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Part IV

Department of Health and Human Services

Centers for Medicare & Medicaid Services Office of the Inspector General Administration for Children and Families 42 CFR Parts 3, 402, 403, et al. 45 CFR Parts 79, 93, 102, et al. Adjustment of Civil Monetary Penalties for Inflation; Interim Final Rule

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary

42 CFR Part 3

Centers for Medicare & Medicaid Services

42 CFR Parts 402, 403, 411, 412, 422, 423, 460, 483, 488, and 493

Office of the Inspector General

42 CFR Part 1003

Office of the Secretary

45 CFR Parts 79, 93, 102, 147, 150, 155, 156, 158, and 160

Administration for Children and Families

45 CFR Part 303

RIN 0991-AC0

Adjustment of Civil Monetary Penalties for Inflation

AGENCY: Department of Health and Human Services, Office of the Assistant Secretary for Financial Resources, Centers for Medicare & and Medicaid Services, Office of the Inspector General, Administration for Children and Families.

ACTION: Interim final rule.

SUMMARY: The Department of Health and Human Services (HHS) is issuing a new regulation to adjust for inflation the maximum civil monetary penalty amounts for the various civil monetary penalty authorities for all agencies within HHS. We are taking this action to comply with the Federal Civil Penalties Inflation Adjustment Act of 1990 (the Inflation Adjustment Act), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015. In addition, this interim final rule includes updates to certain agency-specific regulations to identify their updated information, and note the location of HHS-wide regulations.

DATES: This rule is effective on September 6, 2016.

FOR FURTHER INFORMATION CONTACT:

Office of the Assistant Secretary for Financial Resources, Room 514–G, Hubert Humphrey Building, 200 Independence Avenue SW., Washington, DC 20201; 202–690–6396; FAX 202–690–5405.

SUPPLEMENTARY INFORMATION:

I. Regulatory Information

The Department of Health and Human Services (HHS) is promulgating this interim final rule to ensure that the amount of civil monetary penalties authorized to be assessed or enforced by HHS reflect the statutorily mandated amounts and ranges as adjusted for inflation. Pursuant to Section 4(b) of the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (the 2015 Act), HHS is required to promulgate a "catch-up adjustment" through an interim final rule. Pursuant to the 2015 Act and 5 U.S.C. 553(b)(3)(B), HHS finds that good cause exists for immediate implementation of this interim final rule without prior notice and comment because it would be impracticable to delay publication of this rule for notice and comment. The 2015 Act specifies that the adjustments shall take effect not later than August 1, 2016. Additionally, the 2015 Act provides a clear formula for adjustment of the civil monetary penalties, leaving agencies little room for discretion. For these reasons, HHS finds that notice and comment would be impracticable in this situation. Additionally, if applicable, HHS agencies will update their civil monetary penalty-specific regulations to include a cross-reference to the revised regulations located at 45 CFR part 102 reflecting the new adjusted penalty amounts set out by HHS.¹

II. Background and Requirements of the Law

On November 2, 2015, the President signed into law the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (the 2015 Act) (Sec. 701 of the Bipartisan Budget Act of 2015, Public Law 114-74, November 2, 2015), which amended the Federal Civil Penalties Inflation Adjustment Act of 1990 (the Inflation Adjustment Act) (Pub. L. 101–410, 104 Stat. 890 (1990) (codified as amended at 28 U.S.C. 2461 note 2(a)), to improve the effectiveness of civil monetary penalties and to maintain their deterrent effect. The 2015 Act, which removed an inflation update exclusion that previously applied to the Social Security Act as well as the Occupational Safety and Health Act, requires agencies to: (1) Adjust the level of civil monetary penalties with an initial "catch-up" adjustment through an interim final rulemaking (IFR); and (2) make

subsequent annual adjustments for inflation.

The method of calculating inflation adjustments in the 2015 Act differs substantially from the methods used in past inflation adjustment rulemakings conducted pursuant to the Inflation Adjustment Act. Previously, adjustments to civil monetary penalties were conducted under rules that required significant rounding of figures. While this allowed penalties to be kept at round numbers, it meant that penalties would often not be increased at all if the inflation factor was not large enough. Furthermore, increases to penalties were capped at 10 percent. Over time, this formula caused penalties to lose value relative to total inflation.

The 2015 Act has removed these rounding rules; now, penalties are simply rounded to the nearest dollar. While this creates penalty values that are no longer round numbers, it does ensure that penalties will be increased each year to a figure commensurate with the actual calculated inflation. Furthermore, the 2015 Act "resets" the inflation calculations by excluding prior inflationary adjustments under the Inflation Adjustment Act, which contributed to a decline in the real value of penalty levels. To do this, the 2015 Act requires agencies to identify, for each penalty, the year and corresponding amount(s) for which the maximum penalty level or range of minimum and maximum penalties was established (*i.e.*, originally enacted by Congress) or last adjusted other than pursuant to the Inflation Adjustment Act.

In this rule, the adjusted civil penalty amounts are applicable only to civil penalties assessed after August 1, 2016, whose associated violations occurred after November 2, 2015, the date of enactment of the 2015 Amendments. Therefore, violations occurring on or before November 2, 2015, and assessments made prior to August 1, 2016, whose associated violations occurred after November 2, 2015, will continue to be subject to the civil monetary penalty amounts set forth in the Department's existing regulations or as set forth by statute if the amount has not yet been adjusted by regulation.

Pursuant to the 2015 Act, the Department of Health and Human Services (HHS) has undertaken a thorough review of civil monetary penalties administered by its various components. This IFR sets forth the initial "catch-up" adjustment for civil monetary penalties as well as any necessary technical conforming changes to the language of the various regulations affected by this IFR. For

¹ All applicable civil monetary penalty authorities within the jurisdiction of HHS must be adjusted in accordance with the 2015 Act. Where existing HHS agency regulations setting forth civil monetary penalty amounts are not updated by this interim final rule, they will be amended in a separate action as soon as practicable.

each component, HHS has provided a table showing how the penalties are being increased pursuant to the 2015 Act. The first two columns ("Citation") identify the United States Code (U.S.C.) statutory citation, and the applicable regulatory citation in the Code of Federal Regulations (CFR), if any. The third column ("Description") provides a short description of the penalty. In the fourth column ("Pre-Inflation Penalty"), HHS has listed the penalty amount as it exists prior to the inflationary adjustments made by the effective date of this rule, and in the fifth column ("Date of Last Penalty Figure or Adjustment"), HHS has provided the

amount and year of the penalty as enacted by Congress or changed through a mechanism other than pursuant to the Inflation Adjustment Act. In column six ("Percentage Increase"), HHS has listed the percentage increase based on the multiplier used to adjust from the CPI–U² of the year of enactment of the monetary penalty to the CPI-U for the current year, or a percentage equal to 150 percent, whichever is less. Multiplying the current penalty amount in column four by the percentage increase provides the "Increase" listed in column seven. The "Maximum Adjusted Penalty" in column eight is the sum of the current penalty amount

CALCULATION OF CMP ADJUSTMENTS

and the "increase". Where applicable, some HHS agencies will make as soon as practicable conforming edits to regulatory text. Additionally, HHS is issuing new regulatory text including the table showing how the penalties are being increased under the 2015 Act, located at 45 CFR part 102, to implement the civil monetary penalty (CMP) amounts adjusted for inflation agency-wide. Additionally, the 2015 Act requires agencies to publish annual adjustments not later than January 15 of every year after publication of the initial adjustment.

Cita	tion		Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)
21 U.S.C. (FDA): 333(b)(2)(A)		Penalty for violations related to drug samples resulting in a con- viction of any representative of manufacturer or distributor in any	50,000	1988	97.869	48,935	98,935
333(b)(2)(B)		10-year period. Penalty for violation related to drug samples resulting in a conviction of any representative of manu- facturer or distributor after the second conviction in any 10-yr period.	1,000,000	1988	97.869	978,690	1,978,690
		Penalty for failure to make a report required by 21 U.S.C. 353(d)(3)(E) relating to drug samples.	100,000	1988	97.869	97,869	197,869
333(f)(1)(A)		Penalty for any person who violates a requirement related to devices for each such violation.	15,000	1990	78.156	11,723	26,723
		Penalty for aggregate of all viola- tions related to devices in a sin- gle proceeding.	1,000,000	1990	78.156	781,560	1,781,560
333(f)(2)(A)		Penalty for any individual who intro- duces or delivers for introduction into interstate commerce food that is adulterated per 21 U.S.C. 342(a)(2)(B) or any individual who does not comply with a re- call order under 21 U.S.C. 350I.	50,000	1996	50.425	25,123	75,123
		Penalty in the case of any other person other than an individual for such introduction or delivery of adulterated food.	250,000	1996	50.425	125,613	375,613
		Penalty for aggregate of all such violations related to adulterated food adjudicated in a single pro- ceeding.	500,000	1996	50.425	251,225	751,225
333(f)(3)(A)		Penalty for all violations adju- dicated in a single proceeding for any person who fails to submit certification required by 42 U.S.C. 282(j)(5)(B) or knowingly submitting a false certification.	10,000	2007	13.833	1,383	11,383
333(f)(3)(B)		Penalty for each day the above vio- lation is not corrected after a 30- day period following notification until the violation is corrected.	10,000	2007	13.833	1,383	11,383

² Based upon the Consumer Price Index (CPI-U) for the month of October 2015. The CPI-U is

published by the Department of Labor, Bureau of

Labor Statistics, and is available at its Web site: http://www.bls.gov/cpi/.

Citat	lion	Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹		(\$)	figure or adjustment 3	increase ⁴	(\$) 5	penalty (\$)
333(f)(4)(A)(i)		Penalty for any responsible person that violates a requirement of 21 U.S.C. 355(o) (post-marketing studies, clinical trials, labeling), 21 U.S.C. 355(p) (risk evaluation and mitigation (REMS)), or 21	250,000	2007	13.833	34,583	284,58
		U.S.C. 355–1 (REMS). Penalty for aggregate of all such above violations in a single pro- ceeding.	1,000,000	2007	13.833	138,330	1,138,3
333(f)(4)(A)(ii)		Penalty for REMS violation that continues after written notice to the responsible person for the first 30-day period (or any portion thereof) the responsible person continues to be in violation.	250,000	2007	13.833	34,583	284,5
		Penalty for REMS violation that continues after written notice to responsible person doubles for every 30-day period thereafter the violation continues, but may not exceed penalty amount for any 30-day period.	1,000,000	2007	13.833	138,330	1,138,33
		Penalty for aggregate of all such above violations adjudicated in a single proceeding.	10,000,000	2007	13.833	1,383,300	11,383,30
333(f)(9)(A)		Penalty for any person who violates a requirement which relates to tobacco products for each such violation.	15,000	2009	10.02	1,503	16,5
		Penalty for aggregate of all such violations of tobacco product re- quirement adjudicated in a single proceeding.	1,000,000	2009	10.02	100,200	1,100,2
333(f)(9)(B)(i)(I)		Penalty per violation related to vio- lations of tobacco requirements.	250,000	2009	10.02	25,050	275,0
		Penalty for aggregate of all such violations of tobacco product re- quirements adjudicated in a sin- gle proceeding.	1,000,000	2009	10.02	100,200	1,100,2
333(f)(9)(B)(i)(II)		Penalty in the case of a violation of tobacco product requirements that continues after written notice to such person, for the first 30- day period (or any portion there- of) the person continues to be in violation.	250,000	2009	10.02	25,050	275,0
		Penalty for violation of tobacco product requirements that con- tinues after written notice to such person shall double for every 30- day period thereafter the violation continues, but may not exceed penalty amount for any 30-day period.	1,000,000	2009	10.02	100,200	1,100,2
		Penalty for aggregate of all such violations related to tobacco product requirements adjudicated in a single proceeding.	10,000,000	2009	10.02	1,002,000	11,002,0
333(f)(9)(B)(ii)(I)		Penalty for any person who either does not conduct post-market surveillance and studies to deter- mine impact of a modified risk to- bacco product for which the HHS Secretary has provided them an order to sell, or who does not submit a protocol to the HHS Secretary after being notified of a requirement to conduct post-mar- ket surveillance of such tobacco products.	250,000	2009	10.02	25,050	275,0
		Penalty for aggregate of for all such above violations adju- dicated in a single proceeding.	1,000,000	2009	10.02	100,200	1,100,2

Cita	tion	Description ²	Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description-	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
333(f)(9)(B)(ii)(II)		Penalty for violation of modified risk tobacco product post-market sur- veillance that continues after writ- ten notice to such person for the first 30-day period (or any portion thereof) that the person con- tience to be invitation	250,000	2009	10.02	25,050	275,05
		tinues to be in violation. Penalty for post-notice violation of modified risk tobacco product post-market surveillance shall double for every 30-day period thereafter that the tobacco prod- uct requirement violation con- tinues for any 30-day period, but may not exceed penalty amount for any 30-day period.	1,000,000	2009	10.02	100,200	1,100,20
		Penalty for aggregate above to- bacco product requirement viola- tions adjudicated in a single pro- ceeding.	10,000,000	2009	10.02	1,002,000	11,002,00
333(g)(1)		Penalty for any person who dis- seminates or causes another party to disseminate a direct-to- consumer advertisement that is false or misleading for the first such violation in any 3-year pe- riod.	250,000	2007	13.833	34,583	284,58
		Penalty for each subsequent above violation in any 3-year period.	500,000	2007	13.833	69165	569,16
333 note	·	Penalty to be applied for violations of restrictions on the sale or dis- tribution of tobacco products pro- mulgated under 21 U.S.C. 387f(d) (e.g., violations of regula- tions in 21 CFR Part 1140) with respect to a retailer with an ap- proved training program in the case of a second regulation vio- lation within a 12-month period.	250	2009	10.02	25	27
		Penalty in the case of a third to- bacco product regulation violation within a 24-month period.	500	2009	10.02	50	55
		Penalty in the case of a fourth to- bacco product regulation violation within a 24-month period.	2,000	2009	10.02	200	2,20
		Penalty in the case of a fifth to- bacco product regulation violation within a 36-month period.	5,000	2009	10.02	501	5,50
		Penalty in the case of a sixth or subsequent tobacco product reg- ulation violation within a 48- month period as determined on a case-by-case basis.	10,000	2009	10.02	1,002	11,00
		Penalty to be applied for violations of restrictions on the sale or dis- tribution of tobacco products pro- mulgated under 21 U.S.C. 3877(d) (e.g., violations of regula- tions in 21 CFR Part 1140) with respect to a retailer that does not have an approved training pro- gram in the case of the first regu- lation violation.	250	2009	10.02	25	27
		Penalty in the case of a second to- bacco product regulation violation within a 12-month period.	500	2009	10.02	50	55
		Penalty in the case of a third to- bacco product regulation violation within a 24-month period.	1,000	2009	10.02	100	1,10
		Penalty in the case of a fourth to- bacco product regulation violation within a 24-month period.	2,000	2009	10.02	200	2,20
		Penalty in the case of a fifth to- bacco product regulation violation within a 36-month period.	5,000	2009	10.02	501	5,50

