the Committee requested the measure developer expand the measure sample size. While the measure developer acknowledged the Committee’s concern and agrees that adjustment to increase sample size likely may be needed, they were unable to make the necessary changes due to time constraints within the Imaging Efficiency project.

The Committee requested the measure developer consider expanding the scope of the measure to include PCI and other settings of care. CMS was agreeable to expanding the scope of the
measure to include free standing cardiac centers. Furthermore, the measure developers agreed to expand the measure to PCI, but would measure and report CABG and PCI separately.

While the measure developer agreed to and met several of the Committee conditions for recommendation, the Steering Committee’s final determination was to not recommend the measure for NQF endorsement. The decision was based on the Committee’s reservations pertaining to the measure’s numerator exclusion criteria. The Committee encouraged the measure developer to reconsider the conditions for recommendation proposed by the Steering Committee and submit a revised measure to NQF at a later date.

IEP-013-10 Use of brain computed tomography (CT) in the Emergency Department (ED) for atraumatic headache (Centers for Medicare and Medicaid Services) This measure calculates the percentage of Emergency Department visits for headache with a coincident brain computed tomography (CT) study for Medicare beneficiaries.

This facility/agency, clinician, population or program level measure assesses the rate of ED visits for a headache with a concurrent brain CT study for Medicare beneficiaries. Evidence suggests headaches account for approximately 16 million physician visits in the U.S. annually. Between 1992 and 2001, headaches represented approximately two percent of all ED visits. With the rate of CT studies in the ED increasing, there are major concerns regarding potential undue harm toward patients, lower quality of care, and system inefficiencies.

The Steering Committee determined that this measure may be appropriate for a younger population because it targets a high overuse area within that population and has the potential for great quality improvement; the Committee also acknowledged its importance in the Medicare population. The Committee noted that the measure was highly feasible because it relies on administrative data. In order to improve the implementation and public reporting of the measure, the Committee requested the measure developer specify in more detail the implementation instructions. The measure developer clarified the measure’s implementation instructions and specifications and provided parameters to calculate the measure denominator exclusion codes and numerator specifications.
Prior to member and public comment, the Steering Committee voted to recommend measure IEP-013-10. However, in response to public and member comments regarding this measure the Steering Committee elected to reconsider the measure. The Committee reassessed the measure submission form, reviewed past deliberations and documentation provided by the developer. Overall, public and member comments reflected lack of support for the measure. Comments focused on the potential for unintended consequences with the use of the measure. For example, there were concerns that older patients with headache could have other clinical reasons for imaging, such as use of oral anticoagulants that would not be captured in this claims-based measure. The Committee decided to revote on the measure across all the evaluation criteria. The final vote resulted in 8 members recommending the measure for endorsement and 12 members not recommending the measure for endorsement. Based on the Committee’s revote, measure IEP-013-10 was not recommended for endorsement.

IEP-017-10 Adequacy of data to assess appropriate use of cardiac stress imaging (American College of Cardiology)

This facility/agency-level measure aims to evaluate the adequacy of data used to justify the ordering of cardiac stress imaging with the goal of reducing inappropriate stress imaging. Given the rate of cost growth in the cardiac imaging field the Committee noted this measure works to address a key area in the outpatient imaging realm important for both payers and consumers.

Despite the need for measures that reduce waste and cost growth in the cardiac imaging field, the Steering Committee determined that this measure did not sufficiently meet NQF’s measure importance criteria. Specifically, the submitted measure’s specified numerator and denominator are identical, limiting or eliminating the meaningfulness of the measure. Furthermore, the measure is not a measure of efficiency; rather it is a measure that indicates if a patient’s chart has the data indicating why a test was performed. The Committee noted further problems pertaining to the measure’s data specifications and potential legal requirements. Given the Steering Committee’s concerns with the measure, the Committee elected to not recommend the measure for NQF endorsement.
IEP-012-10 Simultaneous use of brain computed tomography (CT) and sinus computed tomography

(Centers for Medicaid and Medicare) This measure calculates the percentage of brain CT studies with a simultaneous sinus CT (i.e., brain and sinus CT studies performed on the same day at the same facility). Results of this measure are to be segmented and reported at the facility level.

