As stewards of the health care programs offered to 55.7% of Americans, employers and other health care purchasers are understandably concerned about the value—the combination of both quality and cost—they are getting for their health care spending. To achieve higher value, there has been a flurry of activity spurred by the private and public sectors alike to reform how we deliver and pay for care in the United States.

Catalyst for Payment Reform (CPR) has been tracking the portion of health care payments that are value-oriented— aspiring to improve the quality of care. In its 2014 National Scorecard on Payment Reform, CPR found that 40% of payments to physicians and hospitals were value-oriented, up from 11% in 2013. From a combination of other sources since, CPR’s best estimate is that the percent now hovers around 50%. However, there is a dearth of evidence that these changes will lead to higher value care.

The cost reduction aspect of payment and delivery models has been a major focus for stakeholders, and there are ways to measure whether costs have decreased or at least remained steady, though drawing causality can be difficult.

However, when it comes to implementing health care delivery and payment reforms to improve the quality of care, employers and other health care purchasers often ask, “ which quality measures matter?” Most quality measures in wide use today are the ones that are easiest to measure and often reveal little variation in performance across providers. There are far more measures not yet in wide use, some of which might be better at addressing the areas where health care purchasers in the commercial market are getting the poorest value for their health care dollars. Emerging payment and delivery models require new types of measures to encourage and reward improvement in clinical quality, patient-centeredness, care coordination, and population health management, along with the total cost of care. Selecting the right measures from the multitude that exist today is challenging, but critical.

Employers and health care purchasers can collaborate to improve the value of health care services.
WHY DO EMPLOYERS AND OTHER PURCHASERS CARE?

Annual increases in health care costs have posed great challenges for those that purchase health care on behalf of their employees. Employers also shoulder the burden of poor employee health in the forms of reduced productivity and lost days from work. For over twenty years, we have had strong evidence that the quality and safety of health care in the U.S. is uneven. Over the last eight years, evidence has mounted that we also pay wildly different amounts for the same services from different providers regardless of quality. That means poor value, not to mention needless suffering on the part of patients who receive care from low-quality providers.

Given this, employers and other health care purchasers have a strong focus on whether new payment and delivery models lead to better quality health care for their employees. Purchasers need measurement information to encourage consumers to make high-value choices, hold providers accountable for their performance through payment models, and determine if innovations in health care delivery and payment are working.

By engaging in the health care system and basing health care purchasing decisions on quality—with an understanding of the measures that matter the most—purchasers can play an integral role in improving the value of health care services.

EMPLOYER PRIORITIES FOR QUALITY MEASUREMENT

Employers want quality measures that address the high-spend areas where the care their employees receive varies significantly on quality and cost—a clear sign of poor reliability and value in the marketplace.

CPR commissioned an analysis of commercial claims data by the Health Care Incentives Improvement Institute (HCI), now Altarum, to identify such areas. Based on the analysis, there are 12 clinical areas where the most health care spending occurs and where the greatest variation lies in quality, safety, and cost. Many of these are obvious and familiar (listed alphabetically): arrhythmia, asthma, breast cancer, coronary artery disease, depression, diabetes, gastrointestinal endoscopy, hypertension, low back pain, osteoarthritis, pregnancy, and upper respiratory infection. Some of these clinical areas are consistent with those that matter to Medicare, but others are not. The good news is that there are measures available today—though some are still rarely used—that could make a difference in these priority areas. They simply haven’t been emphasized enough.

In the spirit of a 1998 national effort to define a common set of quality measures, CPR’s goal here is to create parsimony in measurement in ways that meet the needs of employers and

Health care performance measurement serves multiple purposes, including:

- Highlighting opportunities for improvement and tracking progress over time;
- Supporting value-oriented payment models that reward health care providers that deliver high-quality care and/or reduce costs;
- Informing decisions made by consumers and purchasers about which providers deliver the highest value and where to seek care, promoting provider competition on value; and,
- Policymaker design, monitoring, and evaluation of health care delivery and payment reform programs to maximize the intended effects and minimize potential unintended effects, such as reduced access to care.
other health care purchasers; we did not create any new measures but identified available measures that might be the most useful to purchasers at this time.\textsuperscript{2}

**CRITERIA TO IDENTIFY THE QUALITY MEASURES THAT MATTER**

Together with Discern Health, CPR identified the best available quality measures for these priority areas, along with the best measures to assess the performance of the health care system in broader ways, such as care coordination, prevention, patient experience, and safety measures.\textsuperscript{3,4} To identify a parsimonious set of quality measures that evaluate the performance of health care providers in priority clinical areas, as well as cross-cutting aspects such as patient experience and preventive services, CPR used the following criteria, with an emphasis (though not reliance) on measures endorsed by the National Quality Forum (NQF):

- A primary evaluation of candidate measures against criteria critical to purchasers, such as age of the population addressed (working age under 65 and dependents), level of analysis (provider), setting (ambulatory and acute), and measure type (outcomes preferred); and

- A secondary evaluation of candidate measures against descriptive criteria including data source (e.g., claims, clinical, patient-reported), coverage of National Quality Strategy (NQS) priorities (e.g., patient-centered care, population health, patient safety),\textsuperscript{5} differentiation in provider performance (known variability or gap in quality), alignment across programs (public and private), and sensitivity to disparities in care.