Cita		Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description	(\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)
		Penalty in the case of a sixth or subsequent tobacco product reg- ulation violation within a 48- month period as determined on a case-by-case basis.	10,000	2009	10.02	1002	11,002
335b(a)	·	Penalty for each violation for any individual who made a false statement or misrepresentation of a material fact, bribed, destroyed, altered, removed, or secreted, or procured the destruction, alter- ation, removal, or secretion of, any material document, failed to disclose a material fact, ob- structed an investigation, em- ployed a consultant who was debarred, debarred individual provided consultant services.	250,000	1992	67.728	169,320	419,320
		Penalty in the case of any other person (other than an individual) per above violation.	1,000,000	1992	67.728	677,280	1,677,280
360pp(b)(1)		Penalty for any person who violates any such requirements for elec- tronic products, with each unlaw- ful act or omission constituting a separate violation.	1,100	1968	150	1,500	2,750
		Penalty imposed for any related se- ries of violations of requirements relating to electronic products.	375,000	1968	150	562,500	937,500
42 U.S.C. (FDA): 262(d)		Penalty per day for violation of order of recall of biological prod- uct presenting imminent or sub- stantial hazard.	100,000	1986	115.628	115,628	215,628
263b(h)(3)		Penalty for failure to obtain a mam- mography certificate as required.	10,000	1992	67.728	6,773	16,773
300aa-28(b)(1)		Penalty per occurrence for any vac- cine manufacturer that inten- tionally destroys, alters, falsifies, or conceals any record or report required.	100,000	1986	115.628	115,628	215,628
42 U.S.C. (HRSA): 256b(d)(1)(B)(vi)	·	Penalty for each instance of over- charging a 340B covered entity.	5,000	2010	8.745	437	5,437
42 U.S.C. (AHRQ): 299c–(3)(d)		Penalty for an establishment or person supplying information ob- tained in the course of activities for any purpose other than the purpose for which it was supplied.	10,000	1999	41.402	4,140	14,140
42 U.S.C. ACF: 653(I)(2)	45 CFR 303.21(f)	Penalty for Misuse of Information in the National Directory of New Hires.	1,000	1998	45.023	450	1,450
42 U.S.C. (OIG): 262a(i)(1)	42 CFR Part 1003	Penalty for each individual who vio- lates safety and security proce- dures related to handling dan- gerous biological agents and tox- ins.	250,000	2002	31.185	77,962	327,962
		Penalty for any other person who violates safety and security pro- cedures related to handling dan- gerous biological agents and tox- ins.	500,000	2002	31.185	155,925	655,925
1320a–7a(a)	42 CFR Part 1003	Penalty for knowingly presenting or causing to be presented to an of- ficer, employee, or agent of the United States a false claim.	10,000	1996	50.245	5,024	15,024
		Penalty for knowingly presenting or causing to be presented a re- quest for payment which violates the terms of an assignment, agreement, or PPS agreement.	10,000	1996	50.245	5,024	15,024

Cita	lion	Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description-	(\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	pénalty (\$)
		Penalty for knowingly giving or causing to be presented to a par- ticipating provider or supplier false or misleading information that could reasonably be ex- pected to influence a discharge	15,000	1996	50.245	7,537	22,5
		decision. Penalty for an excluded party re- taining ownership or control inter- est in a participating entity.	10,000	1996	50.245	5,024	15,02
		Penalty for remuneration offered to induce program beneficiaries to use particular providers, practi- tioners, or suppliers.	10,000	1996	50.245	5,024	15,02
		Penalty for employing or con- tracting with an excluded indi- vidual.	10,000	1997	47.177	4,718	14,7
		Penalty for knowing and willful so- licitation, receipt, offer, or pay- ment of remuneration for refer- ring an individual for a service or for purchasing, leasing, or order- ing an item to be paid for by a Federal health care program.	50,000	1997	47.177	23,588	73,58
		Penalty for ordering or prescribing medical or other item or service during a period in which the per- son was excluded.	10,000	2010	8.745	874	10,8
		Penalty for knowingly making or causing to be made a false state- ment, omission or misrepresenta- tion of a material fact in any ap- plication, bid, or contract to par- ticipate or enroll as a provider or supplier.	50,000	2010	8.745	4,372	54,37
		Penalty for knowing of an overpay- ment and failing to report and re- turn.	10,000	2010	8.745	874	10,87
		Penalty for making or using a false record or statement that is mate- rial to a false or fraudulent claim.	50,000	2010	8.745	4,372	54,37
		Penalty for failure to grant timely access to HHS OIG for audits, investigations, evaluations, and other statutory functions of HHS OIG.	15,000	2010	8.745	1,312	16,31
320a–7a(b)	42 CFR Part 1003	Penalty for payments by a hospital or critical access hospital to in- duce a physician to reduce or limit services to individuals under direct care of physician or who are entitled to certain medical as- sistance benefits.	2,000	1986	115.628	2,313	4,31
		Penalty for physicians who know- ingly receive payments from a hospital or critical access hospital to induce such physician to re- duce or limit services to individ- uals under direct care of physi- cian or who are entitled to certain medical assistance benefits.	2,000	1986	115.628	2,313	4,31
		Penalty for a physician who exe- cutes a document that falsely certifies home health needs for Medicare beneficiaries.	5,000	1996	50.245	2,512	7,51
320a-7e(b)(6)(A)	42 CFR Part 1003	Penalty for failure to report any final adverse action taken against a health care provider, supplier, or practitioner.	25,000	1997	47.177	11,794	36,79
320b–10(b)(1)	42 CFR Part 1003	Penalty for the misuse of words, symbols, or emblems in commu- nications in a manner in which a person could falsely construe that such item is approved, en- dorsed, or authorized by HHS.	5,000	1988	97.869	4,893	9,89

Cita	tion		Pre-inflation	Date of last	Deveeters		Maximum
U.S.C.	CFR ¹	Description ²	penalty (\$)	penalty figure or adjustment ³	Percentage increase ⁴	Increase (\$) ⁵	adjusted penalty (\$)
1320b–10(b)(2)	42 CFR Part 1003	Penalty for the misuse of words, symbols, or emblems in a broad- cast or telecast in a manner in which a person could falsely con- strue that such item is approved, endorsed, or authorized by HHS.	25,000	1988	97.869	24,467	49,467
1395i–3(b)(3)(B)(ii)(1)	·	Penalty for certification of a false statement in assessment of func- tional capacity of a Skilled Nurs- ing Facility resident assessment.	1,000	1987	106.278	1,063	2,063
1395i–3(b)(3)(B)(ii)(2)		Penalty for causing another to cer- tify or make a false statement in assessment of functional capac- ity of a Skilled Nursing Facility resident assessment.	5,000	1987	106.278	5,314	10,314
1395i–3(g)(2)(A)		Penalty for any individual who noti-	2,000	1987	106.278	2,126	4,126

1395i–3(b)(3)(B)(ii)(2)		ing Facility resident assessment. Penalty for causing another to cer- tify or make a false statement in assessment of functional capac- ity of a Skilled Nursing Facility resident assessment.	5,000	1987	106.278	5,314	10,314
1395i–3(g)(2)(A)		Penalty for any individual who noti- fies or causes to be notified a Skilled Nursing Facility of the time or date on which a survey is to be conducted.	2,000	1987	106.278	2,126	4,126
1395w–27(g)(2)(A)	42 CFR 422.752; 42 CFR Part 1003.	Penalty for a Medicare Advantage organization that substantially fails to provide medically nec- essary, required items and serv- ices.	25,000	1996	50.245	12,561	37,561
		Penalty for a Medicare Advantage organization that charges exces- sive premiums.	25,000	1997	47.177	11,794	36,794
		Penalty for a Medicare Advantage organization that improperly ex- pels or refuses to reenroll a ben- eficiary.	25,000	1997	47.177	11,794	36,794
		Penalty for a Medicare Advantage organization that engages in practice that would reasonably be expected to have the effect of denying or discouraging enroll- ment.	100,000	1997	47.177	47,177	147,177
		Penalty per individual who does not enroll as a result of a Medicare Advantage organization's prac- tice that would reasonably be ex- pected to have the effect of de- nying or discouraging enrollment.	15,000	1997	47.177	7,077	22,077
		Penalty for a Medicare Advantage organization misrepresenting or falsifying information to Secretary.	100,000	1997	47.177	47,177	147,177
		Penalty for a Medicare Advantage organization misrepresenting or falsifying information to individual or other entity.	25,000	1997	47.177	11,794	36,794
		Penalty for Medicare Advantage or- ganization interfering with pro- vider's advice to enrollee and non-MCO affiliated providers that balance bill enrollees.	25,000	1997	47.177	11,794	36,794
		Penalty for a Medicare Advantage organization that employs or con- tracts with excluded individual or entity.	25,000	1997	47.177	11,794	36,794
		Penalty for a Medicare Advantage organization enrolling an indi- vidual in without prior written consent.	25,000	2010	47.177	11,794	36,794
		Penalty for a Medicare Advantage organization transferring an en- rollee to another plan without consent or solely for the purpose of earning a commission.	25,000	2010	47.177	11,794	36,794
		Penalty for a Medicare Advantage organization failing to comply with marketing restrictions or ap- plicable implementing regulations or guidance.	25,000	2010	47.177	11,794	36,794

Citation Date of last Maximum Pre-inflation penalty figure or adjustment ³ adjusted Percentage Increase Description ² penalty increase⁴ (\$)5 penalty U.S.C. CFR¹ (\$) (\$) Penalty for a Medicare Advantage 25,000 2010 47.177 11,794 36,794 organization employing or contracting with an individual or entiviolates who 1395w-27(q)(1)(A)-(J). 42 CFR Part 1003 Penalty for a prescription drug card 10,000 2003 2,856 12,856 1395w-141(i)(3) 28.561 sponsor that falsifies or misrepresents marketing materials, overcharges program enrollees, or misuse transitional assistance funds. 42 CFR Part 1003 Penalty for improper billing by Hos-2,000 1972 150 3,000 5,000 1395cc(g) pitals, Critical Access Hospitals, or Skilled Nursing Facilities. 1395dd(d)(1) 42 CFR Part 1003 Penalty for a hospital or respon-50,000 1987 106.278 103,139 53,139 sible physician dumping patients needing emergency medical care, if the hospital has 100 beds or more. Penalty for a hospital or respon-25,000 1987 51,570 106.278 26,570 sible physician dumping patients needing emergency care, if the hospital has less than 100 beds. 1395mm(i)(6)(B)(i) 42 CFR Part 1003 Penalty for a HMO or competitive 25,000 1987 106.278 26,570 51,570 plan is such plan substantially fails to provide medically necessary, required items or services. Penalty for HMOs/competitive med-25,000 1987 106.278 26,570 51,570 ical plans that charge premiums in excess of permitted amounts. Penalty for a HMO or competitive 1987 25,000 106.278 26,570 51,570 medical plan that expels or refuses to reenroll an individual per prescribed conditions. Penalty for a HMO or competitive 100,000 1987 106.278 106,278 206,278 medical plan that implements practices to discourage enrollment of individuals needing services in future. Penalty per individual not enrolled 15,000 1988 97.869 14,680 29,680 in a plan as a result of a HMO or competitive medical plan that implements practices to discourage enrollment of individuals needing services in the future. Penalty for a HMO or competitive 100,000 1987 106.278 106.278 206,278 medical plan that misrepresents or falsifies information to the Secretary. Penalty for a HMO or competitive 25,000 1987 106.278 26,570 51,570 medical plan that misrepresents or falsifies information to an individual or any other entity. Penalty for failure by HMO or com-25,000 1987 26,570 51,570 106.278 petitive medical plan to assure prompt payment of Medicare risk sharing contracts or incentive plan provisions. Penalty for HMO that employs or 25.000 1989 89 361 22 340 47 340 contracts with excluded individual or entity. 1395nn(g)(3) 42 CFR Part 1003 Penalty for submitting or causing to 15,000 1994 59.089 8,863 23,863 be submitted claims in violation of the Stark Law's restrictions on physician self-referrals. 42 CFR Part 1003 Penalty for circumventing Stark 100,000 1994 59.089 59,089 159,089 1395nn(g)(4) Law's restrictions on physician self-referrals. 1395ss(d)(1) 1988 42 CFR Part 1003 Penalty for a material misrepresen-5,000 97.869 4.893 9.893 tation regarding Medigap compliance policies. Penalty for selling Medigap policy 1395ss(d)(2) 42 CFR Part 1003 5,000 1988 97.869 4,893 9,893 under false pretense. 1395ss(d)(3)(A)(ii) 42 CFR Part 1003 Penalty for an issuer that sells 25,000 1990 78.156 19,539 44,539 health insurance policy that duplicates benefits.