This facility/agency, population, clinician and program level measure assesses the rate of patients who received both a brain CT study and, simultaneously, a sinus CT study (i.e., brain and sinus CT studies performed on the same day at the same facility). The intent of the measure is to lower the number of potentially unnecessary sinus CTs performed for patients evaluated for a headache who have already had a brain CT. The Steering Committee determined the measure addressed an important opportunity to change the clinical behavior with respect to ordering practices while lessening the potential undue harm to patients from radiation exposure.

The Steering Committee had concerns that a substantial number of facilities would not be able to report the measure because they would have sample sizes that were too small, thus limiting the number of facilities from across the nation that could report the measure. Further, the Committee determined that the measure does not meet the NQF importance criteria because it does not target an imaging practice with a substantial or large magnitude of overutilization. The measure developer stated that approximately five percent of patients who received a brain CT also received a sinus CT on the same day, thus reaffirming the Committee’s view that this imaging practice does not have substantial overuse to support measurement endorsement. Given the Steering Committee’s concerns with the measure the Committee did not recommend the measure for endorsement.

NOTES


2. Ibid.
Last accessed May 2010.

4. Ibid

5. Ibid


21. Ibid.

22. Ibid.


NATIONAL QUALITY FORUM

NQF REVIEW DRAFT: DO NOT CITE OR QUOTE

NQF MEMBER VOTES DUE TO NQF BY SEPTEMBER 10, 2010 6:00PM ET
NATIONAL VOLUNTARY CONSENSUS STANDARDS FOR IMAGING EFFICIENCY

APPENDIX A: MEASURE SPECIFICATIONS

The following table presents the detailed specifications for each of the proposed national Voluntary Consensus Standards for Imaging Efficiency. All information presented has been derived directly from measure sources/developers without modification or alteration (except when the measure developed agreed to such modification during the NQF Consensus Development Process) and is current as of August 9, 2010. All NQF-endorsed voluntary consensus standards are open source, meaning they are fully accessible and disclosed. Measures were developed by the American College of Radiology, Brigham and Women’s Hospital, Centers for Medicare and Medicaid Services and the American College of Cardiology.

