ACCOUNTABLE CARE GUIDE FOR RADIOLOGISTS

Preparing Radiology for the Approaching Accountable Care Era
ACKNOWLEDGMENT

This strategic guide involved input through participation by many thought leaders of the following sponsoring organizations who have come together to form the Toward Accountable Care Consortium (“TACC”). This paper would not have been possible without the generous support of all TACC member organizations, including significant support from the North Carolina Medical Society, as well as a substantial grant from The Physicians Foundation. Special thanks to the North Carolina Academy of Family Physicians and North Carolina Society of Anesthesiologists, whose seminal ACO white papers are the underpinning of this Toolkit. We are grateful to Julian D. (Bo) Bobbitt, Jr. of the Smith Anderson law firm, for compiling the information in this non-technical “blueprint” format, and to Frank Benzoni of Smith Anderson, Nancy Henley, MD, of Community Care of North Carolina, and the following physician members of the North Carolina Radiologic Society for their time and expertise: Andrew Wu, MD, Wake Radiology; Andrew Del Gaizo, MD, Wake Forest Baptist Health; Brent Townsend, MD, Wake Radiology; Catherine Everett, MD, MBA, Coastal Radiology Associates; Charles Burke, MD, UNC Health System; Hal Safrit, MD, Durham Radiology Associates; James O’Brien, MD, Mecklenburg Radiology Associates; and Kurt Schoppe, MD, Wake Forest Baptist Health. This guide would not have be possible without the efforts of these individuals.

County / Regional Medical Societies

Cleveland County Medical Society
Craven-Pamlico-Jones County Medical Society
Durham-Orange County Medical Society
Mecklenburg County Medical Society
Forsyth-Stokes-Davie County Medical Society
New Hanover-Pender County Medical Society
Pitt County Medical Society
Rutherford County Medical Society
Western Carolina Medical Society
Wake County Medical Society

Specialty Societies

Carolinas Chapter, American Association of Clinical Endocrinology
North Carolina Academy of Family Physicians

continued next page
North Carolina Chapter of the American College of Physicians
North Carolina College of Emergency Physicians
North Carolina Council on Child and Adolescent Psychiatry
North Carolina Dermatology Association
North Carolina Neurological Society
North Carolina Obstetrical and Gynecological Society
North Carolina Orthopaedic Association
North Carolina Pediatric Society
North Carolina Psychiatric Association
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Community Care of North Carolina
Carolinas Center for Hospice and End of Life Care
North Carolina Academy of Physician Assistants
North Carolina Community Health Center Association
North Carolina Medical Group Managers
North Carolina Medical Society
INTRODUCTION

This strategic guide involved input through participation by many thought leaders who have come together to form the Toward Accountable Care Consortium (“TACC”). This paper would not have been possible without the generous support of all TACC member organizations, including significant support from the North Carolina Medical Society, as well as a substantial grant from The Physicians Foundation. We are grateful to Julian D. (“Bo”) Bobbitt, Jr. of the Smith Anderson law firm, who has many years of experience providing strategic counsel regarding integrated care, for compiling the information in this non-technical “blueprint” format.

Part One contains the necessary elements for a successful Accountable Care Organization (“ACO”) and implementation guidance that transcend specialty or facility and apply equally to all ACO stakeholders.

The purpose of this paper is to arm you with knowledge and confidence as you consider joining or forming an ACO.

Part Two applies the principles and processes of the Guide to provide specific strategies and practical step-by-step guidance using concrete examples used by different physician specialties, including how to apply successfully for the Medicare Shared Savings Program.
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The Physician’s Accountable Care Toolkit

How to Identify and Implement the Essential Elements for Accountable Care Organization Success

North Carolina Medical Society

THE PHYSICIANS FOUNDATION
Empowering Physicians Improving Healthcare

Toward Accountable Care Consortium

SMITH ANDERSON
I. Purpose Of The Accountable Care Guide

Accountable Care Organizations ("ACOs") are emerging as a leading model to address health care costs and fragmented care delivery. For example, in 2012, Accountable Care is being considered for implementation by virtually every private and public payor in North Carolina. It transcends federal health regulatory legislation and Medicare. The purpose of this ACO Guide is to bring together in one source a non-technical explanation of the essential elements required for any successful ACO and practical step-by-step guidance on how to achieve each element. Because a successful ACO must be "win/win", with every collaborative participant incented and empowered to achieve their optimum value-added contribution to the enterprise, these principles transcend medical specialty, employment status, payor relationship, or facility type. This Guide works for you whether you are a primary care physician, a hospital CEO, or a specialist physician. Although ACOs are still evolving and definitive predictions are impossible at this time, the goal of the Guide is to give any reader a firm sense of the strengths and weaknesses of any ACO model they may encounter and confidence about whether to join one or to create one. There are answers to questions about who should join, who should lead, what infrastructure will work, and the phases of development to be followed.¹

II. What Is An ACO?

A. Definitions

Former Administrator of the Centers for Medicare and Medicaid Services ("CMS") Mark McClellan, M.D., Ph.D. described an ACO as follows: "ACOs consist of providers who are jointly held accountable for achieving measured quality improvements and reductions in the rate of spending growth. Our definition emphasizes that these cost and quality improvements must achieve overall per capita improvements in quality and cost, and that ACOs should have at least limited accountability for achieving these improvements while caring for a defined population of patients."² Similarly, the National Committee for Quality Assurance ("NCQA") included the following definition in its draft ACO criteria: "Accountable Care Organizations (ACOs) are provider-based organizations that take responsibility for meeting the healthcare needs of a defined population with the goal of simultaneously improving health, improving patient experiences, and reducing per capita costs….There is emerging consensus that ACOs must include a group of physicians with a strong primary care base and sufficient other specialties that support the care needs of a defined population of patients. A well-run ACO should align the clinical and financial incentives of its providers….ACOs will also need the administrative infrastructure to manage budgets, collect data, report performance, make payments related to performance, and organize providers around shared goals."³ (Emphasis added.)

Strategic Note: The part of the definition relating to patient populations represents a major shift in practice orientation, and is very alien to a typical physician's training and day-to-day focus.

¹ It is not the purpose of this Guide to provide legal advice. Any person or organization considering participation in an ACO should seek the advice of legal counsel.
² Mark McClellan, Director of the Engleberg Center for Health Care Reform at the Brookings Institution, A National Strategy to Put Accountable Care Into Practice, Health Affairs (May 2010), p. 983.
Without grasping this shift, an understanding of ACOs will remain elusive. It also is important to note what is not in the definition. No definitions specify any particular type of legal entity (i.e., IPA, PHO, employed). There is no mandatory organizational form for an ACO.

The final Medicare Shared Savings Program rule (Final Rule)\(^4\) released by CMS in 2011 contains an interesting definition emphasizing structure in contrast to the ones above focusing on function: “Accountable Care Organization (ACO) means a legal entity that is recognized and authorized under applicable State law, as identified by a Taxpayer Identification Number (TIN), and comprised of an eligible group (as defined at § 425.5(b)) of ACO participants that work together to manage and coordinate care for Medicare fee-for-service beneficiaries and have established a mechanism for shared governance that provides all ACO participants with an appropriate proportionate control over the ACO’s decision-making process.”\(^5\)

B. PPACA Requirements

ACOs eligible for the Medicaid Shared Savings Program under the Patient Protection and Affordable Care Act of 2010\(^6\) must meet the following criteria:

- That groups of providers have established structures for reporting quality and cost of health care, leadership and management that includes clinical and administrative systems; receiving and distributing shared savings; and shared governance.
- Willing to become accountable for the quality, cost, and overall care of the Medicare fee-for-service beneficiaries assigned to it.
- Minimum three-year contract.
- Sufficient primary care providers to have at least 5,000 patients assigned.
- Processes to promote evidence-based medicine, patient engagement, and coordination of care.
- Ability to demonstrate patient-centeredness criteria, such as individualized care plans.

The Medicare Final Rule and three other related documents involving five federal agencies amplify these PPACA criteria. A special section devoted to the Medicare Shared Savings ACO Program is found in Part Two of the Toolkit.

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\(^5\) 76 Fed. Reg. 67974
\(^6\) Section 3022 of the Patient Protection and Affordable Care Act of 2010 (amends Title XVIII of the Social Security Act (42 USC 1395 et seq.)).
C. How Is It Different From a Medical Home?

The Patient-Centered Medical Home (“Medical Home”) emphasizes strengthening and empowering primary care to coordinate care for patients across the continuum of care. It is complimentary to the ACO and can become the core of an ACO, but it is different in two main respects: (1) **Financial Incentives** - The Medical Home lacks the shared accountability feature in that it does not have financial incentives, such as shared savings, motivating providers to work together to deliver the highest quality care at the lowest cost with the greatest patient satisfaction. (2) **Specialists/Hospital Linkage** - Even though there are Medical Home-only ACOs, a typical ACO is also different from a Medical Home in that it tends to have relationships with select specialists and hospitals across the full continuum of care for the targeted initiative.

III. Why Should I Care?

Health spending is unsustainable, even before coverage expansion of the 2010 federal health reforms. With 19% of Gross Domestic Product (“GDP”) being the rough estimate of the amount the United States can collect in taxes and other revenues, by 2035, Medicare and Medicaid are predicted to consume 13% of GDP and health care costs will consume 31% of GDP. In other words, health care alone will cost well over all we collect. By 2080, absent drastic change, Medicaid and Medicare will consume all of our tax and other revenues, and total health spending will claim 46% of GDP. The rest, defense, education, roads, etc. we can only pay for by borrowing. President Obama is the first President facing bankruptcy of the Medicare System during a term in office.
Total Spending for Health Care Under the Congressional Budget Office’s Extended Baseline Scenario

There is consensus that much of this is avoidable. The now-famous New Yorker article by Dr. Atul Gawande showing Medicare spending to be twice as high in McAllen, Texas as in El Paso, became required reading in the White House. It said: “The real puzzle of American Healthcare… is not why McAllen is different from El Paso. It’s why El Paso isn’t like McAllen. Every incentive in the system is an invitation to go the way McAllen has gone.”

The Congressional Budget Office Report on the ACO’s predecessor, the Bonus-Eligible Organization, includes this rationale: “[P]roviders have a financial incentive to provide higher-intensity care in greater volume, which contributes to the fragmented delivery of care that currently exists.”