Cita	tion		Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)
		Penalty for someone other than issuer that sells health insurance that duplicates benefits.	15,000	1990	78.156	11,723	26,723
1395ss(d)(4)(A)	42 CFR Part 1003	Penalty for using mail to sell a non- approved Medigap insurance pol- icy.	5,000	1988	97.869	4,893	9,893
1396b(m)(5)(B)(i)	42 CFR Part 1003	Penalty for a Medicaid MCO that substantially fails to provide medically necessary, required items or services.	25,000	1988	97.869	24,467	49,467
		Penalty for a Medicaid MCO that charges excessive premiums.	25,000	1988	97.869	24,467	49,467
		Penalty for a Medicaid MCO that improperly expels or refuses to reenroll a beneficiary.	100,000	1988	97.869	97,869	197,869
		Penalty per individual who does not enroll as a result of a Medicaid MCO's practice that would rea- sonably be expected to have the effect of denying or discouraging	15,000	1988	97.869	14,680	29,680
		enrollment. Penalty for a Medicaid MCO mis- representing or falsifying informa- tion to the Secretary.	100,000	1988	97.869	97,869	197,869
		Penalty for a Medicaid MCO mis- representing or falsifying informa- tion to an individual or another entity.	25,000	1988	97.869	24,467	49,467
		Penalty for a Medicaid MCO that fails to comply with contract re- quirements with respect to physi- cian incentive plans.	25,000	1990	78.156	19,539	44,539
1396r(b)(3)(B)(ii)(I)	42 CFR Part 1003	Penalty for willfully and knowingly certifying a material and false statement in a Skilled Nursing Facility resident assessment.	1,000	1987	106.278	1,063	2,063
1396r(b)(3)(B)(ii)(II)	42 CFR Part 1003	Penalty for willfully and knowingly causing another individual to cer- tify a material and false state- ment in a Skilled Nursing Facility resident assessment.	5,000	1987	106.278	5,314	10,314
1396r(g)(2)(A)(i)	42 CFR Part 1003	Penalty for notifying or causing to be notified a Skilled Nursing Fa- cility of the time or date on which a survey is to be conducted.	2,000	1987	106.278	2,126	4,126
1396r–8(b)(3)(B)	42 CFR Part 1003	Penalty for the knowing provision of false information or refusing to provide information about charges or prices of a covered outpatient drug.	100,000	1990	78.156	78,156	178,156
1396r-8(b)(3)(C)(i)	42 CFR Part 1003	Penalty per day for failure to timely provide information by drug man-	10,000	1990	78.156	7,816	17,816
1396r-8(b)(3)(C)(ii)	42 CFR Part 1003	ufacturer with rebate agreement. Penalty for knowing provision of false information by drug manu- facturer with rebate agreement.	100,000	1990	78.156	78,156	178,156
1396t(i)(3)(A)	42 CFR Part 1003	Penalty for notifying home and community-based providers or settings of survey.	2,000	1990	78.156	1,563	3,563
11131(c)	42 CFR Part 1003	Penalty for failing to report a med- ical malpractice claim to National Practitioner Data Bank.	10,000	1986	115.628	11,563	21,563
11137(b)(2)	42 CFR Part 1003	Penalty for breaching confidentiality of information reported to Na- tional Practitioner Data Bank.	10,000	1986	115.628	11,563	21,563
42 U.S.C. (OCR): 299b–22(f)(1)	42 CFR 3.404(b)	Penalty for violation of confiden- tiality provision of the Patient Safety and Quality Improvement Act.	10,000	2005	19.40	1,940	11,940
1320(d)–5(a)	45 CFR 160.404(b)(1)(i),(ii).	Penalty for each pre-February 18, 2009 violation of the HIPAA ad- ministrative simplification provi- sions.	100	1996	50.245	50	150
		Calendar Year Cap	25,000	1996	50.245	12,561	37,561

	ation	Description ²	Pre-inflation penalty	Date of last penalty figure or	Percentage increase 4	Increase (\$) ⁵	Maximum adjusted penalty
U.S.C.	CFR ¹		(\$)	adjustment ³	increase ·	(Φ) -	(\$)
	45 CFR 160.404(b)(2)(i)(A),(B).	Penalty for each February 18, 2009 or later violation of a HIPAA ad- ministrative simplification provi- sion in which it is established that the covered entity or busi- ness associate did not know and by exercising reasonable dilli- gence, would not have known that the covered entity or busi- ness associate violated such a provision:					
		Minimum	100	2009	10.02	10	110
		Maximum Calendar Year Cap	50,000 1,500,000	2009 2009	10.02 10.02	5,010 150,300	55,010 1,650,300
	45 CFR 160.404(b)(2)(ii)(A), (B).	Penalty for each February 18, 2009 or later violation of a HIPAA ad- ministrative simplification provi- sion in which it is established that the violation was due to rea- sonable cause and not to willful neglect:	1,500,000	2009	10.02	130,300	1,030,300
		Minimum	1,000	2009	10.02	100	1100
		Maximum Calendar Year Cap	50,000 1,500,000	2009 2009	10.02 10.02	5,010 150,300	55,010 1,650,300
	45 CFR 160.404(b)(2)(iii)(A), (B).	Penalty for each February 18, 2009 or later violation of a HIPAA ad- ministrative simplification provi- sion in which it is established that the violation was due to will- ful neglect and was corrected during the 30-day period begin- ning on the first date the covered entity or business associate knew, or, by exercising reason- able diligence, would have known that the violation oc- curred:	1,300,000	2009	10.02	130,300	1,050,500
	45 CFR 160.404(b)(2)(iv)(A), (B).	Minimum Maximum Calendar Year Cap Penalty for each February 18, 2009 or later violation of a HIPAA ad- ministrative simplification provi- sion in which it is established that the violation was due to will- ful neglect and was not corrected during the 30-day period begin- ning on the first date the covered entity or business associate knew, or by exercising reason- able diligence, would have known that the violation oc-	10,000 50,000 1,500,000	2009 2009 2009	10.02 10.02 10.02	100 5,010 150,300	11,002 55,010 1,650,300
		curred: Minimum	50,000	2009	10.02	5,010	55,010
		Maximum Calendar Year Cap	1,500,000 1,500,000	2009 2009	10.02 10.02	150,300 150,300	1,650,300 1,650,300
42 U.S.C. (CMS): 263a(h)(2)(B) & 1395w- 2(b)(2)(A)(ii).	42 CFR 493.1834(d)(2)(i).	Penalty for a clinical laboratory's failure to meet participation and certification requirements and poses immediate jeopardy:					
	42 CFR 493.1834(d)(2)(ii).	Minimum Maximum Penalty for a clinical laboratory's failure to meet participation and certification requirements and the failure does not pose immediate jeopardy:	3,050 10,000	1988 1988	97.869 97.869	2,985 9,787	6,035 19,787
		Minimum	50	1988	97.869	49	99
300gg–15(f)	45 CFR 147.200(e)	Maximum Failure to provide the Summary of	3,000 1,000	1988 2010	97.869 8.745	2,936 87	5,936 1,087
300gg-18		Benefits and Coverage (SBC). Penalty for violations of regulations related to the medical loss ratio	100	2010	8.745	9	109

Cita	tion	Departmen?	Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
1320a–7h(b)(1)	42 CFR 402.105(d)(5), 42 CFR 403.912(a) & (c).	Penalty for manufacturer or group purchasing organization failing to report information required under 42 U.S.C. 1320a–7h(a), relating to physician ownership or invest- ment interests:					
		Minimum	1,000	2010	8.745	87	1,08
		Maximum Calendar Year Cap	10,000 150,000	2010 2010	8.745 8.745	874 13,117	10,87 163,11
320a–7h(b)(2)	42 CFR 402.105(h), 42 CFR 403 912(b) & (c).	Penalty for manufacturer or group purchasing organization know- ingly failing to report information required under 42 U.S.C. 1320a– 7h(a), relating to physician own- ership or investment interests:					
		Minimum	10,000	2010	8.745	874	10,87
		Maximum Calendar Year Cap	100,000 1,000,000	2010 2010	8.745 8.745	8,745 87,450	108,74 1,087,45
20a–7j(h)(3)(A)		Penalty for an administrator of a fa- cility that fails to comply with no- tice requirements for the closure of a facility.	100,000	2010	8.745	8,745	108,74
	42 CFR 488.446(a)(1),(2), & (3).	Minimum penalty for the first of- fense of an administrator who fails to provide notice of facility closure.	500	2010	8.745	44	544
		Minimum penalty for the second of- fense of an administrator who fails to provide notice of facility closure.	1,500	2010	8.745	131	1,63
		Minimum penalty for the third and subsequent offenses of an ad- ministrator who fails to provide notice of facility closure.	3,000	2010	8.745	262	3,262
20a–8(a)(1)	·	Penalty for an entity knowingly making a false statement or rep- resentation of material fact in the determination of the amount of benefits or payments related to old-age, survivors, and disability insurance benefits, special bene- fits for certain World War II vet- erans, or supplemental security income for the aged, blind, and disabled.	5,000	1994	59.089	2,954	7,954
		Penalty for the violation of 42 U.S.C. 1320a–8a(1) if the violator is a person who receives a fee or other income for services per- formed in connection with deter- mination of the benefit amount or the person is a physician or other health care provider who submits evidence in connection with such a determination.	7,500	2015	1	4,431	7,500
0a-8(a)(3)		Penalty for a representative payee (under 42 U.S.C. 405(j), 1007, or 1383(a)(2)) converting any part of a received payment from the benefit programs described in the previous civil monetary penalty to a use other than for the benefit of the beneficiary.	5,000	2004	24.588	1,229	6,229
20b–25(c)(1)(A)		Penalty for failure of covered indi- viduals to report to the Secretary and 1 or more law enforcement officials any reasonable suspicion of a crime against a resident, or individual receiving care, from a long-term care facility.	200,000	2010	8.745	17,490	217,490

Cita	tion	Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximur adjusted
U.S.C.	CFR ¹	Description-	(\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
1320b–25(c)(2)(A)		Penalty for failure of covered indi- viduals to report to the Secretary and 1 or more law enforcement officials any reasonable suspicion of a crime against a resident, or individual receiving care, from a long-term care facility if such fail- ure exacerbates the harm to the victim of the crime or results in the harm to another individual.	300,000	2010	8.745	26,235	326,2
1320b–25(d)(2)		Penalty for a long-term care facility that retaliates against any em- ployee because of lawful acts done by the employee, or files a complaint or report with the State professional disciplinary agency against an employee or nurse for lawful acts done by the employee or nurse.	200,000	2010	8.745	17,490	217,4
1395b-7(b)(2)(B) 1395i-3(h)(2)(B)(ii)(I)	42 CFR 402.105(g) 42 CFR 488.408(d)(1)(iii)	Penalty for any person who know- ingly and willfully fails to furnish a beneficiary with an itemized statement of items or services within 30 days of the bene- ficiary's request. Penalty per day for a Skilled Nurs-	100	1997	47.177	47	
		ing Facility that has a Category 2 violation of certification requirements:					
	42 CFR 488.408(d)(1)(iv).	Minimum Maximum Penalty per instance of Category 2 noncompliance by a Skilled Nurs-	50 3,000	1987 1987	106.278 106.278	53 3,188	6,
		ing Facility: Minimum Maximum	1,000 10,000	1987 1987	106.278 106.278	1,063 10,628	2, 20,
	42 CFR 488.408(e)(1)(iii)	Penalty per day for a Skilled Nurs- ing Facility that has a Category 3 violation of certification require- ments:	0.050	4007	100.070	0.044	
	42 CFR 488.408(e)(1)(iv).	Minimum Maximum Penalty per instance of Category 3 noncompliance by a Skilled Nurs- ing Facility:	3,050 10,000	1987 1987	106.278 106.278	3,241 10,628	6, 20,
		Minimum Maximum Penalty per day and per instance for a Skilled Nursing Facility that has Category 3 noncompliance with Immediate Jeopardy.	1,000 10,000	1987 1987	106.278 106.278	1,063 10,628	2, 20,
		Per Day (Minimum) Per Day (Maximum) Per Instance (Minimum) Per Instance (Maximum)	3,050 10,000 1,000 10,000	1987 1987 1987 1987	106.278 106.278 106.278 106.278	3,241 10,628 1,063 10,628	6, 20, 2, 20,
	42 CFR 488.438(a)(1)(i)	Penalty per day of a Skilled Nurs- ing Facility that fails to meet cer- tification requirements. These amounts represent the upper range per day:					
	42 CFR 488.438(a)(1)(ii)	Minimum Maximum Penalty per day of a Skilled Nurs- ing Facility that fails to meet cer- tification requirements. These amounts represent the lower	3,050 10,000	1987 1987	106.278 106.278	3,241 10,628	6, 20,
	42 CFR 488.438(a)(2)	range per day: Minimum Maximum Penalty per instance of a Skilled Nursing Facility that fails to meet	50 3,000	1987 1987	106.278 106.278	53 3,188	6,
		certification requirements: Minimum	1,000	1987	106.278	1,063	2.

