Executive Order: Promoting Quality and Efficient Health Care in Federal Government Administered or Sponsored Health Care Programs



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- June 2006	under subsections (1) or (2) of section 3(a) of this order.
P May 2006	Sec. 3. Directives for Agencies. Agencies shall perform the following functions:
P April 2006	
March 2006	(a) Health Information Technology.
February 2006	(1) For Federal Agencies. As each agency implements, acquires, or upgrades health information technology systems used for the direct exchange of health information between agencies and with non-Federal entities, it shall utilize, where available, health information technology systems and products that meet recognized
January 2006	
December 2005	interoperability standards.
November 2005	(2) For Contracting Purposes. Each agency shall require in contracts or agreements with health care
October 2005	providers, health plans, or health insurance issuers that as each provider, plan, or issuer implements,
September 2005	acquires, or upgrades health information technology systems, it shall utilize, where available, health information technology systems and products that meet recognized interoperability standards.
August 2005	
📕 July 2005	(b) Transparency of Quality Measurements.
📕 June 2005	(1) In General. Each agency shall implement programs measuring the quality of services supplied by health
🎽 May 2005	care providers to the beneficiaries or enrollees of a Federal health care program. Such programs shall be based upon standards established by multi-stakeholder entities identified by the Secretary or by another agency subject to this order. Each agency shall develop its quality measurements in collaboration with similar initiatives in the private and non-Federal public sectors.
🛱 April 2005	
Rarch 2005	
🛱 February 2005	
🛱 January 2005	(2) Facilitation. An agency satisfies the requirements of this subsection if it participates in the aggregation of claims and other appropriate data for the purposes of quality measurement. Such aggregation shall be based upon standards established by multi-stakeholder entities identified by the Secretary or by another agency subject to this order.
E December 2004	
PNovember 2004	
Cctober 2004	(c) Transparency of Pricing Information. Each agency shall make available (or provide for the availability) to the beneficiaries or enrollees of a Federal health care program (and, at the option of the agency, to the public) the prices that it, its health insurance issuers, or its health insurance plans pay for procedures to providers in the health care program with which the agency, issuer, or plan contracts. Each agency shall also, in collaboration with multi-stakeholder groups such as those described in subsection (b)(1), participate in the
September 2004	
Rugust 2004	
PJuly 2004	
📮 June 2004	development of information regarding the overall costs of services for common episodes of care and the treatment of common chronic diseases.
PMay 2004	
PApril 2004	(d) Promoting Quality and Efficiency of Care. Each agency shall develop and identify, for beneficiaries, enrollees, and providers, approaches that encourage and facilitate the provision and receipt of high-quality and efficient health care. Such approaches may include pay-for-performance models of reimbursement consistent with current law. An agency will satisfy the requirements of this subsection if it makes available to beneficiaries or enrollees consumer-directed health care insurance products.
P March 2004	
Pebruary 2004	
Sanuary 2004	
December 2003	Sec. 4. Implementation Date. Agencies shall comply with the requirements of this order by January 1, 2007.
PNovember 2003	Sec. 5. Administration and Judicial Review.
Cctober 2003	
September 2003	(a) This order does not assume or rely upon additional Federal resources or spending to promote quality and efficient health care. Further, the actions directed by this order shall be carried out subject to the availability of appropriations and to the maximum extent permitted by law.
PAugust 2003	
P July 2003	
June 2003	(b) This order shall be implemented in new contracts or new contract cycles as they may be renewed from
May 2003	time to time. Renegotiation outside of the normal contract cycle processes should be avoided.
P April 2003	(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural,
March 2003	enforceable at law or in equity against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

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• February 2003 GEORGE W. BUSH January 2003 December 2002 November 2002 October 2002 September 2002 August 2002 July 2002 June 2002 May 2002

THE WHITE HOUSE,

August 22, 2006.

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