7 Atul Gawande, The Cost Conundrum, The New Yorker (June 1, 2009)
These dysfunctions in our current system, for which the ACO is seen as a partial remedy, have been given much of the blame for our country’s health care system costing 50% more as a percentage of GDP than any other in the world but ranking only 37th in overall health and 50th in life expectancy.9

Because of the crisis, drastic efforts at health care cost reform seem inevitable. President Obama stated it bluntly: “So let me be clear: If we do not control these costs, we will not be able to control the deficit.”9 Private insurers see it, too. The President of Blue Cross and Blue Shield of North Carolina recently stated: “Even if federal health overhaul is rejected by the Supreme Court or revamped by Congress, the market must continue to change. The system that brought us to this place is unsustain-able. Employers who foot the bill for workers’ health coverage are demanding that Blue Cross identify the providers with the highest quality outcomes and lowest costs.”10

Flattening the cost curve is possible through the ACO’s marketplace incentives without rationing care, imposing new taxes, or cutting provider reimbursement. Doing nothing is not an option, and all these alternatives appear unacceptable. In short, there is no “Plan B.”

IV. Are ACOs Really Coming?

A. If They Repeal Health Reform, Won’t This Go Away?

No. Federal health reform has three prongs: Expand Coverage (individual and employer mandates, no pre-existing condition exclusions, etc.), Fraud Control, and Waste Controls (ACOs, bundled payments, value-based purchasing, CMS Innovation Center, etc.). Many experts think that expanding coverage into our broken system has made health care even more unsustainable. However, as noted, the cost curves, even without health reform, will bankrupt our resources, and the value-based reimbursement movement was well underway before the federal legislation was passed. Increasing awareness of problems with the fee-for-service system has resulted in a growing number of initiatives that have common features of accountability at the medical community level, transparency to the public, flexibility to match local strengths to value-enhancement opportunities, and shifting to paying for value, not volume.

B. Isn’t This Capitation Revisited?

You may fairly ask, “Isn’t this the ‘next big thing’ to save health care, like capitation? Won’t it fizzle away like that did?”

ACOs with shared savings are unlike capitation in several crucial ways. First, the payments are commonly only bonus payments in addition to fee for service payments.

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9 President Barack Obama, interview excerpt, July 23, 2009.
10 Brad Wilson, President of BlueCross BlueShield of North Carolina, The News & Observer (January 29, 2011).
In the shared savings only models, there is no downside risk. Second, vital administrative capabilities, data measurement capability, identified common metrics, severity adjustment, and electronic health information exchange sophistication were not present in the capitation era.

**Strategic Note:** Though many experts propose that newly-formed ACOs assume financial risk through financial penalties, or partial or whole capitation, the 15 years clinical integration experience of this author strongly suggests that ACOs **TRY NOT TO ACCEPT DOWNSIDE RISK UNTIL THEY HAVE THREE CONSECUTIVE YEARS OF MEETING BUDGET ESTIMATES.**\(^{11}\) There are just too many new partners, roles, moving parts, untested data metrics, and variables beyond the control of the ACO. Even taking a smaller share of the savings pool to recognize the absence of downside risk is preferred to accepting the responsibility of unanticipated medical expenses without the tools to control them. Having some “skin in the game” is clearly a logical way to incentivize accountability for providing value, but thrusting that on an unready health care system could do more harm than good.

**C. Can’t I Wait Until Things Get Clearer?**

With hospitals and physicians having lots of other things on their plates and this bearing a resemblance to other reforms that never quite panned out, a wait-and-see attitude might at first seem reasonable. However, as the next chapter describes, successful ACO creation will require deep transformational change. The changes will have less to do with infrastructure and technology than culture. This is equally true in integrated systems with a fully-employed medical staff, as it is with other models. “Given the major cultural differences between hospitals and physicians, achieving clinical integration is one of the most difficult challenges that either party will ever undertake...Organizations that have not yet started down this path in earnest will need to move much more aggressively to prepare for the post fee-for-service world.”\(^{12}\) You cannot wait to plan. Being unprepared is not an option. But there is a difference between **having** a plan and **implementing** a plan. If you are a hospital CEO or in a particular specialty you may want to wait until value-based reimbursement has reached the tipping point relative to fee for service before you “pull the trigger” in implementing your plan.

**V. What Are The Essential Elements Of A Successful ACO?**

There are eight essential elements of any successful ACO. All eight are required. You cannot skip a step. Because element one is not as objectively verifiable, it is very counterintuitive that the most vital element is by far the most difficult element to obtain will be creation of an interdependent culture of mutual accountability committed to higher quality and patient satisfaction at the lowest cost. “[C]linical transformation has less to do with technical capabilities and more with the ability to effect cultural change.”\(^{13}\)

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\(^{11}\) The Final Rule was substantially revised from the proposed regulations in that a new ACO had the option in the first term of the MSSP not to accept risk, whereas under the proposed regulations CMS would mandate acceptance of risk for the third year of the initial three-year contract. 76 Fed. Reg. 19643.


\(^{13}\) Id.
A. Essential Element No. 1: Culture of Teamwork – Integration

The most important element, yet the one most difficult to attain, is a team-oriented culture with a deeply-held shared commitment to reorganize care to achieve higher quality at lower cost. A fully-functional ACO will catalyze the transformation of health delivery. “While strong hospital-physician alignment has always been a cornerstone of success, the necessary degree of future collaboration, partnership, and risk-sharing will dwarf what has come before it. Hospitals and physicians will have to recognize, embrace, and leverage their growing interdependence to create organizational structures and incentive models that are strategically aligned and mutually rewarding.”

1. Challenges for Physicians. Physician attitudes favor autonomy and individualism over collaboration. These attitudes are inculcated in clinical training and reinforced daily in care delivery. Reimbursement rewards an individualistic “eat what you kill” mentality. Physicians need to understand that the level of involvement needed to effect changes in quality and cost is much different than just banding together for contracting purposes. Physicians will have to be willing to change utilization, referral, and care-management patterns. In many settings, specialists will need to release primary control of patient care decision-making to the Medical Home primary care physician.

14 Toward Accountable Care, The Advisory Board Company (2010).
Physicians are justifiably cynical about prior “next best things,” such as HMOs, gate-keeping, and capitation, and have little experience with, or time for, organizational-level strategic planning. But, “[I]f providers do not change their decision-making and behavior, ACOs will go the way of most PHOs and IPAs…to the bone yard. More importantly, the healthcare crisis will persist, and more drastic solutions will be mandated.”

2. **Challenges for Hospitals.** Will hospitals be willing to embrace a true ACO structure, which will likely drive down hospitalization? Will they be willing to distribute shared savings as intended, to incentivize and reward those who created it through high-performance care delivery and improved coordination, or will they try to take any savings dollars “off the top” to make up for the lost revenue from the reduction in avoidable hospitalizations and readmissions? Will the increased market share from joining an ACO make up for the lost revenue? Exacerbating these business risks for sharing governance with physicians and committing without reservation to an orientation of higher quality and lower costs, is a deeper cultural barrier: control. Hospitals are complex organizations, and a degree of control over operations and direction has been historically important for their viability.

“The most significant challenge of becoming accountable is not forming an organization, it is forging one.”

**Strategic Note:** Tips on How to Create a Collaborative Culture:

- **Champions.** Vision comes first, but to sell that vision, you need physician leaders able to articulate a clear and compelling vision of change. They need to be champions of the transformational changes needed. As few as one, and rarely more than five, are needed. If a hospital is involved, the CEO needs to show commitment to the shared vision.

- **Governance Structure.** The structure must have meaningful input from the various parties to have status and credibility. It must exhibit shared control. Management teams can be pairings of physicians with hospital administrators. As noted, shared governance is such a point of emphasis that the Final Rule includes that phrase in the definition of “Accountable Care Organization.”

- **Incentives Drive Alignment.** “[I]f incentives are correctly aligned, organic innovations to solve other problems can and will engage.... Anticipated early versions of ACO payment incentives are likely to be directionally correct but unlikely to be sufficient to create the needed burning platform.” Compensation plans for hospital-employed physicians must not be limited to individual productivity, but also have incentives for accountability for success of the ACO team.

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16 Id.
18 Ann Robinow, Accountable Care News, The Top 3 Obstacles to ACO Implementation, (December 2010).
“Spiral of Success.” The following strategy could help meld team culture: An early pilot project for your ACO should be consistent with the new vision, led by champions and cut across specialty and department lines. A multi-disciplinary team decides how to collect and share data in new ways to facilitate this care initiative. The data, in paper or electronic format, is available at the point of care. Quality goes up and there is a savings pool. New team habits begin to emerge. Small scale is OK, but it must succeed, so the “spiral of success” can start. Trust goes up and buy-in for the next collaboration will occur more quickly.

Employment Not a Panacea. Isn’t the most obvious path to integration through hospital employment? This is a feasible approach if the parties have worked together in the past and there is a pre-existing level of trust and respect. This will not work if there are not shared goals and the control and financial incentive issues are not resolved. “Current trends in physician employment represent neither a necessary nor sufficient condition for true integration; value-added integration does not necessarily require large-scale physician employment and simply signing contracts does not ensure progress toward more effective care coordination.”

B. Essential Element No. 2: Primary Care Physicians

1. What Is the Role of Primary Care In ACOs? As discussed in detail in Section V.G. below, the highest-impact targets identified for ACOs lie in the following areas: (a) prevention and wellness; (b) chronic disease management; (c) reduced hospitalizations; (d) improved care transitions across the current fragmented system; and (e) multi-specialty co-management of complex patients. Primary care can be drivers in all of these categories.

Harold Miller of the Center for Healthcare Quality and Payment Reform concluded, “it seems clear that, in order to be accountable for the health and healthcare of a broad population of patients, an Accountable Care Organization must have one or more primary care practices playing a central role.” He envisions different levels of ACOs, with the core Level One consisting primarily of primary care practices. Level Two would include select specialists and potentially hospitals. As the diverse patient populations are included, Level Three expands to more specialists and facilities, and Level Four includes public health and community social services. As noted, primary care is the only provider or health care facility mandated for inclusion to qualify for PPACA’s ACO Shared Savings Program.

19 Toward Accountable Care, The Advisory Board Company (2010).
20 Harold D. Miller, How to Create Accountable Care Organizations, Center for Healthcare Quality and Payment Reform, p. 8, (September 2009).
2. **What Are the Roles of Specialists In ACOs?** It is becoming clear that specialists are going to serve important roles in ACOs. Given the opportunities for ACOs listed in Section V.B.1. above, specialists should see roles in Medical Home coordination on diagnosis and treatment, transitions across settings, reducing avoidable hospitalizations, and in multi-specialty complex patient management. Inpatient specialists can tackle hospital through-put, minimizing avoidable adverse events and readmissions, and quality improvements. Specialists intent on preserving volume at the expense of best practices have no role in an ACO.