Cita	tion	Depertment of 9	Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
1395l(h)(5)(D)	42 CFR 402.105(d)(2)(i)	Penalty for knowingly, willfully, and repeatedly billing for a clinical di- agnostic laboratory test other than on an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed	10,000	1996	50.245	5,024	15,02
395I(i)(6)		according to 1320a–7a(a)). Penalty for knowingly and willfully presenting or causing to be pre- sented a bill or request for pay- ment for an intraocular lens in- serted during or after cataract surgery for which the Medicare payment rate includes the cost of acquiring the class of lens in- volved.	2,000	1988	197.869	1,957	3,95
395I(q)(2)(B)(i)	42 CFR 402.105(a)	Penalty for knowingly and willfully failing to provide information about a referring physician when seeking payment on an unas- signed basis.	2,000	1989	89.361	1,787	3,78
395m(a)(11)(A)	42 CFR 402.1(c)(4), 402.105(d)(2)(ii).	Penalty for any durable medical equipment supplier that know- ingly and willfully charges for a covered service that is furnished on a rental basis after the rental payments may no longer be made. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,02
95m(a)(18)(B)	42 CFR 402.1(c)(5), 402.105(d)(2)(iii).	Penalty for any nonparticipating du- rable medical equipment supplier that knowingly and willfully fails to make a refund to Medicare beneficiaries for a covered serv- ice for which payment is pre- cluded due to an unsolicited tele- phone contact from the supplier. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,02
95m(b)(5)(C)	42 CFR 402.1(c)(6), 402.105(d)(2)(iv).	Penalty for any nonparticipating physician or supplier that know- ingly and willfully charges a Medicare beneficiary more than the limiting charge for radiologist services. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a– 7a(a)).	10,000	1996	50.245	5,024	15,02
95m(h)(3)	42 CFR 402.1(c)(8), 402.105(d)(2)(vi).	Penalty for any supplier of pros- thetic devices, orthotics, and prosthetics that knowing and will- fully charges for a covered pros- thetic device, orthotic, or pros- thetic that is furnished on a rental basis after the rental payment may no longer be made. (Pen- alties are assessed in the same manner as 42 U.S.C. 1395m(a)(11)(A), that is in the same manner as 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,02

Cita		Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description	(\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)
1395m(j)(2)(A)(iii)		Penalty for any supplier of durable medical equipment including a supplier of prosthetic devices, prosthetics, orthotics, or supplies that knowingly and willfully dis- tributes a certificate of medical necessity in violation of Section 1834(j)(2)(A)(i) of the Act or fails to provide the information re- quired under Section	1,000	1994	59.089	591	1,5
1395m(j)(4)	42 CFR 402.1(c)(10), 402.105(d)(2)(vii).	4.1834(j)(2)(A)(ii) of the Act. Penalty for any supplier of durable medical equipment, including a supplier of prosthetic devices, prosthetics, orthotics, or supplies that knowingly and willfully fails to make refunds in a timely man- ner to Medicare beneficiaries for series billed other than on as as- signment-related basis under cer- tain conditions. (Penalties are as- sessed in the same manner as 42 U.S.C. 1395m(j)(4) and	10,000	1996	50.245	5,024	15,0
1395m(k)(6)	42 CFR 402.1(c)(31), 402.105(d)(3).	1395u(j)(2)(B), which is assessed according to 1320a–7a(a)). Penalty for any person or entity who knowingly and willfully bills or collects for any outpatient therapy services or comprehen- sive outpatient rehabilitation serv- ices on other than an assign- ment-related basis. (Penalties are assessed in the same man- ner as 42 U.S.C. 1395m(k)(6) and 1395u(j)(2)(B), which is as- sessed according to 1320a–	10,000	1996	50.245	5,024	15,0
1395m(l)(6)	42 CFR 402.1(c)(32), 402.105(d)(4).	7a(a)). Penalty for any supplier of ambulance services who knowingly and willfully fills or collects for any services on other than an assignment-related basis. (Pen- alties are assessed in the same manner as 42 U.S.C. 1395u(b)(18)(B), which is as- sessed according to 1320a– 7a(a)).	10,000	1996	50.245	5,024	15,0
1395u(b)(18)(B)	42 CFR 402.1(c)(11), 402.105(d)(2)(viii).	Penalty for any practitioner speci- fied in Section 1842(b)(18)(C) of the Act or other person that knowingly and willfully bills or collects for any services by the practitioners on other than an as- signment-related basis. (Pen- alties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,0
1395u(j)(2)(B)	42 CFR 402.1(c)	Penalty for any physician who charges more than 125% for a non-participating referral. (Pen- alties are assessed in the same manner as 42 U.S.C. 1320a– 7a(a)).	10,000	1996	50.245	5,024	15,0
1395u(k)	42 CFR 402.1(c)(12), 402.105(d)(2)(ix).	Penalty for any physician who knowingly and willfully presents or causes to be presented a claim for bill for an assistant at a cataract surgery performed on or after March 1, 1987, for which payment may not be made be- cause of section 1862(a)(15). (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,0

Citat	tion	Description?	Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
1395u(l)(3)	42 CFR 402.1(c)(13), 402.105(d)(2)(x).	Penalty for any nonparticipating physician who does not accept payment on an assignment-related basis and who knowingly and willfully fails to refund on a timely basis any amounts collected for services that are not reasonable or medically necessary or are of poor quality under 1842(I)(1)(A). (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,02
395u(m)(3)	42 CFR 402.1(c)(14), 402.105(d)(2)(xi).	Penalty for any nonparticipating physician charging more than \$500 who does not accept pay- ment for an elective surgical pro- cedure on an assignment related basis and who knowingly and willfully fails to disclose the re- quired information regarding charges and coinsurance amounts and fails to refund on a timely basis any amount col- lected for the procedure in ex- cess of the charges recognized and approved by the Medicare program. (Penalties are as- sessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a- 7a(a)).	10,000	1996	50.245	5,024	15,02
395u(n)(3)	42 CFR 402.1(c)(15), 402.105(d)(2)(xii).	Penalty for any physician who knowingly, willfully, and repeat- edly bills one or more bene- ficiaries for purchased diagnostic tests any amount other than the payment amount specified by the Act. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,02
95u(o)(3)(B)	42 CFR 414.707(b)	Penalty for any practitioner speci- fied in Section 1842(b)(18)(C) of the Act or other person that knowingly and willfully bills or collects for any services per- taining to drugs or biologics by the practitioners on other than an assignment-related basis. (Pen- alties are assessed in the same manner as 42 U.S.C. 1395u(b)(18)(B) and 1395u(j)(2)(B), which is assessed	10,000	1996	50.245	5,024	15,02
395u(p)(3)(A)	·	according to 1320a–7a(a)). Penalty for any physician or practi- tioner who knowingly and willfully fails promptly to provide the ap- propriate diagnosis codes upon CMS or Medicare administrative contractor request for payment or bill not submitted on an assign- ment-related basis.	2,000	1988	97.869	1,957	3,95
395w–3a(d)(4)(A)	42 CFR 414.806	Penalty for a pharmaceutical manu- facturer's misrepresentation of average sales price of a drug, or biologic.	10,000	2003	28.561	2,856	12,85

Cita		Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹		(\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)
1395w–4(g)(1)(B)	42 CFR 402.1(c)(17), 402.105(d)(2)(xiii).	Penalty for any nonparticipating physician, supplier, or other per- son that furnishes physician serv- ices not on an assignment-re- lated basis who either knowingly and willfully bills or collects in ex- cess of the statutorily-defined limiting charge or fails to make a timely refund or adjustment. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	10,000	1996	50.245	5,024	15,02
1395w–4(g)(3)(B)	42 CFR 402.1(c)(18), 402.105(d)(2)(xiv).	Penalty for any person that know- ingly and willfully bills for statu- torily defined State-plan ap- proved physicians' services on any other basis than an assign- ment-related basis for a Medi- care/Medicaid dual eligible bene- ficiary. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a- 7a(a)).	10,000	1996	50.245	5,024	15,02
1395w–27(g)(3)(A); 1857(g)(3).	42 CFR 422.760(b); 42 CFR 423.760(b).	Penalty for each termination deter- mination the Secretary makes that is the result of actions by a Medicare Advantage organization or Part D sponsor that has ad- versely affected an individual covered under the organization's contract.	25,000	1997	47.177	11,794	36,79
1395w–27(g)(3)(B); 1857(g)(3).		Penalty for each week beginning after the initiation of civil money penalty procedures by the Sec- retary because a Medicare Ad- vantage organization or Part D sponsor has failed to carry out a contract, or has carried out a contract inconsistently with regu- lations.	10,000	1997	47.177	4,718	14,71
1395w–27(g)(3)(D); 1857(g)(3).		Penalty for a Medicare Advantage organization's or Part D spon- sor's early termination of its con- tract.	100,000	2000	36.689	36,689	136,68
1395y(b)(3)(C)	42 CFR 411.103(b)	Penalty for an employer or other entity to offer any financial or other incentive for an individual entitled to benefits not to enroll under a group health plan or large group health plan which would be a primary plan.	5,000	1990	78.156	3,908	8,90
1395y(b)(5)(C)(ii)	42 CFR 402.1(c)(20), 402.105(b)(2).	Penalty for any non-governmental employer that, before October 1, 1998, willfully or repeatedly failed to provide timely and accurate in- formation requested relating to an employee's group health in- surance coverage.	1,000	1998	89.361	450	1,45
1395y(b)(6)(B)	42 CFR 402.1(c)(21), 402.105(a).	Penalty for any entity that know- ingly, willfully, and repeatedly fails to complete a claim form re- lating to the availability of other health benefits in accordance with statute or provides inac- curate information relating to such on the claim form.	2,000	1994	59.089	1,182	3,18
1395y(b)(7)(B)(i)		Penalty for any entity serving as in- surer, third party administrator, or fiduciary for a group health plan that fails to provide information that identifies situations where the group health plan is or was a primary plan to Medicare to the HHS Secretary.	1,000	2007	13.833	138	1,13

Cita	tion	Description ²	Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description 2	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
1395y(b)(8)(E)		Penalty for any non-group health plan that fails to identify claim- ants who are Medicare bene- ficiaries and provide information to the HHS Secretary to coordi- nate benefits and pursue any ap- plicable recovery claim.	1,000	2007	13.833	138	1,138
1395nn(g)(5)	42 CFR 411.361	Penalty for any person that fails to report information required by HHS under Section 1877(f) con- cerning ownership, investment, and compensation arrangements.	10,000	1989	89.361	8,936	18,936
1395pp(h)	42 CFR 402.1(c)(23), 402.105(d)(2)(xv).	Penalty for any durable medical equipment supplier, including a supplier of prosthetic devices, prosthetics, orthotics, or supplies, that knowingly and willfully fails to make refunds in a timely man- ner to Medicare beneficiaries under certain conditions. (42 U.S.C. 1395(m)(18) sanctions apply here in the same manner, which is under 1395u(j)(2) and 1320a-7a(a)).	10,000	1996	50.245	5,024	15,024
1395ss(a)(2)	42 CFR 402.1(c)(24), 405.105(f)(1).	Penalty for any person that issues a Medicare supplemental policy that has not been approved by the State regulatory program or does not meet Federal standards after a statutorily defined effec- tive date.	25,000	1987	106.278	26,569	51,569
1395ss(d)(3)(A)(vi) (II).		Penalty for someone other than issuer that sells or issues a Medicare supplemental policy to beneficiary without a disclosure statement.	15,000	1990	78.156	11,723	26,723
		Penalty for an issuer that sells or issues a Medicare supplemental policy without disclosure state- ment.	25,000	1990	78.156	19,539	44,539
1395ss(d)(3)(B)(iv)		Penalty for someone other than issuer that sells or issues a Medicare supplemental policy without acknowledgement form.	15,000	1990	78.156	11,723	26,723
		Penalty for issuer that sells or issues a Medicare supplemental policy without an acknowledge- ment form.	25,000	1990	78.156	19,539	44,539
1395ss(p)(8)	42 CFR 402.1(c)(25), 402.105(e).	Penalty for any person that sells or issues Medicare supplemental polices after a given date that fail to conform to the NAIC or Fed- eral standards established by statute.	15,000	1990	78.156	11,723	26,723
	42 CFR 402.1(c)(25), 405.105(f)(2).	Penalty for any person that sells or issues Medicare supplemental polices after a given date that fail to conform to the NAIC or Fed- eral standards established by statute.	25,000	1990	78.156	19,539	44,539
1395ss(p)(9)(C)	42 CFR 402.1(c)(26), 402.105(e).	Penalty for any person that sells a Medicare supplemental policy and fails to make available for sale the core group of basic ben- efits when selling other Medicare supplemental policies with addi- tional benefits or fails to provide the individual, before selling the policy, an outline of coverage de- scribing benefits.	15,000	1990	78.156	11,723	26,723

Citation Date of last Maximum Pre-inflation penalty penalty Percentage Increase adjusted Description² figure or adjustment 3 (\$)5 penalty (\$) increase⁴ U.S.C. CFR¹ (\$) 42 CFR 402.1(c)(26), Penalty for any person that sells a 25,000 1990 78.156 19.539 44,539 405.105(f)(3), (4). supplemental policy Medicare and fails to make available for sale the core group of basic ben-efits when selling other Medicare supplemental policies with additional benefits or fails to provide the individual, before selling the policy, an outline of coverage describing benefits. 1395ss(q)(5)(C) 42 CFR 402.1(c)(27), Penalty for any person that fails to 25,000 1990 78.156 19,539 44,539 405.105(f)(5) suspend the policy of a policyholder made eligible for medical assistance or automatically reinstates the policy of a policyholder who has lost eligibility for medical assistance, under certain circumstances Penalty for any person that fails to provide refunds or credits as re-42 CFR 402.1(c)(28), 44,539 1395ss(r)(6)(A) 25,000 1990 78.156 19,539 405.105(f)(6) quired by section 1882(r)(1)(B). 42 CFR 402.1(c)(29), 1395ss(s)(4) Penalty for any issuer of a Medi-5,000 1990 78.156 3,908 8,908 405.105(c). care supplemental policy that does not waive listed time periods if they were already satisfied under a proceeding Medicare supplemental policy, or denies a conditions policy, or the issuances or effectiveness of the policy, or discriminates in the pricing of the policy base on health status or other specified criteria. 42 CFR 402.1(c)(30), Penalty for any issuer of a Medi-25,000 1990 19,539 78.156 44,539 1395ss(t)(2) 405.105(f)(7) supplemental policy that care fails to fulfill listed responsibilities. 1395ss(v)(4)(A) Penalty someone other than issuer 15,000 2003 28.561 4,284 19,284 who sells, issues, or renews a medigap Rx policy to an individual who is a Part D enrollee. Penalty for an issuer who sells, 25,000 2003 28.561 7.140 32,140 issues, or renews a Medigap Rx policy who is a Part D enrollee. Penalty for any individual who noti-1395bbb(c)(1) 42 CFR 488.725(c) 2,000 1987 106.278 2,126 4,126 fies or causes to be notified a home health agency of the time or date on which a survey of such agency is to be conducted. 1395bbb(f)(2)(A)(i) ... 42 CFR 488.845(b)(2)(iii) Maximum daily penalty amount for 10,000 1988 97.869 9,787 19,787 each day a home health agency is not in compliance with statutory requirements. 42 CFR 488.845(b)(3) ... Penalty per day for home health agency's noncompliance (Upper Range): Minimum 8,500 1988 97.869 8,319 16,819 10,000 1988 97.869 9,787 19,787 Maximum 42 CFR 488.845(b)(3)(i) Penalty for a home health agency's 10,000 1988 97.869 9,787 19,787 deficiency or deficiencies that cause immediate jeopardy and result in actual harm. 42 CFR 488.845(b)(3)(ii) Penalty for a home health agency's 9,000 1988 97.869 8,808 17,808 deficiency or deficiencies that cause immediate jeopardy and result in potential for harm. Penalty for an isolated incident of 42 CFR 488.845(b)(3)(iii) 8.500 1988 97.869 8.319 16,819 noncompliance in violation of established HHA policy. 42 CFR 488.845(b)(4) ... Penalty for a repeat and/or condition-level deficiency that does not constitute immediate jeopardy, but is directly related to poor quality patient care outcomes (Lower Range): Minimum 1.500 1988 97.869 1.468 2,968

