

## **MSSP 2024 P&P UPDATES**

### **CPG-001 Compliance Program Generally**

- Changed “attribute” to “assigned” in the definition of Beneficiary to more completely align with CMS preferred terminology and language usage.

### **COM-002 ACO Governance and Public Reporting Requirements**

- Edits to Paragraph III.A.2: updates to remove reference to the ACO’s ability to seek an exception to the 75% governing body control requirement.
- Addition of new Paragraph III.B.8 to document requirement to report MIPS Promoting Interoperability performance.
- Edits to Paragraph III.B.10 to document new detailed reporting requirements of the ACO’s use of Advance Investment Payments.

### **OPS-008 Advance Investment Payments**

- Correction of typographical errors
- Addition of paragraph III.G to document new requirement to provide reporting to CMS.

## **REACH 2024 P&P UPDATES:**

### **PVS-001 Compliance with Privacy Requirements**

- Update to Paragraph IV to include new requirement to report any breach to the ACO REACH helpdesk as well as the CMS Action Desk.

### **FWA-001 FWA Laws and Utilization of Safe Harbors**

- **Addition of Paragraph III.A.1** to include new requirement for the ACO to report suspicion of FWA to the ACO REACH Helpdesk and 1-800 MEDICARE.

### **FWA-002 Benefit Enhancements and Beneficiary Engagement Incentives**

- Addition of new bullet under Paragraph J, introductory text to include the NP and PA ability to establish, review and sign an individualized pulmonary rehabilitation care plan.

### **OPS-003 Evidence Based Medicine & Internal Reporting on Cost and Quality**

- Edits to Paragraph III.J.1 and addition of new Paragraph III.J.2 to meet additional requirements and details around the ACO’s obligations for the CAHPS Survey process.

### **OPS-008 Financial Guarantee**

- Edits to Paragraphs III.C.1-2. D and E to add “accrued interest” to the list of monies owed.
- Addition of new Paragraph F to incorporate the ACO’s requirement to replenish its financial guarantee.