3. **What Are the Roles of Hospitals In ACOs?** Hospitals are logical ACO partners for several reasons: Patients will need hospitalization, hospitals have extensive administrative and HIT infrastructure, ACOs are consistent with their missions, and hospitals are often a medical community’s natural organizational hub. But the typical ACOs tend to reduce hospitalizations. As Mr. Miller observes, “the interests of primary care physicians and hospitals in many communities will not only be unaligned, but will be in opposition to one another.” A litmus test for hospital membership (or whether to join an ACO that includes a hospital) is whether it is committed to overall increased savings, improved quality, and improved patient satisfaction for patient populations, even if hospitalization rates are reduced. It is also unacceptable if a hospital permanently seeks to capture most of the shared savings “off the top” to make up for lost revenue. A hospital at over-capacity should not have this conflict. Moreover, many hospitals see full institutional commitment to accountable care as the best way to prepare for the future, maximize their fair share of the shared savings dollar, and grow market share. Once the tipping point of the shift from payment for volume to payment for value has been reached, these conflicts should dissolve.

In summary, because primary care will drive so many of an ACO’s most high-yielding initiatives, it is an essential element of a lasting and successful ACO. “Accountable care absolutely must be about improving and maintaining the health of a population of patients and not just controlling costs. It must be about proactive and preventive care and not reactive care. It must be about outcomes and not volume or processes. It must be about leveraging the value of primary care and the elements of the Patient-Centered Medical Home.”

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21 Id., p. 15.
C. Essential Element No. 3: Adequate Administrative Capabilities

What Kind of Organization Can Be an ACO? The very label “accountable care organization” tends to convey an impression that an ACO must be a particular type of organization. In retrospect, it probably should have been called “Accountable Care System.” It is about function, not form. The NCQA’s ACO criteria look to core competencies and infrastructure to implement them, but are “agnostic to organizational structure (i.e., whether or not it is led by a multi-specialty group, hospital, or independent practice association).”23 Similarly, a wide array of organizations may become eligible for CMS Shared Savings Program under PPACA and the Final Rule:24 group practice arrangements, networks of practices, joint ventures between providers and hospitals, hospitals employing providers, and other approved structures. There are three essential infrastructure functional capabilities: (1) performance measurement, (2) financial administration, and (3) clinical direction. A legal entity of some sort is necessary, and a number of choices are available. The form ultimately chosen should be driven by what most readily facilitates achievement of the functional needs of the ACO initiatives in your community. The ultimate goals of accountable care are to improve patient outcomes and patient satisfaction while also achieving greater cost efficiencies. The key to achieving this goal is enhanced coordination of care among diverse providers through the application of evidence-based clinical protocols and transparent measurement and reporting. “While ACO formation and ongoing structural, operational, and legal issues related to ACOs are important, it is this transformation in clinical care that must remain the overriding focus of ACO development.”25

What Are Key Legal Issues Affecting ACOs? ACOs require collaboration, referrals, reductions in unnecessary care, and sharing of revenues among sometime competitors. All of these characteristics, and more, in furtherance of health policy, also happen to raise a number of challenging legal-compliance issues for a body of state and federal health care law largely premised upon the fee-for-service model. Adaptations of the most problematic laws and regulations are underway. On October 20, 2011, the Departments of Health and Human Services, Treasury, and Justice, and the Federal Trade Commission jointly released federal policies concerning implementing the MSSP in order to provide guidance. A properly configured ACO should be successful in navigating this legal minefield. The principal bodies of law affecting ACOs are:

- Antitrust
- Anti-kickback
- Stark
- Civil Monetary Penalties Law

23 NCQA, pp. 7-8.
Possible Organizational Forms

1. Network Model

   a. Independent Practice Associations (“IPAs”) – An IPA is basically an umbrella legal entity, usually an LLC, for-profit corporation or nonprofit organization, with physician participation contracts with hospital-employed and independent physician practices. Payors contract with the IPA. These structures became familiar in the fee-for-service and capitation eras, and the form is still suitable for the accountable care era. However, the IPA now needs to have ACO-level infrastructure as described in this Guide. It is particularly dependent on robust health information exchange, as the continuum of care is more “virtual” because the providers are independent. The
participation agreements are different, too. The provider agrees to undertake the responsibilities agreed upon by the ACO and accept some type of performance-based incentive, like shared savings, in addition to fee-for-service. It can have any combination of specialists, primary care, hospital, and tertiary care participating contracts. An IPA is owned by physicians. Legal issues of note in IPAs involve antitrust, self-referral, insurance regulation, HIPAA, malpractice, and the Stark law.

b. Physician/Hospital Organization ("PHO") – The PHO is very similar to an IPA, but the main difference is that it is co-owned and governed by physicians and a hospital or health system and includes a hospital participation contract. The same requirements and caveats apply.

c. Medical Home-Centric Model – Under this variation, an umbrella entity is owned by Medical Home practice members or networks. It contracts with payors, initially for the medical-home-related primary care services, but includes accountable care financial arrangements and performance measurement capabilities. It broadens the scope of initiatives and patient populations by adding select specialists and hospitals through contractual arrangements. These may be sub-ACO arrangements whereby the contract is with a PHO or hospital ACO. The same requirements and caveats of the other Network Model forms apply. Community Care of North Carolina is an example of a statewide confederation of 14 Medical Home-Centric Networks.

2. Integrated ACO Structure – With this variation, the hospital, health system, foundation, or multi-specialty clinic employs, rather than contracts with, the physician. It may own, capitalize, and control the ACO, with physicians on advisory committees. The HIT and other infrastructure is within the controlling entity. It may have contracts with independent providers and facilities if necessary to round out the breadth, depth, and reach of services needed to accomplish its initiatives.

D. Essential Element No. 4: Adequate Financial Incentives

1. Isn’t This the Same As Insurance? No. An insurance company assumes the financial risk of whether a person gets ill or has an accident requiring medical care. Accountable care risk is accountability for higher performance treatment of patients once they become ill. This gets fuzzy when one remembers that the ACO will be responsible for an entire patient population, especially as it assumes more risk, as in full capitation. However, this distinction is why the ACO performance expectations need to be severity-adjusted.

2. What Are the Types of Financial Incentive Models for ACOs? There are three tiers: upside-bonus-only shared savings; a hybrid of limited-upside and limited-downside shared savings and penalty; and full-upside and full-downside capitation.
a. **Shared Savings** – If quality and patient satisfaction are enhanced or maintained and there are savings relative to the predicted costs for the assigned patient population, then a portion (commonly 50% according to some surveys and the MSSP Final Rule) of those savings is shared with the ACO. This is stacked on top of the provider’s fee-for-service payments. To maximize incentivization, the savings pool should be divided in proportion to the level of contribution of each ACO participant. This aligns incentives of all ACO participants to keep patients as well as possible, and if ill, to receive optimum care in a team environment across the care continuum. If primary care has especially high medical home management responsibility, this may be accompanied by the addition of a flat per member/per month payment.

Some of the savings pool distributions should be used to maintain the ACO infrastructure, but as much as possible should go to reward providers and facilities for the extra time and attention devoted to patient management and technology investments. As mentioned, it should not go to pay affected physicians or hospitals for reduced revenues under fee-for-service for reductions in volume.

A strength of this model is that it is easy to understand and transition to, since it builds upon the familiar fee-for-service system. That is also its weakness, since fee-for-service still rewards volume, not value. This shared savings model has been criticized as being “asymmetric” or “one-sided,” with no consequence if there are higher costs or no care improvement. Another problem is that there is by necessity a lag time to measure the “delta,” or the difference between the actual costs and the expected costs, so the ACO is uncertain whether there will be revenues. The delay saps the incentivization to adhere to the ACO’s best practices and coordination.
Strategic Note 1: How to Calculate Shared Savings. Although the concept is simple – the ACO gets 50% of the difference between what the costs for the population turned out to be versus what the costs would have been if the ACO were not in place – DO NOT try to do this by comparing your population costs year-to-year. It might work the first year, but will be inappropriate after that. Having to beat your performance from the prior year, every year, is like calling an Olympic medalist a failure if she does not break her world record the next time out. In some CMS demonstration projects, relatively unmanaged counties in other parts of the country were picked as the control populations. Another way that works is to use an actuary that can predict the medical costs for your region or comparable community and use that actuarially valid projected amount as your unmanaged “comparable.” A variation of this latter approach has been chosen by CMS for calculation of the MSSP savings.26

Strategic Note 2: Be Patient Before Taking on Risk. Do not repeat the disaster of the ’90s, when providers took on risk without proper technology, infrastructure, best practices, or experience. We recommend that you come within 5% ± of your predicted costs for three consecutive years before leaving the shared-savings upside-only model. You may have unexpected costs over which you have no control. You will likely want to improve your Health Information Exchange, include relevant data elements, and see which of your ACO providers “get it.” In our experience, fears are overblown that lack of downside risk will deter performance improvement. To the contrary, a meaningful bonus payment is very motivating, as much as a recognition of and respect for the clinical leadership of the physicians as it is for the benefit of dollars involved. Individual distributions that differ based on performance determined by peers is also a “grade” that high-achieving individuals work hard to earn.26
b. **Savings Bonus Plus Penalty** – As with the shared savings model, providers receive shared savings for managing costs and hitting quality and satisfaction benchmarks, but also will be liable for expenses that exceed spending targets. This model is called “symmetric” or “two-sided” and the bonus potential is increased to balance the accountability for exceeding pre-set goals. Fee-for-service is retained. This resembles the “two-sided” model mentioned in the Final Rule.\(^{27}\)

c. **Capitation** – A range of partial capitation and full capitation models are possible. Fee-for-service payments are replaced by flat payments plus potential bonuses and penalties. Only seasoned and truly clinically integrated ACOs should attempt this level of risk. Yes, the upside is higher, but the disasters of the ‘90s should not be forgotten.

3. **Is This the Same as Bundled Payment or Episode of Care Payment?** ACO incentives can be aligned with these and other payment experiments under consideration. An “episode of care” is a single amount to cover all the services provided to a patient during a single episode of care. When that episode payment covers providers who would have been paid separately under fee-for-service, that is a “bundled payment.” Such a payment mechanism that excludes payment for treatment of avoidable readmission or hospital-acquired infections motivates better care. These approaches do not incentivize prevention and medical-home coordination to avoid the episode in the first place.