Maximum

8,500

1988

97.869

8,319

16,819

Cita	tion	Description ²	Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description-	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) ⁵	penalty (\$)
	42 CFR 488.845(b)(5)	Penalty for a repeat and/or condi- tion-level deficiency that does not constitute immediate jeopardy and that is related predominately to structure or process-oriented conditions (Lower Range): Minimum Maximum	500 4,000	1988 1988	97.869 97.869	489 3,915	989 7,915
42 CFR 488.845(b)(6)	·	Penalty imposed for instance of noncompliance that may be as- sessed for one or more singular events of condition-level non- compliance that are identified and where the noncompliance was corrected during the onsite survey:					
		Minimum Maximum	1,000 10,000	1988 1988	97.869 97.869	979 9,787	1,979 19,787
		Penalty for each day of noncompli- ance (Maximum).	10,000	1988	97.869	9,787	19,787
	42 CFR 488.845(d)(1)(ii)	Penalty for each day of noncompli-	10,000	1988	97.869	9,787	19,787
1396b(m)(5)(B)	42 CFR 460.46	ance (Maximum). Penalty for PACE organization's practice that would reasonably be expected to have the effect of denying or discouraging enroll- ment:					
		Minimum Maximum	15,000 100,000	1997 1997	47.177 47.177	7,077 47,177	22,077 147,177
		Penalty for a PACE organization	25,000	1997	47.177	11,794	36,794
		that charges excessive premiums. Penalty for a PACE organization misrepresenting or falsifying in- formation to CMS, the State, or	100,000	1997	47.177	47,177	147,177
		an individual or other entity. Penalty for each determination the CMS makes that the PACE orga- nization has failed to provide medically necessary items and services of the failure has ad- versely affected (or has the sub- stantial likelihood of adversely af-	25,000	1997	47.177	11,794	36,794
		fecting) a PACE participant. Penalty for involuntarily disenrolling	25,000	1997	47.177	11,794	36,794
		a participant. Penalty for discriminating or dis- couraging enrollment or disenrollment of participants on the basis of an individual's health status or need for health care services.	25,000	1997	47.177	11,794	36,794
1396r(h)(3)(C)(ii)(I)	42 CFR 488.408(d)(1)(iii)	Penalty per day for a nursing facili- ty's failure to meet a Category 2 Certification:					
	42 CFR 488.408(d)(1)(iv).	Minimum Maximum Penalty per instance for a nursing facility's failure to meet Category 2 certification:	50 3,000	1987 1987	106.278 106.278	53 3,188	103 6,188
		Minimum Maximum	1,000 10,000	1987 1987	106.278 106.278	1,063 10,628	2,063 20,628
	42 CFR 488.408(e)(1)(iii)	Penalty per day for a nursing facili- ty's failure to meet Category 3 certification:					
	42 CFR 488.408(e)(1)(iv).	Minimum Maximum Penalty per instance for a nursing facility's failure to meet Category 3 certification:	3,050 10,000	1987 1987	106.278 106.278	3,241 10,628	6,291 20,628
	42 CFR 488.408(e)(2)(ii)	Minimum Maximum Penalty per instance for a nursing facility's failure to meet Category 3 certification, which results in	1,000 10,000	1987 1987	106.278 106.278	1,063 10,628	2,063 20,628
		immediate jeopardy: Minimum	1,000	1987	106.278	1,063	2,063
		Maximum	10,000	1987	106.278	10,628	20,628

Cita		Description ²	Pre-inflation penalty	Date of last penalty	Percentage	Increase	Maximu adjuste
U.S.C.	CFR ¹	р	(\$)	figure or adjustment 3	increase ⁴	(\$) 5	penalty (\$)
	42 CFR 488.438(a)(1)(i)	Penalty per day for nursing facility's failure to meet certification (Upper Range):					
	42 CFR 488.438(a)(1)(ii)	Minimum Maximum Penalty per day for nursing facility's failure to meet certification	3,050 10,000	1987 1987	106.278 106.278	3,241 10,628	6,2 20,6
	42 CFR 488.438(a)(2)	(Lower Range): Minimum Maximum Penalty per instance for nursing fa-	50 3,000	1987 1987	106.278 106.278	53 3,188	6,
	42 CFR 466.436(a)(2)	cility's failure to meet certifi- cation: Minimum	1,000	1987	106.278	1,063	2,
396r(f)(2)(B)(iii)(I)(c)	42 CFR 483.151(b)(2)(iv) and (b)(3)(iii).	Maximum Grounds to prohibit approval of Nurse Aide Training Program—if assessed a penalty in 1819(h)(2)(B)(i) or 1919(h)(2)(A)(ii) of "not less than \$5.000" [Not CMP authority, but	10,000 5,000	1987 1987	106.278 106.278	10,628 5,314	20, 10,
396r(h)(3)(C)(ii)(I)	42 CFR 483.151(c)(2)	a specific CMP amount (CMP at this level) that is the triggering condition for disapproval]. Grounds to waive disapproval of nurse aide training program—ref-	5,000	1987	106.278	5,314	10,
		erence to disapproval based on imposition of CMP "not less than \$5,000" [Not CMP authority but CMP imposition at this level de- termines eligibility to seek waiver of disapproval of nurse aide training program].					
396t(j)(2)(C)		Penalty for each day of noncompli- ance for a home or community care provider that no longer meets the minimum requirements for home and community care:		1000	70.450		
1396u–2(e)(2)(A)(i)	42 CFR 438.704	Minimum Maximum Maximum Maximum Maximum Penalty for a Medicaid managed care organization that fails substantially to provide medically necessary items and services.	1 10,000 25,000	1990 1990 1997	78.156 78.156 47.177	1 7,816 11,794	17 36
		Penalty for Medicaid managed care organization that imposes pre- miums or charges on enrollees in excess of the premiums or charges permitted.	25,000	1997	47.177	11,794	36
		Penalty for a Medicaid managed care organization that misrepre- sents or falsifies information to another individual or entity.	25,000	1997	47.177	11,794	36
		Penalty for a Medicaid managed care organization that fails to comply with the applicable statu- tory requirements for such orga- nizations.	25,000	1997	47.177	11,794	36
396u–2(e)(2)(A)(ii)	42 CFR 438.704	Penalty for a Medicaid managed care organization that misrepre- sents or falsifies information to the HHS Secretary.	100,000	1997	47.177	47,177	147
		Penalty for Medicaid managed care organization that acts to discrimi- nate among enrollees on the	100,000	1997	47.177	47,177	147
396u–2(e)(2)(A)(iv)	42 CFR 438.704	basis of their health status. Penalty for each individual that does not enroll as a result of a Medicaid managed care organi- zation that acts to discriminate among enrollees on the basis of	15,000	1997	47.177	7,077	22
396u(h)(2)	42 CFR 441, Subpart I	their health status. Penalty for a provider not meeting one of the requirements relating to the protection of the health, safety, and welfare of individuals receiving community supported	10,000	1990	106.278	10,628	20

Cita	tion		Pre-inflation	Date of last penalty	Percentage	Increase	Maximum adjusted
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)
1396w–2(c)(1)		Penalty for disclosing information related to eligibility determina- tions for medical assistance pro-	10,000	2009	10.02	1,002	11,002
1903(m)(5)(B)	42 CFR 460.46	grams. Penalty for PACE organization's practice that would reasonably be expected to have the effect of denying or discouraging enroll-					
		ment: Minimum	15,000	1997	47.177	7,077	22,077
		Maximum	100,000	1997	47.177	47,177	147,177
		Penalty for a PACE organization that charges excessive premiums.	25,000	1997	47.177	11,794	36,794
		Penalty for a PACE organization misrepresenting or falsifying in- formation to CMS, the State, or an individual or other entity.	100,000	1997	47.177	47,177	147,177
		Penalty for each determination the CMS makes that the PACE orga- nization has failed to provide	25,000	1997	47.177	11,794	36,794
		medically necessary items and services of the failure has ad- versely affected (or has the sub- stantial likelihood of adversely af- fecting) a PACE participant.					
		Penalty for involuntarily disenrolling a participant.	25,000	1997	47.177	11,794	36,794
		Penalty for discriminating or dis- couraging enrollment or disenrollment of participants on the basis of an individual's health status or need for health care	25,000	1997	47.177	11,794	36,794
10041(a)(0)	45 CFR 150.315 and 45	services.	100	1996	50.245	50	150
18041(c)(2)	CFR 156.805(c).	Failure to comply with requirements of Public Health Services Act; Penalty for violations of rules or standards of behavior associated with issuer participation in the Federally-facilitated Exchange. (42 U.S.C. 300gg–22(b)(C)).	100	1990	50.245	50	150
18081(h)(1)(A)(i)(II)	42 CFR 155.285	Penalty for providing false informa- tion on Exchange application.	25,000	2010	8.745	2,186	27,186
18081(h)(1)(B)	42 CFR 155.285	Penalty for knowingly or willfully providing false information on Ex- change application.	250,000	2010	8.745	21,862	271,862
18081(h)(2)	42 CFR 155.260	Penalty for knowingly or willfully disclosing protected information from Exchange.	25,000	2010	8.745	2,186	27,186
11 U.S.C. (HHS): 1352	45 CFR 93.400(e)	Penalty for the first time an indi- vidual makes an expenditure pro- hibited by regulations regarding lobbying disclosure, absent ag- gravating circumstances. Penalty for second and subsequent offenses by individuals who	10,000	1989	89.361	8,936	18,936
		make an expenditure prohibited by regulations regarding lobbying disclosure:					
		Minimum Maximum	10,000 100,000	1989 1989	89.361 89.361	8,936 89,361	18,936 189,361
		Penalty for the first time an indi- vidual fails to file or amend a lob- bying disclosure form, absent ag- gravating circumstances. Penalty for second and subsequent	10,000	1989	89.361	8,936	18,936
		offenses by individuals who fail to file or amend a lobbying dis- closure form, absent aggravating circumstances:					
	45 CFR 93, Appendix A	Minimum Maximum Penalty for failure to provide certifi- cation regarding lobbying in the award documents for all sub-	10,000 100,000	1989 1989	89.361 89.361	8,936 89,361	18,936 189,361
		awards of all tiers: Minimum	10,000	1989	89.361	8,936	18,936
		Maximum	100,000	1989	89.361	89,361	189,361

Citation			Pre-inflation		Percentage		Maximum adjusted	
U.S.C.	CFR ¹	Description ²	penalty (\$)	figure or adjustment ³	increase ⁴	(\$) 5	penalty (\$)	
3801–3812	45 CFR 79.3(a)(1(iv) 45 CFR 79.3(b)(1)(ii)	Penalty for failure to provide state- ment regarding lobbying for loan guarantee and loan insurance transactions: Minimum Penalty against any individual who—with knowledge or reason to know—makes, presents or submits a false, fictitious or fraudulent claim to the Depart- ment. Penalty against any individual who—with knowledge or reason to know—makes, presents or submits a false, fictitious or fraudulent claim to the Depart- ment.	10,000 100,000 5,000 5,000	1989 1989 1988 1988	89.361 89.361 97.869 97.869	8,936 89,361 4,894 4,894	18,936 189,361 9,894 9,894	

CALCULATION OF CMP ADJUSTMENTS—Continued

¹ Some HHS components have not promulgated regulations regarding their civil monetary penalties-specific statutory authorities. ² The description is not intended to be a comprehensive explanation of the underlying violation; the statute and corresponding regulation, if applicable, should be ^a Statutory, or non-Inflation Act Adjustment.
 ^a Based on the lesser of the CPI–U multiplier for October 2015, or 150%.

⁵ Rounded to the nearest dollar.

III. Environmental Impact

HHS has determined that this interim final rule (IFR) does not individually or cumulatively have a significant effect on the human environment. Therefore, neither an environmental impact assessment nor an environmental impact statement is required.

IV. Paperwork Reduction Act

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 35) and its implementing regulations (5 CFR part 1320), HHS reviewed this IFR and determined that there are no new collections of information contained therein.

V. Regulatory Flexibility Act

When an agency promulgates a final rule under 5 U.S.C. 553, after being required by that section or any other law to publish a general notice of proposed rulemaking, the Regulatory Flexibility Act (RFA) mandates that the agency prepare an RFA analysis. 5 U.S.C. 604(a). An RFA analysis is not required when a rule is exempt from notice and comment rulemaking under 5 U.S.C. 553(b). This interim final rule is exempt from notice and comment rulemaking. Therefore, no RFA analysis is required under 5 U.S.C. 604 and none was prepared.