**A PRIORITY MEASURE SET**

The CPR Employer-Purchaser Priority Measure Set (Table 1) consists of 30 measures.\textsuperscript{6} We selected the measures with attention to alignment with other programs to the extent it makes sense given our focus on the commercial population. Furthermore, all of these measures have been successfully implemented in one or more programs. Additionally, we identified cross-cutting measures which may apply to several or all clinical conditions. For example, the Consumer Assessment of Healthcare Providers and Systems (CAHPS\textsuperscript{7}) program, a measure of patient-centered care developed by the Agency for Healthcare Research and Quality (AHRQ) under the U.S. Department of Health and Human Services, is applicable to persons receiving care from almost any provider. However, assessment of body-mass index (an obesity prevention measure) is an important factor in many, but not all, conditions. Using cross-cutting measures can reduce the need for multiple condition-specific measures.
HOW CAN PURCHASERS UTILIZE THE PRIORITY MEASURE SET?

Employers and other health care purchasers can use the Priority Measure Set in a number of ways:

- To orient themselves to which clinical areas need the greatest attention;
- To determine whether their existing or prospective health plan partners are using the quality measures that matter in their health care delivery and payment reform programs (including potentially tying payment to performance on the measures and/or using the measures to evaluate the impact of their programs);
- To serve as a benchmark for assessing the quality measures used in consumer transparency or member support tools;
- To inform direct contract negotiations with health care providers for value-oriented payment approaches, such as bundled payment programs or shared risk arrangements.

The Priority Measure Set can also strengthen employers’ and other health care purchasers’ voices in discussions around health care quality by arming them with information about which measures matter most. Purchasers can refer to the CPR Employer Purchaser Guide to Quality Measure Selection for examples of how to utilize the Priority Measure Set in high-value purchasing strategies.

### TABLE 1: CPR EMPLOYER PURCHASER PRIORITY MEASURE SET

<table>
<thead>
<tr>
<th>CLINICAL AREA</th>
<th>MEASURE TITLE</th>
</tr>
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<tbody>
<tr>
<td>Pregnancy</td>
<td>Perinatal Care 01- Elective Delivery (NQF 0469)</td>
</tr>
<tr>
<td></td>
<td>Perinatal Care 02 - Cesarean Section (NQF 0471)</td>
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<td>Healthy Term Newborn (NQFO716)</td>
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<tr>
<td>Hypertension</td>
<td>Controlling High Blood Pressure (NQF0018)</td>
</tr>
<tr>
<td>Low Back Pain</td>
<td>Use of Imaging Studies for Low Back Pain (NQF0052)</td>
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<tr>
<td></td>
<td>Average Change in Functional Status following Lumbar Spine Fusion Surgery (NQF2643)</td>
</tr>
<tr>
<td>Diabetes</td>
<td>Optimal Diabetes Care (Composite Measure) (NQF0729)</td>
</tr>
<tr>
<td>Depression</td>
<td>Antidepressant Medication Management (NQF0105)</td>
</tr>
<tr>
<td></td>
<td>Screening for Clinical Depression and Follow-Up Plan (NQF0418)</td>
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<tr>
<td></td>
<td>Depression Response at 6 months-Progress Towards Remission (NQF1884)</td>
</tr>
<tr>
<td>Osteoarthritis</td>
<td>Hospital-Level Risk-Standardized Complication Rate Following Elective Primary Total Hip/Knee Arthroplasty (NQF1550)</td>
</tr>
<tr>
<td>Breast Cancer</td>
<td>Breast Cancer Screening (NQF2372)</td>
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<tr>
<td></td>
<td>Oncology: Cancer Stage Documented (NQF0386)</td>
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<tr>
<td>Arrhythmia</td>
<td>Atrial Fibrillation and Atrial Flutter: Chronic Anticoagulation Therapy (NQF1525)</td>
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<tr>
<td>Asthma</td>
<td>Asthma: Pharmacologic Therapy for Persistent Asthma (NQF0047)</td>
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<tr>
<td>Coronary Artery Disease</td>
<td>Statin Therapy for Patients with Cardiovascular Disease</td>
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<tr>
<td></td>
<td>Optimal Vascular Care (NQF0076)</td>
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<tr>
<td>Gastrointestinal Endoscopy</td>
<td>Endoscopy/Polyp Surveillance: Colonoscopy Interval for Patients with a History of Adenomatous Polyps- Avoidance of Inappropriate Use (NQF0659)</td>
</tr>
<tr>
<td></td>
<td>Colorectal Cancer Screening (NQF0034)</td>
</tr>
</tbody>
</table>
Upper Respiratory Infection | Appropriate Treatment for Children with Upper Respiratory Infection (NQF0069)
---|---
CROSS-CUTTING TOPIC | MEASURE TITLE
Patient-Centeredness | CAHPS Clinician and Group Survey (CG-CAHPS) - Adult. Child (NQF0005)
Hospital CAHPS (NQF0166)
Population Health | Preventive Care and Screening: Body Mass Index (BMI) Screening and Follow-Up (NQF0421)
Weight Assessment and Counseling for Nutrition and Physical Activity for Children/Adolescents (NQF024)
Preventive Care and Screening: Tobacco Use: Screening and Cessation Intervention (NQF0028)
Childhood Immunization Status (NQF0038)
Care Coordination | Hospital-Wide All-Cause Unplanned Readmission Measure (NQF1789)
Documentation of Current Medications in the Medical Record (NQF0419)
Patient Safety | Proportion of Patients with a Chronic Condition Who Have a Potentially Avoidable Complication During a Calendar Year (NQF0709)
Patient Safety for Selected Indicators (Composite Measure) (NQF0531)