4. **“Meaningful Use” Regulations Incentives.** We include the “Meaningful Use” payments as an ACO financial incentive because the basic Health Information Exchange within your ACO will likely qualify the ACO’s providers for the Phase Two and Phase Three “Meaningful Use” incentives.\(^{28}\) If your ACO can go ahead and establish its data flow needs relatively soon as outlined in this ACO Guide, you stand a good chance that the federal government will help finance the ACO’s HIT needs. See Section V.E. below for more detail.

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\(^{27}\) 76 Fed. Reg. 67986-67987.

\(^{28}\) 75 Fed. Reg. 44314 (July 28, 2010).
E. Essential Element No. 5: Health Information Technology and Data

1. What Data? ACO data is usually a combination of quality, efficiency, and patient-satisfaction measures. It will usually have outcomes and process measures. Nationally-accepted benchmarks are emerging. There are three categories of data needs for an ACO:

   a. Baseline Data – This is often overlooked. To compare anything, there needs to be a beginning reference point. Can you collect costs and quality data? Who owns it now? Who collects it? Do you trust them to be accurate and objective? Use it to preform a “gap analysis”: Where are your local quality and cost numbers outliers to the ideal? This tells you where your “low-hanging” fruit may be. Match those outlier opportunity areas with the particular strengths of the provider array of your ACO and you have your prioritized initiatives or targets.

   b. Performance Data – In the value-based reimbursement era, it will not be enough to provide exceptional cost-effective care; you must prove it. A practical way to determine your ACO’s needed performance data is to start by selecting the ACO’s targeted initiative as mentioned above. Then select from emerging nationally recognized quality and efficiency metrics, if they apply. Even if they do apply, convene a multi-specialty committee of clinicians to vet their clinical validity. This committee will recommend performance benchmarks from scratch if national standards are not yet available for all of the care pathways of your initiative. They should address quality, patient satisfaction, and efficiency. They need to be severity-adjusted. Obviously, if and when a third-party payor, including CMS, sets the performance benchmarks, they should be part of the performance array. Many payors want to allow local flexibility and clinical leadership in metric-setting.
Who collects the data? Are there variables outside of your control affecting your performance scores (i.e., patient non-compliance)? What financial incentives/penalties are tied to each?

c. **Data As a Clinical Tool** – Once the ACO targeted care initiatives are selected, the best practices across the care continuum will be determined. The appropriate ACO committee will then usually “blow up” each pathway into each component and assign clinical leadership, decision support, data prompts, and embed relevant clinical data into each step at the point-of-care. ACOs are discussing virtual workstations and data dashboards. Coordination with downstream providers will be optimized with the real-time sharing of upstream care results and scheduling.

**Strategic Notes:** (1) The ACO should periodically internally grade itself against the performance benchmarks to create a constant quality/efficiency/satisfaction improvement loop. This not only will hone the contributions of the ACO initiatives, but also will prepare it to increase its financial rewards once the performance results drive a savings pool or bundled payments. Gaps in care should be flagged and addressed before your compensation depends on it. Clearly, clinically valid, accurately collected, severity-adjusted, and properly benchmarked data are essential for any compensation model based on performance. (2) Data that reflects a track record of high performance serves as a bargaining tool when reimbursement is being negotiated, even in fee-for-service. (3) Use data first to target the “low-hanging fruit,” high-impact, value-add initiatives in your area best suited to your specialty or facility. Next, use data to collect evidence of your performance. There will be specific baseline, performance, and clinical data elements needed for each participant to meet objectives, maximize their measured contribution, and thus reap a meaningful reward from the savings pool.

d. **The MSSP Final Rule Provides Details** – Down from 65 in the Proposed Rule, the Final Rule requires reporting on 33 measures across your domains: patient/caregiver experience; care coordination; patient safety; preventative health; and at-risk population/frail elderly health. The goals of measure setting include seeking a mix of standards, processes, outcomes, and patient experience measures, severity adjusted and, to the extent practicable, nationally endorsed by a stakeholder organization.

e. **HIE Capability** – Your ACO will need Health Information Exchange (“HIE”) capabilities sufficient to move this data across the continuum in a meaningful way. This HIE is aligned with the Meaningful Use regulations. It will need to be able to aggregate data from multiple sources into user-friendly formats with decision support and relevant data that follows the patient to maximize chances of success in the ACO’s targeted initiatives. It needs to minimize the data collection burden on workflows.
F. Essential Element No. 6: Best Practices Across the Continuum of Care

Another essential element of a successful ACO is the ability to translate evidence-based medical principles into actionable best practices across the continuum of care for the selected targeted initiative or initiatives. An ACO may start out with a single patient population (i.e., morbidly obese patients) or disease-state (i.e., diabetes).

The five identified high-impact target areas for ACO initiatives are:

- Prevention and wellness;
- Chronic disease (75% of all U.S. health care spending, much of it preventable);
- Reduced hospitalizations;
- Care transitions (across our fragmented system); and
- Multi-specialty care coordination of complex patients.

“The best bet for achieving returns from integration is to prioritize initiatives specifically targeting waste and inefficiency caused by fragmentation in today’s delivery system, unnecessary spending relating to substandard clinical coordination, aggravated with the complexity of navigating episodes of care, and unwanted variations in clinical outcomes driven by lack of adherence to best clinical practice.”  

As discussed earlier in Section V.B., the richest “target fields” from this array will vary by specialty and type of facility. Looking at these suggested initiatives, it is no wonder why primary care is emphasized as key for ACOs, since they could play a significant role in every area. The ACO should match its strengths against the gaps in care in the ACO’s market to find the proverbial “low-hanging fruit.”

G. Essential Element No. 7: Patient Engagement

Patient engagement is another essential element. Without it, an ACO will not fully meet its potential. Unfortunately, many of today’s health care consumers erroneously believe that more is better, especially when they are not “paying” for it, insurance is. Patient noncompliance is a problem, especially regarding chronic diseases and lifestyle management. It is difficult to accept a compensation model based on input on improved patient population health when that is dramatically affected by a variable outside of your control, patient adherence. Currently, asking a patient to be a steward of his or her own care puts a fee-for-service payor at a competitive disadvantage. But patient engagement is part of patient-centeredness, which is required by PPACA for an ACO to qualify for CMS’ Shared Savings Program.

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29 Toward Accountable Care, The Advisory Board Company (2010)
What Can an ACO Do to Engage Patients?

Better information at a societal level and also at the medical home point of care.

- **The Patient Compact** – Some ACOs, such as the Geisinger Clinic, engage the patient through a compact, or agreement. It may involve a written commitment by the patient to be responsible for his or her own wellness or chronic care management, coupled with rewards for so doing, education, tools, self-care modules, and shared decision-making empowerment. The providers will need to embrace the importance of patient involvement and hold up their end of the engagement bargain.

- **Benefit Differentials for Lifestyle Choices** – The financial impact of many volitional patient lifestyle choices is actuarially measurable. A logical consequence of the patient choice could be a benefit or financial differential reflecting at least partially these avoidable health care costs.

### H. Essential Element No. 8: Scale-Sufficient Patient Population

It is OK, even desirable, to start small; to “walk before you run,” so to speak. However, it is often overlooked that there needs to be a minimal critical mass of patients to justify the time and infrastructure investment for the ACO. PPACA’s Shared Savings Program requires that the ACO have a minimum of 5,000 beneficiaries assigned to it.

**Strategic Note:** Some ACOs commence activities through a single pilot, or demonstration project, without a sustainable patient population scale. It can de-bug the initiative and test-run the ACO early enough to fix problems before ramping up. This must succeed, however. If it does, it will be much easier for the ACO champions to gain buy-in from others.
The elements do come together and mesh. Culture dominates. Each one can be built. These are not mysterious. They are doable. It will be hard. Once the ACO organizers embrace the opportunity in this change, achieving all of the elements for sustainable success is quite feasible. In addition, if you are evaluating a previously organized ACO, there are clear indicators regarding these essential elements that will predict reliably its likelihood of success.
VI. Successful Implementation – A Step-By-Step Guide

A. Where Do I Start?

OK, you now may be saying: “I know what an ACO is, why it is important, and how to identify ones that will succeed. However, how do I build one? Where do I start? I know where I need to go now, but how do I get there?” The creation of an ACO follows basic business planning and start-up principles. Expert advice on ACO development is uniform. The following is a step-by-step guide to building an ACO.

B. Step-By-Step Guide

1. Informed Champions – Perhaps even ahead of this first step may be that there needs to be some ACO information available to plant the seed of awareness with a few local champions. These champions, whether hospital CEO, family physician, or neurosurgeon, will need to invest their “sweat equity” to get up to speed (the main purpose of this ACO Guide). The champions need to reach beyond silos and see whether cultural compatibility is possible.
2. **Strategy Formulation/Gap Analysis** – Next, a small core group should honestly assess where they are and where they need to go. What is the target market (i.e., chronic disease, Medicaid, the elderly)? Does an ACO make sense? What do we target? How do we make sure this is fair and successful so that we get buy-in? Some experts recommend a phased approach starting with primary care, then adding select specialists and hospitals around targeted high-impact initiatives, then a comprehensive panel, and then, finally, including public health and social services. Other experts recommend matching the natural strengths of the ACO with the greatest gaps in care for the local area. Then they would have the ACO model a strategic business case, to create a roadmap to development. How will it achieve all of the 8 Essential Elements? Keep the team very small at this stage.

3. **Clear Vision** – The organizing group needs to have credibility and will need to unite around a clear and compelling shared vision.

   a. Start with your initial targeted initiatives.
   b. From them, establish best practices for the continuum of care for all providers involved with that type of patient.
   c. “Blow up” the best practices into component parts and assign clinical leadership responsibility for each.
   d. Identify which clinical data sets and decision support tools are needed at each step.
   e. Assign performance metrics and financial accountability for same.
   f. Determine HIT technical requirements.
   g. Determine best financial tools to incentivize desired behavior by all involved (i.e., share savings with predetermined performance benchmarks and distribution methodology). The TACC has engaged the law firm of Smith Anderson Blount Dorsett Mitchell & Jernigan, LLP and the health care valuation firm of HORNE, LLP to develop a multi-based shared savings distribution model for use by ACOs with multiple specialties. It will be made available by the TACC.