VI. Executive Orders 12866 and 13563

Executive Orders 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits

(including potential economic, environmental, public health and safety effects, distributive impacts, and equity). Executive Order 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. Agencies must prepare a regulatory impact analysis for major rules with economically significant effects (\$100 million or more in any 1 year). HHS has determined that this IFR is not economically significant.

HHS analyzed the economic significance of this IFR, by collecting data for fiscal years 2010 through 2014 on the total value of civil monetary penalties collected by Operating/Staff Divisions, except in the case of CMS, for which HHS used collections data through FY 2015. Such data included the statutory authority for the civil monetary penalty, which HHS used to apply the appropriate multiplier for each of the penalties collected. With respect to CMS, HHS determined the multiplier for the CMS collections by pro rating all of the multipliers for the civil monetary penalty authorities attributed to ČMS.

HHS then applied the multiplier to collections for each Fiscal Year (2010 through 2014) to calculate the collections for each Fiscal Year with the inflation adjustment. HHS also performed an additional calculation for FY 2014/2015 using the inflated collections amount for FY 2015 for CMS and using the inflated collections amount for all other Operating/Staff Divisions for FY 2014. When collections

were adjusted for inflation, the Department's lowest collection amount was \$58,332,000 for FY 2012 and the highest total was \$168,000,000 for FY 2014/2015.

Finally, HHS subtracted the collections value for a Fiscal Year (for example, FY 2010) from the collections value for the same Fiscal Year with the inflation adjustment (for example, FY 2010 with inflation adjustment) to assess the economic significance of this IFR for that Fiscal Year (for example, FY 2010 Economic Significance). When the calculations were completed, the Fiscal Year Economic Significance values ranged from a low of \$23,698,917 for FY 2013, to a high of \$70,913,713 for FY 2014/2015. Based on these calculations. HHS does not believe this IFR will be economically significant as defined in Executive Order 12866.

VII. Unfunded Mandates Reform Act of **1995 Determination**

Section 202 of the Unfunded Mandates Reform Act of 1995 (Unfunded Mandates Act) (2 U.S.C. 1532) requires that covered agencies prepare a budgetary impact statement before promulgating a rule that includes any Federal mandate that may result in the expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of \$100 million or more in any one year. If a budgetary impact statement is required, section 205 of the Unfunded Mandates Act also requires covered agencies to identify and consider a reasonable number of regulatory alternatives before promulgating a rule. HHS has

determined that this IFR does not result in expenditures by State, local, and tribal governments, or by the private sector, of \$100 million or more in any one year. Accordingly, HHS has not prepared a budgetary impact statement or specifically addressed the regulatory alternatives considered.

VIII. Executive Order 13132 Determination

HHS has determined that this IFR does not have any Federalism implications, as required by Executive Order 13132.

List of Subjects

42 CFR Part 3

Administrative practice and procedure, Conflicts of interests, Health records, Privacy, Reporting and recordkeeping requirements.

42 CFR Part 402

Administrative practice and procedure, Medicaid, Medicare, Penalties.

42 CFR Part 403

Grant programs—health, Health insurance, Hospitals, Intergovernmental relations, Medicare, Reporting and recordkeeping requirements.

42 CFR Part 411

Kidney diseases, Medicare, Physician referral, Reporting and recordkeeping requirements.

42 CFR Part 412

Administrative practice and procedure, Health facilities, Medicare, Puerto Rico, Reporting and recordkeeping requirements.

42 CFR Part 422

Administrative practice and procedure, Health facilities, Health maintenance organizations (HMO), Medicare, Penalties, Privacy, Reporting and recordkeeping requirements.

42 CFR Part 423

Administrative practice and procedure, Emergency medical services, Health facilities, Health maintenance organizations (HMO), Health professionals, Medicare, Penalties, Privacy, Reporting and recordkeeping requirements.

42 CFR Part 438

Grant programs—health, Medicaid, Reporting and recordkeeping requirements.

42 CFR Part 460

Aged, Health care, Health records, Medicaid, Medicare, Reporting and recordkeeping requirements.

42 CFR Part 483

Grant programs—health, Health facilities, Health professions, Health records, Medicaid, Medicare, Nursing homes, Nutrition, Reporting and recordkeeping requirements, Safety.

42 CFR Part 488

Administrative practice and procedure, Health facilities, Medicare, Reporting and recordkeeping requirements.

42 CFR Part 493

Administrative practice and procedure, Grant programs—health, Health facilities, Laboratories, Medicaid, Medicare, Penalties, Reporting and recordkeeping requirements.

42 CFR Part 1003

Fraud, Grant programs—health, Health facilities, Health professions, Medicaid, Reporting and recordkeeping.

45 CFR Part 79

Administrative practice and procedure, Claims, Fraud, Penalties.

45 CFR Part 93

Government contracts, Grants programs, Loan programs, Lobbying, Penalties.

45 CFR Part 102

Administrative practice and procedure, Penalties.

45 CFR Part 147

Health care, Health insurance, Reporting and recordkeeping requirements.

45 CFR Part 155

Administrative practice and procedure, Advertising, Brokers, Conflict of interest, Consumer protection, Grant programs—health, Grants administration, Health care, Health insurance, Health maintenance organization (HMO), Health records, Hospitals, Indians, Individuals with disabilities, Loan programs—health, Organization and functions (Government agencies), Medicaid, Public assistance programs, Reporting and recordkeeping requirements, Safety, State and local governments, Technical assistance, Women, and Youth.

45 CFR Part 156

Administrative practice and procedure, Advertising, Advisory committees, Brokers, Conflict of interest, Consumer protection, Grant programs—health, Grants administration, Health care, Health insurance, Health maintenance organization (HMO), Health records, Hospitals, Indians, Individuals with disabilities, Loan programs—health, Organization and functions (Government agencies), Medicaid, Public assistance programs, Reporting and recordkeeping requirements, Safety, State and local governments, Sunshine Act, Technical assistance, Women, and Youth.

45 CFR Part 158

Administrative practice and procedure, Claims, Health care, Health insurance, Health plans, penalties, Reporting and recordkeeping requirements, Premium revenues, Medical loss ratio, Rebating.

45 CFR Part 160

Administrative practice and procedures, Penalties, Records and recordkeeping requirements.

45 CFR Part 303

Child support, Standards for program operations, Penalties.

For the reasons set forth in the preamble, the Department of Health and Human Services amends 42 CFR chapter I and 45 CFR subtitle A, the Centers for Medicare & Medicaid Services amends 42 CFR chapter IV, the Office of the Inspector General amends 42 CFR chapter 42 CFR chapter V, and the Administration for Children and Families amends 45 CFR chapter III as follows:

Title 42—Public Health

Chapter I—Public Health Service, Department of Health and Human Services

PART 3—PATIENT SAFETY ORGANIZATIONS AND PATIENT SAFETY WORK PRODUCT

■ 1. The authority citation for part 3 continues to read as follows:

Authority: 42 U.S.C. 216, 299b–21 through 299b–26; 42 U.S.C. 299c–6.

■ 2. Section 3.404 is revised to read as follows:

§3.404 Amount of a civil money penalty.

(a) The amount of a civil money penalty will be determined in accordance with paragraph (b) of this section and § 3.408.

(b) The Secretary may impose a civil monetary penalty in the amount of not more than \$11,000. This amount has been updated and will be updated annually, in accordance with the Federal Civil Monetary penalty Inflation Adjustment Act of 1990 (Pub. L. 101– 140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (section 701 of Pub. L. 114–74). The amount, as updated, is published at 45 CFR part 102.

CHAPTER IV—CENTERS FOR MEDICARE & MEDICAID SERVICES, DEPARTMENT OF HEALTH AND HUMAN SERVICES

PART 402—CIVIL MONEY PENALTIES, ASSESSMENTS, AND EXCLUSIONS

■ 3. The authority citation for part 402 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

§402.105 [Amended]

■ 4. In the table below, § 402.105 is amended in each paragraph indicated in the first column, by removing the phrase indicated in the second column and adding in its place the phrase in the third column:

Paragraph	Remove	Add
(a)	"\$2,000 for each service"	"\$2,000 as adjusted annually under 45 CFR part 102 for each serv- ice".
(b) introductory text	"not more than \$1,000 for"	"not more than \$1,000 as adjusted annually under 45 CFR part 102 for".
(c) introductory text	"not more than \$5,000 for"	"not more than \$5,000 as adjusted annually under 45 CFR part 102 for".
(d)(1)	"not more than \$10,000 for"	"not more than \$10,000 as adjusted annually under 45 CFR part 102 for".
(d)(2) introductory text	"not more than \$10,000 for"	"not more than \$10,000 as adjusted annually under 45 CFR part 102 for".
(d)(3)	"not more than \$10,000 for"	"not more than \$10,000 as adjusted annually under 45 CFR part 102 for".
(d)(4)	"not more than \$10,000 for"	"not more than \$10,000 as adjusted annually under 45 CFR part 102 for".
(d)(5)	"not more than \$10,000 for"	"not more than \$10,000 as adjusted annually under 45 CFR part 102 for".
(d)(5)	"will not exceed \$150,000"	"will not exceed \$150,000 as annually adjusted under 45 CFR part 102".
(e)	"not more than \$15,000 for"	"not more than \$15,000 as adjusted annually under 45 CFR part 102 for".
(f) introductory text	"not more than \$25,000 for"	"not more than \$25,000 as adjusted annually under 45 CFR part 102 for".
(g)	"not more than \$100 for"	"not more than \$100 as adjusted annually under 45 CFR part 102 for".
(h)	"not more than \$100,000 for"	"not more than \$10,000 as adjusted annually under 45 CFR part 102 for".
(h)	"will not exceed \$1,000,000"	"will not exceed \$1,000,000 as annually adjusted under 45 CFR part 102".

PART 403—SPECIAL PROGRAMS AND PROJECTS

■ 5. The authority citation for part 403 continues to read as follows:

Authority: 42 U.S.C. 1395b–3 and Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

§ 403.912 [Amended]

■ 6. In the table below, § 403.912 is amended in each paragraph indicated in

the first column, by removing the phrase indicated in the third column and adding in its place the phrase indicated in the fourth column:

Paragraph	Remove	Add
(a)(1)	"not less than \$1,000, but not more than \$10,000 for".	"not less than \$10,000, but not more than \$100,000, as adjusted an- nually under 45 CFR part 102 for".
(a)(2)	"will not exceed \$150,000"	"will not exceed \$150,000 as adjusted annually under 45 CFR part 102".
(b)(1)	"not less than \$10,000, but not more than \$100,000 for".	"not less than \$10,000, but not more than \$100,000, as adjusted an- nually under 45 CFR part 102 for".
(b)(2)	"will not exceed \$1,000,000"	"will not exceed \$1,000,000 as adjusted annually under 45 CFR part 102".
(c)(2)	"with a maximum combined an- nual total of \$1,150,000".	"with a maximum combined annual total of \$1,150,000 as adjusted annually under 45 CFR part 102".

PART 411—EXCLUSIONS FROM MEDICARE AND LIMITATIONS ON MEDICARE PAYMENT

■ 7. The authority citation for part 411 continues to read as follows:

Authority: Secs. 1102, 1860D–1 through 1860D–42, 1871, and 1877 of the Social Security Act (42 U.S.C. 1302, 1395w–101 through 1395w–152, 1395hh, and 1395nn).

§§ 411.103 and 411.361 [Amended]

■ 8. In the table below, for each section and paragraph indicated in the first two columns, remove the phrase indicated in the third column and add in its place the phrase indicated in the fourth column:

Section	Paragraphs	Remove	Add
§411.103	(b)(1)	"up to \$5,000 for"	"up to \$5,000 as adjusted annually under 45 CFR part 102 for".
	(b)(2)	"up to \$5,000"	"up to \$5,000 as adjusted annually under 45 CFR part 102".
§411.361	(f)	"up to \$10,000 for"	"up to \$10,000 as adjusted annually under 45 CFR part 102 for".

PART 412—PROSPECTIVE PAYMENT SYSTEMS FOR INPATIENT HOSPITAL SERVICES

■ 12. The authority citation for part 412 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh), sec. 124 of Pub. L. 106–113 (113 Stat. 1501A–332), sec. 1206 of Pub. L. 113– 67, and sec. 112 of Pub. L. 113–93.

§412.612 [Amended]

■ 13. Section 412.612 is amended as follows:

■ a. In paragraph (b)(1)(i), by removing the phrase "not more than \$1,000 for" and adding in its place the phrase "not more than \$1,000 as adjusted annually under 45 CFR part 102 for"; and

■ b. In paragraph (b)(1)(ii), by removing the phrase "not more than \$5,000 for" and adding in its place the phrase "not more than \$5,000 as adjusted annually under 45 CFR part 102 for".

PART 422—MEDICARE ADVANTAGE PROGRAM

■ 14. The authority citation for part 422 continues to read as follows:

Authority: Secs. 1102 and 1871 of the Social Security Act (42 U.S.C. 1302 and 1395hh).

§422.760 [Amended]

■ 15. In the table below, § 422.760 is amended in each paragraph indicated in the first column, by removing the phrase indicated in the second column and add in its place the phrase indicated in the third column:

Paragraph	Remove	Add
(b)(1)	"up to \$25,000 for each"	"up to \$25,000 as adjusted annually under 45 CFR part 102 for each".
(b)(2)	"up to \$25,000 for each"	"up to \$25,000 as adjusted annually under 45 CFR part 102 for each".
(b)(3)	"determination-up to \$10,000"	"determination—up to \$10,000 as adjusted annually under 45 CFR part 102".
(b)(4)	"\$250 per Medicare enrollee"	"\$250 as adjusted annually under 45 CFR part 102 per Medicare en- rollee".
(b)(4)	"or \$100,000, whichever is great- er".	"or \$100,000 as adjusted annually under 45 CFR part 102, whichever is greater".
(c)(1)	"not more than \$25,000 for"	"not more than \$25,000 as adjusted annually under 45 CFR part 102 for".
(c)(2)	"not more than \$100,000 for"	"not more than \$100,000 as adjusted annually under 45 CFR part 102 for".
(c)(4)	"\$15,000 for each individual"	"\$15,000 as adjusted annually under 45 CFR part 102 for each indi- vidual".