**IMPLEMENTATION CHALLENGES**

**GAPS REMAIN**

While it is important for employers and other health care purchasers to promote the use of the best available measures, it is equally vital to address unmet improvement opportunities by helping fill measurement gaps. Employers and purchasers can facilitate development of priority measures through collaboration with measure development organizations, such as medical professional societies, the National Committee for Quality Assurance (NCQA), and the Pharmacy Quality Alliance (PQA).

Several initiatives have been created to address gaps in quality measures, reflecting the increasing significance and need for access to meaningful quality information.

- NQF launched a Measure Incubator initiative to stimulate the development of priority measures where there are gaps. The NQF Incubator brings together various stakeholders to explore new approaches to testing measures effectively. As of March 2018, the Incubator is working to develop a chronic obstructive pulmonary disease measure with MN Community Measurement, lung cancer and melanoma outcome measures in collaboration with Bristol-Myers Squibb, and a multiple sclerosis (MS) performance measures focused on patient-reported outcomes in addition to several other ongoing projects.\(^7\)

- NQF launched the Measure Applications Partnership (MAP) in 2011 to select performance measures for federal health programs, including for the purposes of public reporting and performance-based payment. MAP aims to standardize measurement requirements across federal programs and public and private sectors to create uniform sets of quality data.\(^8\)

- In 2017, CMS similarly launched the "Meaningful Measures Initiative" to streamline quality measures and reduce unnecessary regulatory and administrative barriers. Meaningful Measures aims to identify high priorities for quality measurement. The initiative incorporates perspectives from patients, experts from the Core Quality Measures Collaborative, and various external stakeholders.\(^9\)
FEASIBILITY ISSUES

The ability to generate results for quality measures and the accuracy of that information depends on the availability and quality of the underlying data sources. Even the most innovative measures are useless unless the data can be collected efficiently and the results are reliable. Whether a measure is feasible primarily depends on whether the infrastructure for collecting the required data is readily available and collecting the data doesn’t present an undue burden.

Given the range in feasibility of collecting data from various sources and the range in the complexity of measures, purchasers should expect that the ability of providers to report on specific measures will vary in the near term. It is also likely that provider frustrations with inadequate reporting infrastructure will continue to grow. But purchaser frustrations over lack of accountability and improvement are also real. Purchasers should use market forces to encourage development of the necessary means to report the most important health care quality measures, even when development of the data collection infrastructure must evolve over a period of years. In addition, purchasers should encourage shorter turn-around time between data collection and public reporting to produce more timely results.

In light of these dynamics, it is important for purchasers and providers to work together to get to the measures that matter. One option for collaboration would be through joint purchaser and provider pilot projects to test implementation of the measures that are more difficult to report.

CONCLUSION

The Priority Measure Set provides a critical resource for employers and other health care purchasers who want to engage in strategies to improve the quality and affordability of health care. CPR intends that it will also help generate greater alignment among transparency and health care delivery and payment reform efforts. Alignment of measures across programs like the NQS is essential because it highlights what is most important to understand about quality and decreases data collection burden on providers. In addition, when all stakeholders focus on mutual objectives, success in achieving those objectives may be more likely and timely.
ACKNOWLEDGEMENT
Thanks to HCI (now Altarum) and Discern Health for their contributions to the CPR Employer-Purchaser Guide to Measure Selection and to this Action Brief.

ABOUT US
Catalyst for Payment Reform (CPR) is an employer-led, national nonprofit on a mission to catalyze employers, public purchasers and others to implement strategies that produce higher-value health care and improve the functioning of the health care marketplace.

REFERENCES