4. **Clinical Integration** – Through shared decision-making and champion leadership, build capabilities of a clinically integrated organization. Review the plan for presence of the 8 Essential Elements listed in Chapter V. The TACC is creating specialty-specific strategic toolkits to assist each specialty in building in capabilities and programs to optimize that specialty’s contribution to, and thus reward from, an ACO. Please see Part Two, Section II, for the completed toolkits. If yours is not present, please contact Melanie Phelps at mphelps@ncmedsoc.org to see how you and your specialty society can partner with the TACC to develop a state-of-the-art toolkit.
5. **Structural Foundation** – Choose the legal entity approach and formal governance structure most appropriate to your culture and business plan. It must be driven by the form most likely for the success of the ACO, not controlled by success for any particular stakeholder. Establish membership criteria and a shared decision-making structure. Design and undertake training. Develop payor strategy and contract terms. Do “ROI” predictive modeling to estimate savings and quality benefits. Create credible value talking points for all stakeholders. If you choose to participate in the Medicare Shared Savings Program, make sure you meet all the structural requirements, which are not onerous.


8. **Start Small** – Start with a demonstration or pilot project.

9. **Contract with Payors** – Once ready, contract to provide integrated accountable care services on a shared savings basis, at least initially, for your target patient population. The patient population scale must be adequate to achieve economies of scale. Consider a Medicare ACO starting in January of 2014 as part of a broader strategy. (See Part Two for a blueprint on applying to the Medicare ACO and Medicare ACO Advance Payment Model programs.

10. **Assess and Improve** – Assess results of the process. Make adaptations to create a constant quality improvement (“CQI”) loop. Collect and distribute the savings pool roughly in proportion to contributions to it.

**VII. Conclusion**

The Accountable Care Organization holds great promise to address many of the ills of America’s health care system. However, it will require new skill-sets, collaboration partners, technology, and systems. It will require a radically different approach to shared accountability. It is the goal of this ACO Guide to demystify ACOs for all stakeholders and to provide some tools and confidence to allow health care leaders to take prudent risks for greater success than they otherwise would have.

For more information on any aspect of this ACO Guide, please contact Julian (“Bo”) Bobbitt at either 919-821-6612 or bbobbitt@smithlaw.com. (www.smithlaw.com)
Part Two: Executing the Accountable Care Strategic Plan
I. General Strategies For All Specialties

A. Strategy Number 1: How to Successfully Navigate the Medicare MSSP and Advance Payment Model Application Process

America's largest payor, Medicare, has committed to the ACO model, with a minimum of 50% sharing of savings to ACO providers on top of fee-for-service payments. It may be totally or partially physician-driven, and only primary care physicians are required. To promote physician-only ACOs in non-metropolitan areas, CMS will prefund them through the Advance Payment Model. This level of sustainable funding through ongoing shared savings distributions can “pay for” your ACO operations that can in turn be used for Medicaid, private payor, or other patient population engagements. The applications are consistent with the principles and strategies of this Physicians’ ACO Toolkit, and it is a useful reference to assist in responding to substantive portions of the applications.

To review, CMS established the Medicare Shared Savings Program (the “MSSP”) to facilitate coordination and cooperation among health care providers through ACOs to improve the quality of care for Medicare beneficiaries, while reducing unnecessary costs. In addition, the PPACA established a new Center for Medicare and Medicaid Innovations (the “Innovation Center”) to test innovative care and service delivery models, including the “Advance Payment Model.” This Chapter will assist ACOs in navigating the MSSP and Advance Payment Model application process.

1. MSSP Application

Applying to the MSSP requires ACOs to submit a significant amount of information. As a result, organization, information gathering, and timing will all be critical for ACOs wishing to participate. The application process can be broken down into the following seven tasks: (a) identify timelines and deadlines; (b) creation and formation of the ACO; (c) file Notice of Intent to Apply; (d) obtain CMS User ID; (e) prepare and execute participation agreements; (f) prepare application; and (g) file application with CMS.

   a. Timelines and Deadlines – Due to the sheer volume of information that must be submitted with the MSSP application, ACOs should begin the application process at least three months in advance. At the outset, ACOs interested in applying should review CMS’s MSSP website, www.cms.gov/Medicare/Medicare-Fee-for-Service-Payment/sharedsavingsprogram/index.html, and identify all relevant deadlines. The ACO should then create a task checklist to ensure that all documents, forms, and applications are timely filed. The list of tasks set forth below may serve as a useful template in creating such a checklist.
b. Creation and Formation of the ACO – ACOs applying to the MSSP must ensure that they are properly organized or incorporated under applicable state laws. Newly formed ACOs will need to file Articles of Organization or Articles of Incorporation with the applicable Secretary of State. Newly formed ACOs will also need an Employer Identification Number from the IRS, which may be obtained online at https://sa.www4.irs.gov/modiein/individual/index.jsp.

The ACO must also have an identifiable governing body, such as a board of directors, with responsibility for oversight and strategic direction of the ACO. The ACO must ensure that its participants have at least 75% control of the governing body, and at least one member of the governing body must be a Medicare beneficiary. In addition, the governing body must have a conflict of interest policy that: (a) requires each member of the governing body to disclose relevant financial interests; (b) provides a procedure to determine whether a conflict of interest exists, and sets forth a process to address any conflicts that arise; and (c) addresses remedial action for members of the governing body that fail to comply with the policy.

Finally, the ACO must appoint officers with leadership and oversight responsibility for the ACO. At a minimum, such officers must include an executive officer, a medical director, and a compliance officer. The executive officer (such as a president, CEO, or executive director) must have leadership responsibility for the ACO, including the ability to influence or direct the ACO’s clinical practices to improve efficiency, processes, and outcomes. The medical director must oversee the clinical management of the ACO. The compliance officer must be responsible for addressing compliance issues related to the ACO’s operations and performance. The ACO will need to appoint all such officers prior to applying for the MSSP.

c. Notice of Intent to Apply – Before applying to the MSSP and Advance Payment Model, ACOs must file a Notice of Intent to Apply (“NOI”) with CMS. ACOs should be aware that the filing deadline for the NOI will be approximately three months prior to the filing deadline for the MSSP application. While all ACOs that wish to apply to the MSSP must file the NOI, filing the NOI does not obligate the ACO to complete the application process. Thus, ACOs that are even remotely interested in the MSSP should submit a Notice of Intent to Apply to preserve the opportunity to later submit the MSSP application.
d. CMS User ID – CMS currently requires all interested ACOs to file the MSSP application online using CMS's secure web portal, the Health Plan Management System (“HPMS”); CMS will not accept paper applications. In order to use HPMS, the ACO must obtain a user ID and password using the CMS Form 20037 Application for Access to CMS Computer Systems, available at: www.cms.gov/Research-Statistics-Data-and-Systems/CMS-Information-Technology/InformationSecurity/Downloads/EUAaccessform.pdf. After the ACO files the NOI, the ACO will receive an email from CMS with instructions for completing the Form 20037, along with the deadline for filing the Form 20037. The individual who will be preparing the MSSP application for the ACO should file the Form 20037.

e. Participation Agreement – ACOs applying to the MSSP must have participation agreements with their participating providers. At a minimum, the participation agreement must include: (a) an explicit requirement that the ACO participant will comply with the requirements and conditions of the MSSP; (b) a description of the ACO participants’ rights and obligations in and representation by the ACO; (c) a description of how the opportunity for shared savings or other financial arrangements will encourage ACO participants to adhere to the ACO's quality assurance and improvement program and evidence-based clinical guidelines; and (d) remedial measures that will apply to ACO participants in the event of non-compliance with the requirements of their agreements with the ACO. The ACO will need to submit its signed participation agreements with each of its participants when it applies to the MSSP. As a result, ACOs will need to prepare their participation agreements well in advance of the application filing deadline and ensure adequate time to collect signed copies from participants.

f. Preparing the Application – As noted above, CMS now requires ACOs to file the MSSP application online using HPMS. Before completing the application online, however, ACOs should prepare all application materials in advance to ensure a smooth online application process. The ACO should first download and review the MSSP application template from the MSSP website. The ACO should use this document to assist in collecting and organizing contact information and other background information from ACO participants.

The ACO will also need to prepare a list of its participants, including the taxpayer identification number for each ACO participant. In order to avoid delays in the application process, the ACO will need to confirm that each participant’s name and taxpayer identification number listed in the MSSP application match exactly what is listed in the Medicare Provider Enrollment, Chain, and Ownership System (PECOS) for such participants. In addition, the ACO will need to prepare an organizational chart that includes the names of the ACO participants, governing board members, committees and committee members, and officers.

A significant portion of the MSSP application consists of certain narrative responses that must be completed by the ACO. These narratives include descriptions of: (a) the ACO's history, mission, and organization; (b) how the ACO plans to use shared savings payments; (c) how the ACO will use and protect Medicare data; (d) how the ACO will require its participants to comply with and implement
its quality assurance and improvement program; (e) how the ACO defines, establishes, implements, evaluates, and periodically updates its process to promote evidence-based medicine; (f) how the ACO defines, establishes, implements, evaluates, and periodically updates its process to promote patient engagement; (g) how the ACO defines, establishes, implements, evaluates, and periodically updates its process and infrastructure to support internal reporting on quality and cost metrics; and (h) how the ACO defines, establishes, implements, evaluates, and periodically updates its care coordination processes. The ACO will need to carefully review the required elements of each narrative listed in the MSSP application and ensure that each element is discussed in detail; failure to address each required element may result in delay (or rejection) of the ACO's application. As mentioned, this Physicians’ ACO Toolkit may be a useful aid in preparing this part of the application.

Assuming that the ACO has gathered all required information in advance, the process of filing the MSSP application through HPMS should be fairly straightforward. The ACO will first need to submit contact information for the ACO and complete certain attestations to ensure that the ACO meets all applicable requirements of the MSSP. The ACO will then submit supporting documentation (including the organizational chart, executed agreements, narratives, and other documentation described above). Prior to uploading this documentation, the ACO will need to review the MSSP application reference table for instructions regarding file names and other HPMS uploading requirements, which is available at: www.cms.gov/Medicare/Medicare-Fee-for-ServicePayment/sharedsavingsprogram/Downloads/MSSP-Reference-Table.pdf.

Finally, the ACO will need to complete the CMS Form 588 Electronic Funds Transfer Authorization Agreement. This agreement, along with a voided check, must be sent to CMS using tracked mail, such as certified mail, Federal Express, or United Parcel Service. The CMS Form 588 is available at: www.cms.gov/Medicare/CMS-Forms/CMS-Forms/downloads/cms588.pdf.