PART 423—VOLUNTARY MEDICARE PRESCRIPTION DRUG BENEFIT

Security Act (42 U.S.C. 1302, 1306, 1395w– 101 through 1395w–152, and 1395hh).

§423.760 [Amended]

ows: ■ 17. In the table be amended in each pa

■ 17. In the table below, § 423.760 is amended in each paragraph indicated by the first column, by removing the phrase indicated in the second column and add in its place the phrase indicated in the third column:

■ 16. The authority citation for part 423 continues to read as follows:

Authority: Sections 1102, 1106, 1860D–1 through 1860D–42, and 1871 of the Social

Paragraph	Remove	Add
(b)(1)	"enrollees—up to \$25,000 for each determination".	"enrollees—up to \$25,000 as adjusted annually under 45 CFR part 102 for each determination".
(b)(2)	"of up to \$25,000 for each Part D enrollee".	"of up to \$25,000 as adjusted annually under 45 CFR part 102 for each Part D enrollee".
(b)(3)	"up to \$10,000"	"up to \$10,000 as adjusted annually under 45 CFR part 102".
(b)(4)	"\$250 per Medicare enrollee"	"\$250 as adjusted annually under 45 CFR part 102 per Medicare en- rollee".
(b)(4)	"or \$100,000, whichever is great- er".	"or \$100,000 as adjusted annually under 45 CFR part 102, whichever is greater".
(c)(1)	"of not more than \$25,000 for each".	"of not more than \$25,000 as adjusted annually under 45 CFR part 102 for each".

Paragraph	Remove	Add
(c)(2)	"not more than \$100,000 for each"	"not more than \$100,000 as adjusted annually under 45 CFR part 102 for each".
(c)(4)	"\$15,000 for each individual"	"\$15,000 as adjusted annually under 45 CFR part 102 for each indi- vidual".

PART 483—REQUIREMENTS FOR STATES AND LONG TERM CARE FACILITIES

■ 18. The authority citation for part 483 continues to read as follows:

Authority: Secs. 1102, 1128I, 1819, 1871 and 1919 of the Social Security Act (42 U.S.C. 1302, 1320a–7, 1395i, 1395hh and 1396r).

§483.20 [Amended]

■ 19. Section 483.20 is amended as follows:

■ a. In paragraph (j)(1)(i), by removing the phrase "not more than \$1,000 for" and adding in its place the phrase "not more than \$1,000 as adjusted annually under 45 CFR part 102 for"; and

■ b. In paragraph (j)(1)(ii), by removing the phrase "not more than \$5,000 for" and adding it its place the phrase "not more than \$5,000 as adjusted annually under 45 CFR part 102 for".

§483.151 [Amended]

■ 20. Section 483.151 is amended as follows:

■ a. In paragraph (b)(2)(iv), by removing the phrase "not less than \$5,000; or" and adding in its place the phrase "not less than \$5,000 as adjusted annually under 45 CFR part 102; or";

■ b. In paragraph (b)(3)(iii), by removing the phrase "not less than \$5,000 for" and adding in its place the phrase "not less than \$5,000 as adjusted annually under 45 CFR part 102 for"; and

■ c. In paragraph (c)(1), by removing the phrase "not less than \$5,000" and adding in its place the phrase "not less than \$5,000 as adjusted annually under 45 CFR part 102".

PART 488—SURVEY, CERTIFICATION, AND ENFORCEMENT PROCEDURES

■ 21. The authority citation for part 488 continues to read as follows:

Authority: Secs. 1102, 1128l, 1864, 1865, 1871 and 1875 of the Social Security Act, unless otherwise noted (42 U.S.C. 1302, 1320a–7j, 1395aa, 1395bb, 1395hh) and 1395ll.

§§ 488.307, 488.408, 488.438, 488.446, 488.725, and 488.845 [Amended]

■ 22. In the table below, for each section and paragraph indicated in the first two columns, remove the phrase indicated in the third column and add in its place the phrase indicated in the fourth column:

Section	Paragraph	Remove	Add
488.307	(c)	"not to exceed \$2,000"	"not to exceed \$2,000 as adjusted annually under 45 CFR part 102".
488.408	(d)(1)(iii)	"\$50-\$3,000 per day"	"\$50-\$3,000 as adjusted annually under 45 CFR part 102 per day".
	(d)(1)(iv)	"\$1,000-\$10,000 per in- stance".	"\$1,000-\$10,000 as adjusted annually under 45 CFR part 102 per instance".
	(e)(1)(iii)	"\$3,050–\$10,000 per day"	"\$3,050-\$10,000 as adjusted annually under 45 CFR part 102 per day".
	(e)(1)(iv)	"\$1,000–\$10,000 per in- stance".	"\$1,000-\$10,000 as adjusted annually under 45 CFR part 102 per instance".
	(e)(2)(ii)	"3,050-\$10,000 per day or \$1,000-\$10,000 per in- stance".	"3,050-\$10,000 as adjusted annually under 45 CFR part 102 per day or \$1,000-\$10,000 as adjusted an- nually under 45 CFR part 102 per instance".
488.438	(a)(1)(i)	"Upper range—\$3,050– \$10.000".	"Upper range".
	(a)(1)(i)	"\$3,050–\$10,000 per day"	"\$3,050-\$10,000 as adjusted annually under 45 CFR part 102 per day".
	(a)(1)(ii)	"Lower range—\$50– \$3,000".	"Upper range".
	(a)(1)(ii)	"\$50–\$3,000 per day"	"\$50-\$3,000 as adjusted annually under 45 CFR part 102 per day".
	(a)(2)	"\$1,000–\$10,000 per in- stance".	"\$1,000-\$10,000 as adjusted annually under 45 CFR part 102 per instance".
488.446	(a)(1)	"A minimum of \$500 for"	"A minimum of \$500 as adjusted annually under 45 CFR part 102 for".
	(a)(2)	"A minimum of \$1,500 for"	"A minimum of \$1,500 as adjusted annually under 45 CFR part 102 for".
	(a)(3)	"A minimum of \$3,000 for"	"A minimum of \$3,000 as adjusted annually under 45 CFR part 102 for".
488.725	(c)	"not to exceed \$2,000"	"not to exceed \$2,000 as adjusted annually under 45 CFR part 102".
488.845	(b)(2)(iii)	"shall exceed \$10,000 for"	"will exceed \$10,000 as adjusted under 45 CFR part 102 for".
	(b)(3) introductory text	"upper range of \$8,500 to \$10,000 per day".	"upper range of \$8,500 to \$10,000 as adjusted annu- ally under 45 CFR part 102 per day".
	(b)(3)(i)	"\$10,000 per day"	"\$10,000 as adjusted annually under 45 CFR part 102 per day".
	(b)(3))(ii)	"\$9,000 per day"	"\$9,000 as adjusted annually under 45 CFR part 102 per day".

Section	Paragraph	Remove	Add
	(b)(3)(iii)	"\$8,500 per day"	"\$8,500 as adjusted annually under 45 CFR part 102 per day".
	(b)(4)	"range of \$1,500-\$8,500 per day".	"range of \$1,500-\$8,500 as adjusted annually under 45 CFR part 102 per day".
	(b)(5)	"range of \$500-\$4,000 are imposed".	"range of \$500-\$4,000 as adjusted annually under 45 CFR part 102 are imposed".
	(b)(6)	"range of \$1,000 to \$10,000 per instance, not to exceed \$10,000 each day".	"range of \$1,000 to \$10,000 as adjusted annually under 45 CFR part 102 per instance, not to exceed \$10,000 as adjusted annually under 45 CFR part 102 each day".
	(d)(1)(ii)	"maximum of \$10,000 per day".	"maximum of \$10,000 as adjusted annually under 45 CFR part 102 per day".

PART 493—LABORATORY REQUIREMENTS

■ 23. The authority citation for part 493 continues to read as follows:

Authority: Sec. 353 of the Public Health Service Act, secs. 1102, 1861(e), the sentence following sections 1861(s)(11) through 1861(s)(16) of the Social Security Act (42 U.S.C. 263a, 1302, 1395x(e), the sentence following 1395x(s)(11) through 1395x(s)(16)), and the Pub. L. 112-202 amendments to 42 U.S.C. 263a.

§493.1834 [Amended]

■ 24. Section 493.1834 is amended as follows:

■ a. In paragraph (d)(2)(i), by removing the phrase "\$3,050-\$10,000 per day" and adding in its place the phrase "\$3,050-\$10,000 as adjusted annually under 45 CFR part 102 per day"; and

■ b. In paragraph (d)(2)(ii), by removing the phrase "\$50-\$3,000 per day" and adding in its place the phrase "\$50-\$3,000 as adjusted annually under 45 CFR part 102 per day".

CHAPTER V—OFFICE OF INSPECTOR GENERAL—HEALTH CARE, DEPARTMENT OF HEALTH AND HUMAN SERVICES

PART 1003—CIVIL MONEY PENALTIES, ASSESSMENTS AND EXCLUSIONS

■ 25. The authority citation for part 1003 continues to read as follows:

Authority: 42 U.S.C. 262a, 1302, 1320–7, 1320a–7a, 1320b–10, 1395u(j), 1395u(k),

1395cc(j), 1395w–141(i)(3), 1395dd(d)(1), 1395mm, 1395nn(g), 1395ss(d), 1396b(m), 11131(c), and 11137(b)(2).

§1003.103 [Amended]

■ 26. Section 1003.103 is amended:

■ a. In paragraph (c)—

■ i. By removing the footnote in paragraph (c); and

• ii. In paragraph (c) by removing the phrase "not more than \$11,000 for each payment" and adding in its place the phrase "not more than \$10,000 for each payment"; and

■ b. In the table below, § 1003.103 is further amended in each paragraph indicated by the first column by adding the footnote in the third column after the phrase in the second column:

Paragraph	Text	Add footnote
(a)(1)	"\$2,000"	"1. This penalty amount is updated annually, as adjusted in accord- ance with the Federal Civil Monetary Penalty Inflation Adjustment Act of 1990 (Pub. L. 101–140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (sec- tion 701 of Pub. L. 114–74). Annually adjusted amounts are pub- lished at 45 CFR part 102."
(a)(2)	"\$10,000"	"2. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
(b)	"not more than \$15,000"	"3. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
	"not more than \$100,000"	"4. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
(c)	"not more than \$10,000"	"5. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
(d)(1)	"not more than \$5,000"	"6. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
	"not more than \$25,000"	"7. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
(e)(1)	"not more than \$50,000"	"8. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
	"will not exceed \$25,000;"	"9. This penalty amount is adjusted annually for inflation, and is pub- lished at 45 CFR part 102."
(e)(2)	"not more than \$50,000"	"10. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(f)(1) introductory text	"up to \$25,000"	"11. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(f)(2) introductory text	"up to \$25,000"	"12. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(f)(3) introductory text	"up to \$100,000"	"13. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(f)(5)	"an additional \$15,000"	"14. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(g)	"not more than \$25,000"	"15. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."

Paragraph	Text	Add footnote
(h)(1)	"not more than \$50,000"	"16. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(h)(2)(i)(1)	"\$5,000"	"17. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(j)	"not more than \$10,000"	"18. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(k)	"not more than \$2,000"	"19. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(I)	"not more than \$250,000"	"20. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(I)	"and not more than \$500,000"	"21. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."
(m)	"not more than \$10,000"	"22. This penalty amount is adjusted annually for inflation, and is published at 45 CFR part 102."

Title 45—Public Welfare

Subtitle A—Department of Health and Human Services

PART 79—PROGRAM FRAUD CIVIL PENALTIES

■ 27. The authority for part 79 continues to read as follows:

Authority: 31 U.S.C. 3801-3812.

■ 28. In § 79.3, paragraph (a)(1)(iv) is amended by revising footnote 1 and paragraph (b)(1)(ii) is amended by revising footnote 2 to read as follows:

§ 79.3 Basis for civil penalties and assessments.

- (a) * * *
- (1) * * *
- (iv) * * *

¹ The amounts specified in this section are updated annually, as adjusted in accordance with the Federal Civil Monetary Penalty Inflation Adjustment Act of 1990 (Pub. L. 101–140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (section 701 of Pub. L. 114–74). Annually adjusted amounts are published at 45 CFR part 102.

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- * * (b) * * * (1) * * *
- (ii) * * *

² The amounts specified in this section are updated annually, as adjusted in accordance with the Federal Civil Monetary Penalty Inflation Adjustment Act of 1990 (Pub. L. 101–140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (section 701 of Pub. L. 114–74). Annually adjusted amounts are published at 45 CFR part 102.

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PART 93—NEW RESTRICTIONS ON LOBBYING

■ 29. The authority for part 93 continues to read as follows:

Authority: Section 319, Public Law 101–121 (31 U.S.C. 1352); (5 U.S.C. 301).

■ 30. Section § 93.400 is amended in paragraph (a) by adding a footnote at the end of the phrase "not less than \$10,000 and not more than \$100,000" to read as follows:

§93.400 Penalties.

(a) * * *

¹ The amounts specified in this section are updated annually, as adjusted in accordance with the Federal Civil Monetary Penalty Inflation Adjustment Act of 1990 (Pub. L. 101–140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (section 701 of Pub. L. 114–74). Annually adjusted amounts are published at 45 CFR part 102.