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<td>IEP-005-10</td>
<td>Appropriate Pulmonary CT Imaging for Pulmonary Embolism</td>
<td>Brigham and Women's Hospital</td>
<td>Percent of patients undergoing CT pulmonary angiogram for the evaluation of possible PE who have a documented indication consistent with guidelines (1) prior to CT imaging.</td>
<td>Number of denominator patients with a documented indication consistent with guidelines prior to CT imaging.</td>
<td>Number of patients who have a CT pulmonary angiogram (CTPA) for the evaluation of possible pulmonary embolism.</td>
<td>Hemodynamically unstable pulmonary embolism suspected by hypotension and/or shock*</td>
<td>Lab data; Management data; Survey: Patient</td>
<td>Clinicians: Group; Population: national, regional/networks states; Facility/Agency; Program: QIO</td>
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| IEP-007-10      | Appropriate Head CT Imaging in Adults with Mild Traumatic Brain Injury | Brigham and Women's Hospital | Percent of adult patients who presented within 24 hours of a non-penetrating head injury with a Glasgow coma score (GCS) >13 and underwent head CT for trauma in the ED who have a documented indication consistent with guidelines (1) prior to imaging. | Number of denominator patients who have a documented indication consistent with the ACEP clinical policy for mild traumatic brain injury prior to imaging. | Number of adult patients undergoing head CT for trauma who presented within 24 hours of a non-penetrating head injury with a Glasgow Coma Scale (GCS). | - Age <16 years  
- GCS <14 on initial ED evaluation  
- Obvious penetrating skull injury or obvious depressed skull fracture  
- Patients with multisystem trauma  
- Returned for reassessment of | Lab data; Electronic administrative data/claims; Management data | Clinicians: Group; Population: national, states, regional/network; Facility/Agency |
<p>| IEP-010-10 | Preoperative Evaluation for Low-Risk Non-Cardiac Surgery Risk Assessment | Centers for Medicare and Medicaid Services | This measure calculates the percentage of low-risk, non-cardiac surgeries performed at a hospital outpatient facility with a Stress Echocardiography, SPECT MPI or Stress MRI study performed in the 30 days prior to the surgery at a hospital outpatient facility (e.g., endoscopic, superficial, cataract surgery, and breast biopsy procedures). Results are to be segmented and reported by hospital outpatient facility where the imaging procedure was performed. | Number of Stress Echocardiography, SPECT MPI and Stress MRI studies performed at the hospital outpatient facility in the 30 days preceding low-risk non-cardiac surgery. | Number of low-risk, non-cardiac surgeries performed at the hospital outpatient facility. | N/A | Electronic administrative data/claims | Clinicians: Other; Population: national; Program: Other; Facility/Agency: Other: “Hospital Outpatient Department Outpatient Imaging Efficiency (OIE)” |
| IEP-014-10 | Cardiac stress imaging not meeting appropriate use criteria: Preoperative evaluation in low risk surgery patients | American College of Cardiology | Percentage of stress SPECT MPI, stress echo, CCTA, or CMR performed in low risk surgery patients for preoperative evaluation | Number of stress SPECT MPI, stress echo, CCTA, or CMR performed in low risk surgery patients as a part of the preoperative evaluation | Number of stress SPECT MPI, stress echo, CCTA, and CMR performed | N/A | Paper medical record/flow sheet; Survey: Provider | Facility/Agency |
| IEP-015-10 | Cardiac stress imaging not meeting appropriate use criteria: Routine testing after | American College of Cardiology | Percentage of all stress SPECT MPI and stress echo performed routinely after PCI, with reference to timing of test after PCI and symptom status. | Number of stress SPECT MPI, stress echo, CCTA and CMR performed in asymptomatic patients within 2 years of the most | Number of stress SPECT MPI, stress echo, CCTA and CMR performed | N/A | Lab data; Other: Special or unique data | Facility/Agency |</p>
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Brigham and Women’s Hospital [http://www.brighamandwomens.org/](http://www.brighamandwomens.org/)

1. Measure steward and copyright holder. ALL RIGHTS RESERVED. For the most current specifications and supporting information, please refer to the measure stewards:

Brigham and Women’s Hospital [http://www.brighamandwomens.org/](http://www.brighamandwomens.org/)

2. Measure developer. American College of Radiology, Brigham and Women’s Hospital, Centers for Medicare and Medicaid Services and the American College of Cardiology.
Appendix B: Main Steering Committee

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<td>0246</td>
<td>Computed tomography (CT) or magnetic resonance imaging (MRI) reports</td>
<td>AMA/PCPI</td>
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<tr>
<td>0512</td>
<td>Percentage of patients undergoing cervical spine radiographs in trauma who do not have neck pain, distracting pain, neurological deficits, reduced level of consciousness, or intoxication</td>
<td>Harborview Medical Center</td>
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<tr>
<td>0513</td>
<td>Use of contrast: Thorax CT</td>
<td>CMS</td>
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<tr>
<td>0514</td>
<td>MRI lumbar spine for low back pain</td>
<td>CMS</td>
</tr>
<tr>
<td>0315</td>
<td>LBP: appropriate imaging for acute back pain</td>
<td>NCQA</td>
</tr>
<tr>
<td>0052</td>
<td>Low back pain: use of imaging studies</td>
<td>NCQA</td>
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