2. **Advance Payment Model Application**

In addition to the MSSP application, ACOs that wish to receive advance funding from the Innovation Center must also complete the Advance Payment Model application. The Advance Payment Model is open to only two types of ACOs: (a) ACOs that do not include any inpatient facilities and that have less than $50 million in total annual revenue; and (b) ACOs in which the only inpatient facilities are critical access hospitals and/or Medicare low-volume rural hospitals and that have less than $80 million in total annual revenue. ACOs that are co-owned with a health plan will be ineligible, regardless of whether they also fall into one of the above categories.

First, the ACO should review the Advance Payment Model application template, which is available at: http://innovations.cms.gov/Files/xx/Advance-Payment-Model-Application-Template-doc.pdf. This document will assist the ACO in gathering the necessary information for the Advance Payment Model application.
The Advance Payment Model consists of two primary sections: (a) the ACO’s financial characteristics; and (b) the ACO’s investment plan. With respect to the financial characteristics, the ACO will need to list the total annual revenue and total Medicaid revenue for each ACO participant during the preceding three years. The information submitted by the ACO will need to be based on either Federal tax returns or audited financial statements.

The second key section of the Advance Payment Model application is the ACO investment plan. The ACO must explain how it intends to use the advance payment funds awarded from CMS. Specifically, the investment plan must include: (a) a description of the types of staffing and infrastructure that the ACO will acquire and/or expand, using the funding available through the Advance Payment Model; (b) the timing of such acquisitions or expansions and the estimated unit costs; (c) a description of how such investments build on staff and infrastructure the ACO already has, or plans to acquire through its own upcoming investments; and (d) an explanation of how each investment will support the ACO in achieving the three-part aim of better health, better health care, and lower per-capita costs for Medicare beneficiaries.

**Strategic Note:** Here are some “unwritten rules” for application success gleaned through interactions with CMS. These sophisticated requirements are counterintuitive to the policy of seeking small, rural ACOs which need start-up help. Although the investment plan can be no longer than 20,000 characters, ACOs should be as detailed as possible, particularly addressing the ACO’s own investments to operate under the collaborative care delivery model. The ACO should treat the investment plan similar to a grant application, keeping in mind that the Innovation Center will use the information contained in the investment plan to determine whether providing advance payments to the ACO is a worthwhile investment of government funds. Furthermore, the ACO should be aware that the MSSP and Advance Payment Model applications are evaluated separately; the ACO cannot assume that the Innovation Center will have access to or review the MSSP application in connection with the Advance Payment Model application. As a result, the ACO should include detailed information about the ACO’s planned operations and activities, even if including this information in both the MSSP and Advance Payment Model applications seems redundant.

Once the ACO has compiled the necessary information for the Advance Payment Model application, the ACO must file the application with the Innovation Center. Like the MSSP application, the Advance Payment Model application must be completed online. In order to access the Innovation Center web portal (which is a different portal from HPMS), the ACO will need to obtain a user ID and password by emailing advpayaco@cms.hhs.gov. The subject of the email should read “LICENSE REQUEST: [ACO ID].” Instead of [ACO ID], the ACO should type the ACO ID number listed in the acknowledgement letter from CMS in response to the NOI. In the body of the email, the ACO should include its name as it appears on the ACO’s application to the MSSP, the ACO ID number, and a phone number where the Advance Payment Model team can reach the person preparing the Advance Payment Model application.
Following completion of the MSSP and Advance Payment Model applications, the ACO will receive email confirmations from CMS and the Innovation Center. ACOs should also be prepared to answer follow-up inquiries from CMS and the Innovation Center, often on very short notice.

ACOs with questions regarding the MSSP application may contact CMS by email at SSPACO_Applications@cms.hhs.gov or by telephone at (410) 786-8084. Questions regarding the Advance Payment Model application may be emailed to the Innovation Center at advpayaco@cms.hhs.gov. ACOs should also regularly check the CMS and Innovation Center websites for FAQs, application instructions, and other guidance documents.

3. Conclusion

With this Medicare ACO roadmap, you should not feel concerned about successfully applying for both these programs. The substance sought by the actual questions is remarkably close to the principles and strategies of this Physician’s ACO Toolkit. Together, if you have done the spadework to bring together the 8 Essential Elements, success should be straightforward.

B. Strategy Number 2: [UNDER CONSTRUCTION.]

C. Strategy Number 3: [UNDER CONSTRUCTION.]
II. Specific Strategies for Specific Specialties

A. Anesthesiologists. Previously, a separate copyrighted white paper and specialty-specific ACO strategic plan for anesthesiologists was developed by Smith Anderson and the North Carolina Society of Anesthesiologists (“NCSA”) ACO Task Force. It was underwritten by the NCSA, which holds distribution rights. If you are interested in obtaining a copy of these materials with permission, please contact the NCSA’s Executive Director, Karen Weishaar, at kweishaar@smithlaw.com.

B. Family Physicians. Previously, a separate copyrighted white paper and specialty-specific ACO strategic plan was developed for family physicians. It was underwritten by the North Carolina Academy of Family Physicians, the American Academy of Family Physicians, and several state chapters. A copy of the paper and strategic plan may be accessed at www.ncafp.com or by contacting Brent Hazelett, Deputy Executive Vice President, at bhazelett@ncafp.com.

C. Neurologists. [Accountable Care Guide for Neurologists is currently being developed by TACC personnel and the Accountable Care Workgroup of the North Carolina Neurological Society. (Fall 2013)]

D. Urologists. [Accountable Care Guide for Urologists is currently being developed by TACC personnel and the Accountable Care Workgroup of the North Carolina Urological Association. (Fall 2013)]

E. Radiologists. [Accountable Care Guide for Radiologists is currently being developed by TACC personnel and the Accountable Care Workgroup of the North Carolina Radiologic Society. (Fall 2013)]

F. Emergency Physicians. [Accountable Care Guide for Emergency Physicians is currently being developed by TACC personnel and the Accountable Care Workgroup of the North Carolina College of Emergency Physicians. (Fall 2013)]

G. Psychiatrists. [Accountable Care Guide for Psychiatrists is currently being developed by TACC personnel and the Accountable Care Workgroup of the North Carolina Psychiatric Association. (Fall 2013)]

III. Conclusion
Part Three: Accountable Care Guide for Radiologists
I. Introduction

The companion *The Physician’s Accountable Care Toolkit®* describes what it takes to create a successful ACO and the steps to get there. Since it is fundamental that an ACO be a win/win for all involved, it applies whether one is a primary care physician, specialist physician, or hospital executive.

This *Accountable Care Guide for Radiologists®* spells out specific strategies for the radiologist, whether in a small rural practice, large multi-specialty independent practice, or employed by a health system. Medical imaging currently accounts for 7.5 percent of annual health care spending in the United States, or approximately $175 billion. As fee arrangements shift from traditional fee-for-service to rewarding quality and efficiency, radiologists must redefine their role, focusing less on maximizing volumes and more on using their knowledge and skills to control the total cost of care. For the most part, payment models for radiologists in ACOs are lacking. Radiologists will need to do more than interpret images, and devote an increased portion of their time to educating referring physicians on imaging appropriateness, accurate imaging diagnosis, patient engagement, and site of service selection. The American College of Radiology Future Trends Committee warned that, “If radiologists are unwilling to assume this role, imaging could become a marginalized commodity within the ACO.”

II. Could Accountable Care Be A Good Thing For Radiologists?

In *The Physician’s Accountable Care Toolkit®*, we learned what an ACO is, that it will not be going away, and how to know if one stands to be successful. But what, specifically, will this mean for the radiologist?

A. Pros

- A well-organized ACO leverages radiologists’ power to heal by providing a fertile platform for the education of, and collaboration with, referring physicians; increased patient contact; and richer access to patients’ clinical information. With these developments, radiologists can help both improve care and increase efficiency through improving image utilization, increased patient satisfaction, and improved diagnoses.

- With its central functionality of information creation and distribution, radiology can help develop an ACO’s IT infrastructure to enhance effective coordination across the continuum of care. Radiologists’ skills are proving to be leadership assets in forming collaborative cultures adhering to the eight essential elements for successful ACOs identified in *The Physician’s Accountable Care Toolkit®*.

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Radiologists, who have long been battling a deeply fragmented system to provide cost-effective care, will find that a model designed to gauge and value their contributions will be both professionally and personally rewarding.

Once health care transitions fully into the value-based reimbursement model, radiologists’ involvement in a successful ACO will be important to provide professional economic reward.

Failure to prepare risks a massive marginalization of the practice of radiology.

The stakes are high; the perils of failing to act are higher.

### B. Cons

Radiologists are working hard and have run out of spare intellectual bandwidth to power these changes.

Radiologists have seen the “next big thing” before and it didn’t work out as advertised. They have little experience and less spare capital to undertake something this complex.

This will require a huge culture shift, as many of the value-added roles for radiologists will be non-interpretive and some may feel that this is not really the “real practice of radiology,” image interpretation.

ACOs will reduce (avoidable or unnecessary) procedures, thus bringing down fee-for-service income.

For some time, radiology has been tattooed with a target, with low-value imaging in the crosshairs of payers.

In a world of value-based reimbursement, there is concern that increasing value means decreasing imaging. Some ACO models do not include radiology.

It is hard to give up independence and be interdependent with other physicians and hospitals.

Radiologists are frequently hospital-dependent, either through being employed by hospitals or having exclusive contracts with hospitals. This relationship presents special challenges in the ACO context because it may limit the ability of radiologists to participate in ACOs outside their own hospital-based ACO.

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1. Exclusive contracts, and the evolving legal landscape, are addressed more fully below.
III. The Recommended Approach For Developing Specialist Accountable Care Strategies

In the value-based reimbursement era, each specialty is rethinking its role. Some of the questions confronting specialists are: **What is our maximum value-adding contribution across an entire patient population? How can we generate quality and savings improvements for the ACO and thus maximize performance rewards for our specialty?** This rethinking is perhaps most dramatic regarding savings. The gain will not be from seeing a patient cheaper or quicker, but how to reduce costs for a patient population over a given period of time, often one to three years. For example, some physicians in highly specialized disciplines have found their greatest initial opportunities as multidisciplinary care team coaches or as educators across our currently fragmented system. Quality metrics exist to measure the quality of care rendered by that physician to that patient. In addition to quality, it is just as fundamental for any specialty to focus on excising avoidable waste across the continuum of care for the entire patient population. New coaching, transition, education, and engagement metrics will need to be developed and properly weighted by peer clinicians. You do not want a bureaucrat making these decisions for you.

A hint of what a specialty should prioritize is given by this list of the top five high-yield targets for ACOs:

- Wellness/prevention
- Chronic care management
- Reduced hospitalizations
- Care transitions
- Multi-specialty coordination of complex patients

From these, which ones are likely to have the quickest and largest impact, and community champions? Are metrics available or can they be developed? What is working elsewhere? This should reveal for the specialty its potential prioritized list of high value ACO initiatives. The potential for radiology is significant. “Because radiologists are critical to efficient and effective diagnoses and treatment of a large majority of patients with serious or chronic illnesses, radiologists should have an integral role in the success of the ACO.”

Once this high value potential initiative list is in hand, the last step is “a gap analysis” to marry the initiatives to the areas of avoidable waste in those gaps in efficacious care delivery in a particular region. ACOs are intended to be tailored to local circumstances. The specialist can then make a compelling case that an area of the patient population’s greatest need is matched with that specialty’s greatest strengths.

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3Id., at 310.
The specialists also can benefit from ACO negotiation and marketing tips, knowledge of how to ensure fair savings pool distribution, and what clinically valid metrics should be used to accurately measure their performance.

Ideally, this process should be led by a well-respected and diverse peer “accountable care workgroup” of a national or state professional society of that specialty.

**IV. The Process Followed For Creation Of This Accountable Care Guide For Radiologists**

Several thought leaders in radiology believed that radiologists should be prepared for the approaching accountable care era and engaged their state specialty society, North Carolina Radiological Society (“NCRS”), to work with the Toward Accountable Care Consortium (“TACC”). A Radiology Accountable Care Workgroup was formed. Following initial guidance from members of the Radiology Accountable Care Workgroup, staff and attorneys for the TACC conducted interviews and a national literature search, with emphasis on value-based care and benchmarking.

Potential initiatives underwent further review by the Radiology Accountable Care Workgroup, with the TACC support team directed to perform more in-depth analysis of select possible target areas. These findings were further reviewed and revised by the Radiology Accountable Care Workgroup and presented to the NCRS and the TACC Physician Advisory Committee. Macro predictive cost savings estimates were made, but a refined financial predictive modeling analysis, though needed, is beyond the scope of this project. Likewise, while guidance on the nature and type of performance metric selection is provided, the actual full mapping of those metrics is beyond the scope of this project.

The researchers and physician peer reviewers are comfortable that this represents a useful start in this important and rapidly evolving field. This Guide is a beginning, not an end, to the process.

**V. Recommended Accountable Care Initiatives For ACOs With Radiologists**

**A. Awareness/Leadership/Urgency: Radiology’s Role in Guiding Change**

All radiologists generally need to know what an ACO is, how to recognize one with a likelihood of success, and the professional opportunities and risks involved (the purposes of this Accountable Care Guide for Radiologists). Thought leaders in radiology need to acquire the knowledge and skills necessary to be catalysts for this transformative change. These champions should act with confidence, but also a sense of urgency. Awareness is mentioned as a strategy in and of itself because the biggest
risk of failure of the value-based health care model (and consequent default to Draconian alternatives) is lack of informed physician leadership. If you do not become involved early, there is a good chance that the significant potential role for radiology within this new paradigm will be missed and, like in some early ACOs, radiologists will not be in a position to steer and guide the coming changes—or to be involved in the shared savings pool distribution. Every successful ACO starts with a few champions. Why not have one be a radiologist? As Bert Coffer, M.D. said: “If you don’t have a seat at the table, you are on the menu.”

B. Diagnostic Direction

One radiologist member of the Radiology Accountable Care Workgroup aptly summed up this leading initiative—“Radiologists need to show that they are the right hand in the provision of primary care.” Radiologists are key resources for primary care and other referring physicians, supporting them across a wide spectrum of patients and disease states. They are well positioned to assume leadership roles in the information and decision support infrastructure of an ACO as well as in patient triage. A workgroup member commented: “Most of us have data-mining capabilities with voice recognition.” Radiologists can help look at ACO questions like ordering patterns. Radiologists have the capacity to effectively manage an ACO’s imaging systems, and physician employment of these systems, which would contribute to enhanced quality of health care delivery while driving down costs. Consultation and coaching will form a central part of radiologists’ role in ACOs. “When properly aligned with Primary Care Physicians, radiologists can serve an important role in the management of a variety of medical conditions and provide care that is efficient and effective. Radiologists can play a central role in the disposition of these patients by recommending the appropriate use of imaging studies, which if their results are negative, could limit unnecessary referrals to specialists and unnecessary additional procedures by getting the right test done the first time.”* Radiologists often serve as clinical interventionists, especially regarding breast problems, increasing the influence over medical management. The American College of Radiology (ACR) writes that this will be a particularly important role in the accountable care era’s increased use of allied providers who will benefit even more from a radiologist’s guidance.

C. Best-Practice Imaging Management

The fee-for-service system has fostered the twin problems of over-referral of a number of high-cost, low-value imaging, as well as underuse of multiple high-value imaging. Radiologists are in the best position to manage an ACO’s imaging within a tight band of evidence-based best practices. The increased quality and savings stand to be significant if this initiative is deployed. ACOs usually start with radiologist education, then nonbinding review, then binding authorization, once efficiency is

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*Id., at 310.

shown. In a show of leadership, the ACR has developed “The ACR Appropriateness Criteria®,” which are evidence-based guidelines to assist referring physicians and others in making the most appropriate and effective imaging or treatment decision for a given clinical showing. There are 186 topics and over 900 variants in the February 2013 version, which are posted on the National Guidelines Clearinghouse (NGC) website. (http://www.guideline.gov/; search “ACR Appropriateness Criteria”) The NGC is an initiative of the Agency for Healthcare Research and Quality (AHRQ).

Choosing Wisely®, an initiative of the American Board of Internal Medicine (ABIM) Foundation (http://www.abimfoundation.org/Initiatives/Choosing- Wisely.aspx) that focuses on encouraging physicians and patients to think about tests and procedures that may be unnecessary, places a strong emphasis on imaging. The ACR’s recommendations on the Choosing Wisely® initiative can be accessed at: http://www.choosingwisely.org/doctor-patient-lists/american-college-of-radiology/. The Choosing Wisely® campaign now receives input from twenty-four (24) medical societies, each of which puts out a list that highlight low-value, overused tests. Nearly every society included at least one imaging study on their list. Examples include imaging for lower back pain, MRI for syncope, and unnecessary prostate cancer imaging for older men. On the other hand, existing evidence suggests high cost-effectiveness for the following: CCTA for mild-moderate chest pain patients, pre-operative MRI, spectroscopy for prostate cancer patients undergoing prostatectomy, and CT colonoscopy for men over 60 who refuse traditional colonoscopy.

1. Radiologist Imaging Management—Case Study – The following example illustrates radiologists’ value-adding leadership in establishing a best practice and educating ordering physicians. It also shows the benefit of transparently showing outliers and documenting benefits. Vanderbilt University Medical Center engaged its radiologists to review literature regarding use of CT for head trauma patients in the emergency department. They found that such scans do not affect treatment decisions. A mandatory radiologist non-binding consult was instituted with all referring physicians who have ordered such imaging. CT head trauma orders declined by more than 50 percent. This success helped the department later get to the point that radiologist recommendations be binding.  

Take-Away – The radiologist’s value in this non-interpretive context is clear. This type of best practice, consult, monitor, and measure progression can be repeated for many imaging scenarios and contrasts sharply with the siloed economic pressure under the fee-for-service system in which interpretation of images predominates.

2. Utilization Management Assisted by Decision Support – Radiologists can guide appropriate utilization in an ACO using tools such as computerized order entry (“OE”) and through implementation of decision support (“DS”) protocols in close collaboration and consultation with referring physicians. State of the art DS systems incorporate evidence-based guidelines, such as the ACR’s appropriateness
criteria, to assist referring physicians and other providers to select the most appropriate imaging studies for given clinical conditions. The use of such systems can reduce costs and radiation exposure through the elimination of unnecessary imaging studies as well as untoward complications resulting from unnecessary interventions based on inappropriate imaging. The most effective systems provide real-time clinical guidance by basing the decision algorithm on patient complaints, actual clinical data or diagnosis input by physicians. The system both recommends potentially useful imaging studies, rates their appropriateness and indicates the resulting level of radiation exposure. These systems can track imaging of multiple physicians, providing valuable feedback to reduce unwarranted variation in care. The consulting firm, The Advisory Board, suggests that, “Imaging expertise on efficiency and productivity should be shared with other [hospital] departments to improve radiology’s image as a valuable collaborator.” 6 The ACR goes further and states that, “A radiologist-managed imaging OE/DS system should be central to the decision-support ‘hub’ of an ACO,” 7 predicting financial rewards to radiologists when this happens. Many believe that this will drive the quality and efficiency that preauthorization has not done successfully.

3. **Expert Consultation** – Radiologists not only can introduce and educate referring physicians on the best practice guidelines, but also can provide ongoing consultation for cases that are unusual or for which the DS system does not offer clear guidance. By providing effective imaging advice, radiologists increase quality, decrease costs, and save time—a referring physician’s most precious resource. One ACO found significant efficiencies through the simple practice of monthly multispecialty service line meetings to discuss unusual cases and best practices, including referral management.

4. **Guideline Management** – Job one still is radiologist-led intra-ACO adherence to a tight band of best practices, with as many reduced to written guidelines as possible. But, clinically valid guidelines will generate the additional benefit of reducing the urge to order unnecessary images due to fear of malpractice liability. Also, if self-referral for imaging is allowed within the ACO, adherence to guidelines must be closely monitored. Working with referring physicians, radiologists can set up imaging algorithms for common clinical problems, including the ACR appropriateness criteria. This can be plugged into the DS system.

D. **Radiation Safety**

Radiologists can provide guidance to primary care and other referring providers as well as patients regarding radiation safety, including advice on imaging studies that minimize radiation exposure and radiation safety guidelines for children and pregnant women. *Image Gently*, the ACR, and several other medical societies, disseminate research on how to minimize radiation exposure in imaging. (http://www.pedrad.org/associations/5364/ig/) This research can be integrated into decision support systems to further reduce unnecessary imaging and radiation exposure.

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6 Id. at slide # 30.

systems such that these systems can provide real time information on radiation exposure to referring physicians. Radiologists can offer consulting advice on alternative imaging techniques or studies that provide the information needed while potentially lowering radiation exposure.

E. Virtual Consults

Virtual radiologic consult is a two-edged sword. On the one hand, it promises to improve care by extending a radiologist’s range of practice and bringing a highly specialized practice to underserved areas. On the other hand, it can work to reduce contact between the radiologist and referring physicians as well as radiologists and patients. It also can degrade the quality of the health care because it may not include the rich set of clinical data that is necessary for a radiologist to engage in their most effective decision making. The challenge, consequently, is to employ virtual consults under conditions that leverage its strengths while minimizing its downsides. Specifically, virtual consults should be employed in conjunction with, not in lieu of, face-to-face contact with both referring physicians and patients. For instance, it can be useful for small radiology practices that work together to cover call; for follow-up care to patients who otherwise would not see a radiologist; and for extending the geographic range of coverage. However, in all these cases, it is important that radiologists engage in face-to-face contact with referring physicians and their patients. Still, the use of virtual consults will almost certainly continue to expand. In the ACO context, a radiologist’s goal should not be to avoid it, but to use it wisely and in furtherance of the goal of integrating a radiologist’s care with that of the primary provider.

F. Preventative Screening

Radiologists can provide guidance to referring providers and directly to certain high-risk cohorts of an ACO’s population on high-value imaging that allows early detection of disease states, which can be effectively treated in their earliest stages. For patients with certain risk characteristics, examples of such screening include mammographies, but also, to a lesser extent, CT colonoscopies and CT lung scanning. To make effective use of such screening, clinical data and demographics of the ACO patient population must be carefully monitored, and patient care coordinators must be ready to reach out to patients who could benefit from timely screening. Radiologists can educate referring providers, patient care coordinators, and patients regarding risk factors and appropriate screening.

G. Physician Engagement

In an ACO context, continuous engagement with referring physicians is essential. To provide the best possible care, radiologists must in part be guided by the clinical knowledge of the referring physician. Full appreciation of this clinical perspective on the patient requires live contact with the referring physician so that a give-and-take that engenders understanding can occur. Moreover, radiologists need to follow up with referring physicians to check whether there are any follow-up queries and to inquire after the
well-being of the patient. Such follow-up increases the satisfaction of the referring physicians in the care provided by the radiologist. Radiologists also must be prepared to guide referring physicians both in the most appropriate use of imaging (as outlined above) and in the richest and best interpretation of the images. Such mutual guidance improves the coordination of the delivery of effective health care.

H. Patient Engagement

Radiologists can choose to have a great deal of patient contact or little patient contact. In an ACO context, patient contact should be maximized in order to integrate a radiologist’s care as far upstream as possible – toward prevention, early detection, and disease management. Such patient interaction also helps engage patients and ensure attendance and proper follow-up. Moreover, taking the time to explain the purpose and mechanics of imaging procedures as well as following up to respond to any questions and explain outcomes not only increases patients’ satisfaction but, encourages them to take control of their own healthcare – a critical component in the ACO context.

I. Site of Service

If costs for the same service of equal quality are lower at an outpatient imaging center as opposed to a hospital, steering to the higher-value setting becomes an obvious strategy. Outpatient imaging also tends to be more convenient for the patient.

VI. We’ve Got Some Great ACO Contributions - Now What?

As noted, there are some very clear strategies for improving care and reducing overall costs, which are ideal for accountable care’s emphasis on collaboration and value-based reimbursement. But how does a radiologist find the right ACO partner(s), mesh these initiatives into programming, and be rewarded fairly? Radiologists might find themselves participating in multiple ACOs.

A. Pick the Right ACO(s)

As detailed in the companion white paper, The Physician’s Accountable Care Toolkit®, there are eight elements essential for every successful ACO. They are agnostic as to who or what owns or hosts the ACO, but they must all be present.

Culture will usually be the tell-tale indicator on whether any ACO has a chance for success.

• Physician-Led – Longstanding habits of individualism and competition among physician groups will have to transform to a culture of cooperation and collaboration. Physicians have not led complex change, are resistant to capital risk, and worry that fewer tests and procedure will lower incomes.
• **Hospital-Led** – Hospitals need to change focus from the current business model of providing acute inpatient care and address head-on the operational impact of decreased admissions. Hospitals need to adopt a partnering culture with physicians and depart from a command-and-control approach encouraged by the fee-for-service system.

Remember, even if a radiologist performs perfectly, he/she will still fail if the rest of the ACO is flawed.

The eight elements will determine the attractiveness of the ACO regardless of whether it is part of a hospital system, under the roof of a large multi-specialty clinic, or a network of small practices. However, each model has its nuances and present different strengths and weaknesses. Available ACO options will, of course, be different in metropolitan and rural settings. The presence or absence of large radiology practices affects ACO partnering options.

**B. You Have Picked a Winning ACO, Now Have the ACO Want to Pick You**

1. **Build Relationships** – Radiologists should be engaged with all the medical specialties and the local health system. This is a first step to team-building and readiness to partner.

2. **Have a Compelling Story** – As noted, the skill sets of radiologists and some of the most obvious collaborative methods to improve patient care through more effective and efficient use of imaging are ideally suited for ACOs. Employing them in an ACO is a “no-brainer.” We have heard of the “elevator pitch” for startups, whereby the entrepreneur can tell a convincing reason to invest in their company in the length of the time it takes to ride an elevator. Radiologists have a great story and should reduce it to one or two pages. These initiatives are simple “plug and play” add-ons to the ACO’s existing activities, are synergistic, and will help the ACO meet quality and savings goals.

**Strategic Note:** Start simple. Start with your one best initiative, and then expand later.

3. **Primary Care is the Client** – In the new era, success will depend on the patient-centered medical home, or rather neighborhood, so that, at the end of the day, primary care is your focal point because of their ability to generate savings.

**C. Suppose You Have an Exclusive Contract?**

A progressive hospital administrator will understand that it is way too early to predict how ACOs will develop generally, much less in their area. If you are a ‘go-to” value add group, you should be a desirable partner for all ACOs, which should increase fee-for-service business for the hospital. Hospitals and their contracted and employed physicians will increasingly be viewed collectively for purposes of steerage or tiering based on value. However, plan on having to raise the hospital’s awareness of the win/win wisdom of you not being locked into just that hospital’s ACO.
Suppose in the exclusive contract they want to include a provision that locks you in exclusively only to the hospital’s ACO? Early trends are showing that insurers entering into Medicare Advantage ACO arrangements prefer physician-led ones and tend to avoid hospital ones. Such exclusive contracting may raise antitrust concerns. A recent Federal Trade Commission/Department of Justice Statement about ACOs gave presumption of “clinical integration” legality to those in the CMS MSSP program. However, even for the MSSP ACOs, if any of the providers or hospital participants maintain market power, the Statement included as conduct to avoid, “contracting on an exclusive basis with ACO physicians…thereby preventing or discouraging those providers from contracting with private payors outside the ACO, either individually or through other ACOs or analogous collaborators.”

It is not in the hospital’s best interests to lock you in, and if they insist, it may not be legal. To assist negotiations, we recommend that you share with them recommendations consistent with your position from the American Hospital Association and their trusted consultants, such as The Advisory Board Company.

**VII. What Are The Relevant Metrics?**

You will need baseline data, of course, to create the comparison point on quality, efficiency, and patient satisfaction “before” the ACO took over so you can compare it to what happened “after.” Hopefully, some of this data also will be useful to determine local gaps in care to help you pinpoint initiatives to pursue. These need to match your initiatives that were selected. There is no “one-size-fits-all” set of metrics. They will need to cover quality, efficiency, and patient satisfaction. There will be some that are conclusory in nature and some over which you have minimal control. The ACR provides some excellent metrics for imaging appropriately and minimizing radiation exposure. The National Quality Forum, National Committee for Quality Assurance, Agency for Healthcare Research and Quality, and the metrics required for the CMS MSSP are recommended sources for nationally validated metrics. The AMA-convened Physician Consortium for Performance Improvement® is another important source of validated evidence-based measures. CMS implemented the outpatient imaging efficiency metric program, with a goal of establishing metrics about appropriate utilization. Examples are frequency of MRI for low back pain without traditional conservative therapy and the concurrent performance of CT of both the brain and para-nasal sinuses. Massachusetts General Hospital has instituted an automated scoring system to calculate an appropriateness number for each image as part of its decision support system, with physicians receiving monthly reports. The scores were based on clinical guidelines.

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VIII. How Do I Ensure That The Savings Pool Distribution Is Fair?

As mentioned in the Toolkit, some of the savings pool distributions should be used to maintain the ACO infrastructure, to “prime the pump” as it were. As much as possible should go to incentivize providers and facilities for the extra management time, practice pattern changes, and effort to create those savings. To create maximum motivation and trust, presumably the proportion of distributions should be in proportion to the relative contributions to the pool. The more incentive, the greater the odds of maintaining and increasing the size of the savings pool going forward. Do not take on risk unless you have “hard stop” authority over imaging utilization.

Strategic Note: Some ACOs may choose to use a portion of their shared savings to partially compensate hospitals and specialists who are seeing revenue reductions due to changes in practice patterns (which is not offset by increase in market share and overhead reductions). Some ACOs will distribute savings to capital investors. Some ACOs isolate savings for imaging to an “imaging pool.” We caution that such tactics will slow the transformational changes needed, sap motivation, and ultimately challenge the competitive viability of the ACO altogether. Consequences for improper or stellar imaging and its interpretation must have system-wide consequences.


IX. Negotiation Tips

Negotiation tips may be found in the companion Accountable Care Legal Guide, available without charge through the TACC. These agreements have important and often novel terms, so engagement of skilled legal counsel is recommended before you negotiate ACO participation agreements.

X. Conclusion

America’s health care system will soon become unaffordable absent major change. The accountable care movement holds promise to address runaway costs and must thus be taken quite seriously. There are opportunities for professional and financial reward for the informed radiologist. Put another way, the risks of passivity are just too great. All the alternatives are unacceptable to a physician-led system of providing the highest quality care at the lowest cost. Radiologists have skills and experience that position
them to lead in the success of ACOs, but this is not widely recognized yet within the medical community. To make sure a fair and sustainable ACO model becomes reality, it is important for radiologists to step up with like-minded physicians to lead in this potentially career-changing transformation. The ACR urges, “To prevent marginalization…certain fundamental concepts should be considered. The overarching message from these is that [radiologists] must be willing to provide the best possible care to patients in the most cost-effective way. This will most likely entail changing their focus from interpretive productivity…to becoming recognized experts in non-interpretive areas that add additional value to the ACO.”

This guide is intended to illustrate the significant opportunities for radiologists in accountable care, to assist radiologists in avoiding the pitfalls, and for the development of accountable care strategies for radiologists in different settings. For further information, contact the TACC lead liaison, Melanie Phelps, at either mphelps@ncmedsoc.org or 919-833-3836.

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ACKNOWLEDGMENT