■ 31. Appendix A to part 93 is amended in the undesignated paragraph following paragraph (3), under "Certification for Contracts, Grants, Loans, and Cooperative Agreements," by adding a footnote at the end of the phrase "of not less than \$10,000 and not more than 100,000" to read as follows:

Appendix A—Certification Regarding Lobbying

Certification for Contracts, Grants, Loans, and Cooperative Agreements

* * * * *

¹ The amounts specified in Appendix A to Part 93 are updated annually, as adjusted in accordance with the Federal Civil Monetary Penalty Inflation Adjustment Act of 1990 (Pub. L. 101–140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (section 701 of Pub. L. 114–74). Annually adjusted amounts are published at 45 CFR part 102.

■ 32. Part 102 is added to subchapter A to read as follows:

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PART 102—ADJUSTMENT OF CIVIL MONETARY PENALTIES FOR INFLATION

Sec.

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102.1 Applicability.

102.2 Applicability date.

102.3 Penalty adjustment and table.

Authority: Public Law 101–410, Sec. 701 of Public Law 114–74, 31 U.S.C. 3801–3812.

§102.1 Applicability.

This part applies to each statutory provision under the laws administered by the Department of Health and Human Services concerning the civil monetary penalties which may be assessed or enforced by an agency pursuant to Federal law or is assessed or enforced pursuant to civil judicial actions in the Federal courts or administrative proceedings. The regulations cited in this part supersede existing HHS regulations setting forth civil monetary penalty amounts. If applicable, the HHS agencies responsible for specific civil monetary penalties will amend their regulations to reflect the adjusted amounts and/or a cross-reference to 45 CFR part 102 in separate actions as soon as practicable.

§102.2 Applicability date.

The increased penalty amounts set forth in the right-most column of the table in Section 102.3, "Maximum Adjusted Penalty (\$)", apply to all civil monetary penalties which are assessed after August 1, 2016, including those penalties whose associated violations occurred after November 2, 2015.

§102.3 Penalty adjustment and table.

The adjusted statutory penalty provisions and their applicable amounts are set out in the following table. The right-most column in the table, "Maximum Adjusted Penalty (\$)", provides the maximum adjusted civil penalty amounts. The civil monetary penalty amounts are adjusted annually.

Citatic U.S.C.	on CFR ¹	HHS agency	Description ²	Date of last penalty figure or adjustment ³	Pre-inflation penalty (\$)	Maximum adjusted penalty (\$)
U.S.C.:						(*/
		FDA	Penalty for violations related to drug samples resulting in a conviction of any representa- tive of manufacturer or distributor in any 10-year period.	1988	50,000	98,93
333(b)(2)(B)		FDA	Penalty for violation related to drug samples resulting in a conviction of any representa- tive of manufacturer or distributor after the second conviction in any 10-yr period.	1988	1,000,000	1,978,69
333(b)(3)		FDA	Penalty for failure to make a report required by 21 U.S.C. 353(d)(3)(E) relating to drug samples.	1988	100,000	197,86
333(f)(1)(A)		FDA	Penalty for any person who violates a re- quirement related to devices for each such violation.	1990	15,000	26,72
			Penalty for aggregate of all violations related to devices in a single proceeding.	1990	1,000,000	1,781,56
333(f)(2)(A)		FDA	Penalty for any individual who introduces or delivers for introduction into interstate com- merce food that is adulterated per 21 U.S.C. 342(a)(2)(B) or any individual who does not comply with a recall order under 21 U.S.C. 350I.	1996	50,000	75,12
			Penalty in the case of any other person other than an individual) for such introduction or delivery of adulterated food.	1996	250,000	375,61
			Penalty for aggregate of all such violations related to adulterated food adjudicated in a single proceeding.	1996	500,000	751,22
333(f)(3)(A)		FDA	Penalty for all violations adjudicated in a sin- gle proceeding for any person who fails to submit certification required by 42 U.S.C. 282(j)(5)(B) or knowingly submitting a false certification.	2007	10,000	11,38
			Penalty for each day the above violation is not corrected after a 30-day period fol- lowing notification until the violation is cor- rected.	2007	10,000	11,38
333(f)(4)(A)(i)		FDA	Penalty for any responsible person that vio- lates a requirement of 21 U.S.C. 355(o) (post-marketing studies, clinical trials, la- beling), 21 U.S.C. 355(p) (risk evaluation and mitigation (REMS)), or 21 U.S.C. 355– 1 (REMS).	2007	250,000	284,58
			Penalty for aggregate of all such above viola- tions in a single proceeding.	2007	1,000,000	1,138,3
333(f)(4)(A)(ii)		FDA	Penalty for REMS violation that continues after written notice to the responsible per- son for the first 30-day period (or any por- tion thereof) the responsible person con- tinues to be in violation.	2007	250,000	284,58
			Penalty for REMS violation that continues after written notice to responsible person doubles for every 30-day period thereafter the violation continues, but may not ex-	2007	1,000,000	1,138,33
			ceed penalty amount for any 30-day period. Penalty for aggregate of all such above viola- tions adjudicated in a single proceeding.	2007	10,000,000	11,383,30
333(f)(9)(A)		FDA	tions adjudicated in a single proceeding. Penalty for any person who violates a re- quirement which relates to tobacco prod- ucts for each such violation.	2009	15,000	16,50
			Penalty for aggregate of all such violations of tobacco product requirement adjudicated in a single proceeding.	2009	1,000,000	1,100,20
333(f)(9)(B)(i)(I)		FDA	Penalty per violation related to violations of tobacco requirements.	2009	250,000	275,05
			Penalty for aggregate of all such violations of tobacco product requirements adjudicated in a single proceeding.	2009	1,000,000	1,100,20
333(f)(9)(B)(i)(II)		FDA	Penalty in the case of a violation of tobacco product requirements that continues after written notice to such person, for the first 30-day period (or any portion thereof) the person continues to be in violation.	2009	250,000	275,05

Citation		HHS	Description ²	Date of last penalty	Pre-inflation penalty	Maximum adjusted
U.S.C.	CFR ¹	agency	Description	figure or adjustment 3	(\$)	penalty (\$)
			Penalty for violation of tobacco product re- quirements that continues after written no- tice to such person shall double for every 30-day period thereafter the violation con- tinues, but may not exceed penalty amount for any 30-day period.	2009	1,000,000	1,100,200
			Penalty for aggregate of all such violations related to tobacco product requirements adjudicated in a single proceeding.	2009	10,000,000	11,002,000
333(f)(9)(B)(ii)(I)		FDA	Penalty for any person who either does not conduct post-market surveillance and stud- ies to determine impact of a modified risk tobacco product for which the HHS Sec- retary has provided them an order to sell, or who does not submit a protocol to the HHS Secretary after being notified of a re- quirement to conduct post-market surveil- lance of such tobacco products.	2009	250,000	275,050
			Penalty for aggregate of for all such above violations adjudicated in a single proceeding.	2009	1,000,000	1,100,200
333(f)(9)(B)(ii)(II)		FDA	Penalty for violation of modified risk tobacco product post-market surveillance that con- tinues after written notice to such person for the first 30-day period (or any portion thereof) that the person continues to be in violation.	2009	250,000	275,050
			Penalty for post-notice violation of modified risk tobacco product post-market surveil- lance shall double for every 30-day period thereafter that the tobacco product require- ment violation continues for any 30-day period, but may not exceed penalty amount for any 30-day period. Penalty for aggregate above tobacco product	2009 2009	1,000,000	1,100,200
333(g)(1)		FDA	requirement violations adjudicated in a sin- gle proceeding. Penalty for any person who disseminates or	2007	250,000	284,58
555(g)(1)			causes another party to disseminates of rect-to-consumer advertisement that is false or misleading for the first such viola- tion in any 3-year period.	2007	230,000	204,30
			Penalty for each subsequent above violation in any 3-year period.	2007	500,000	569,16
333 note		FDA	Penalty to be applied for violations of restric- tions on the sale or distribution of tobacco products promulgated under 21 U.S.C. 387f(d) (<i>e.g.</i> , violations of regulations in 21 CFR Part 1140) with respect to a retailer with an approved training program in the case of a second regulation violation within a 12-month period.	2009	250	27
			Penalty in the case of a third tobacco product regulation violation within a 24-month period.	2009	500	55
			Penalty in the case of a fourth tobacco prod- uct regulation violation within a 24-month period.	2009	2,000	2,20
			Penalty in the case of a fifth tobacco product regulation violation within a 36-month period.	2009	5,000	5,50
			Penalty in the case of a sixth or subsequent tobacco product regulation violation within a 48-month period as determined on a case-by-case basis.	2009	10,000	11,00
			Penalty to be applied for violations of restric- tions on the sale or distribution of tobacco products promulgated under 21 U.S.C. 387f(d) (<i>e.g.</i> , violations of regulations in 21 CFR Part 1140) with respect to a retailer that does not have an approved training program in the case of the first regulation violation.	2009	250	27
			Penalty in the case of a second tobacco product regulation violation within a 12- month period.	2009	500	55

Citat U.S.C.	CFR ¹	HHS agency	Description ²	Date of last penalty figure or adjustment ³	Pre-inflation penalty (\$)	Maximum adjusted penalty (\$)
			Penalty in the case of a third tobacco product regulation violation within a 24-month pe-	2009	1,000	1,100
			riod. Penalty in the case of a fourth tobacco prod- uct regulation violation within a 24-month period.	2009	2,000	2,200
			Penalty in the case of a fifth tobacco product regulation violation within a 36-month pe- riod.	2009	5,000	5,501
			Penalty in the case of a sixth or subsequent tobacco product regulation violation within a 48-month period as determined on a case-by-case basis.	2009	10,000	11,002
335b(a)		FDA	Penalty for each violation for any individual who made a false statement or misrepre- sentation of a material fact, bribed, de- stroyed, altered, removed, or secreted, or procured the destruction, alteration, re- moval, or secretion of, any material docu- ment, failed to disclose a material fact, ob- structed an investigation, employed a con- sultant who was debarred, debarred indi- vidual provided consultant services.	1992	250,000	419,320
			Penalty in the case of any other person (other than an individual) per above viola- tion.	1992	1,000,000	1,677,280
360pp(b)(1)		FDA	Penalty for any person who violates any such requirements for electronic products, with each unlawful act or omission constituting a separate violation.	1968	1,100	2,750
			Penalty imposed for any related series of vio- lations of requirements relating to elec- tronic products.	1968	375,000	937,500
42 U.S.C.: 262(d)		FDA	Penalty per day for violation of order of recall of biological product presenting imminent or substantial hazard.	1986	100,000	215,628
263b(h)(3)		FDA	Penalty for failure to obtain a mammography	1992	10,000	16,773
300aa-28(b)(1)		FDA	certificate as required. Penalty per occurrence for any vaccine man- ufacturer that intentionally destroys, alters, falsifies, or conceals any record or report required.	1986	100,000	215,628
256b(d)(1)(B)(vi)		HRSA	Penalty for each instance of overcharging a	2010	5,000	5,437
299c-(3)(d)		AHRQ	340B covered entity. Penalty for an establishment or person sup- plying information obtained in the course of activities for any purpose other than the	1999	10,000	14,140
653(l)(2)	45 CFR 303.21(f)	ACF	purpose for which it was supplied. Penalty for Misuse of Information in the Na-	1998	1,000	1,450
262a(i)(1)	42 CFR Part 1003	OIG	tional Directory of New Hires. Penalty for each individual who violates safe- ty and security procedures related to han- dling dangerous biological agents and tox- ins.	2002	250,000	327,962
			Penalty for any other person who violates safety and security procedures related to handling dangerous biological agents and toxins.	2002	500,000	655,925
1320a–7a(a)	42 CFR Part 1003	OIG	Penalty for knowingly presenting or causing to be presented to an officer, employee, or agent of the United States a false claim.	1996	10,000	15,024
			Penalty for knowingly presenting or causing to be presented a request for payment which violates the terms of an assignment, agreement, or PPS agreement.	1996	10,000	15,024
			Penalty for knowingly giving or causing to be presented to a participating provider or supplier false or misleading information that could reasonably be expected to influ- ence a discharge decision.	1996	15,000	22,537
			Penalty for an excluded party retaining own- ership or control interest in a participating entity.	1996	10,000	15,024
			Penalty for remuneration offered to induce program beneficiaries to use particular pro- viders, practitioners, or suppliers.	1996	10,000	15,024

Citat		HHS	Description ²	Date of last penalty	Pre-inflation penalty	Maximum adjusted
U.S.C.	CFR ¹	agency	Description-	figure or adjustment ³	(\$)	penalty (\$)
			Penalty for employing or contracting with an	1997	10,000	14,71
			excluded individual. Penalty for knowing and willful solicitation, re-	1997	50,000	73,58
			ceipt, offer, or payment of remuneration for			
			referring an individual for a service or for purchasing, leasing, or ordering an item to			
			be paid for by a Federal health care pro-			
			gram.	0010	10,000	10.07
			Penalty for ordering or prescribing medical or other item or service during a period in	2010	10,000	10,87
			which the person was excluded.			
			Penalty for knowingly making or causing to be made a false statement, omission or	2010	50,000	54,37
			misrepresentation of a material fact in any			
			application, bid, or contract to participate or enroll as a provider or supplier.			
			Penalty for knowing of an overpayment and	2010	10,000	10,87
			failing to report and return.	0010	50.000	54.05
			Penalty for making or using a false record or statement that is material to a false or	2010	50,000	54,37
			fraudulent claim.			
			Penalty for failure to grant timely access to HHS OIG for audits, investigations, evalua-	2010	15,000	16,31
			tions, and other statutory functions of HHS			
320a-7a(h)	42 CFR Part 1003	OIG	OIG. Penalty for payments by a hospital or critical	1986	2 000	4,31
5200 70(5)			access hospital to induce a physician to re-	1000	2,000	4,01
			duce or limit services to individuals under direct care of physician or who are entitled		0 50,000 0 10,000 0 50,000 0 15,000 6 2,000 6 2,000 7 25,000 8 25,000 7 1,000 7 5,000	
			to certain medical assistance benefits.			
			Penalty for physicians who knowingly receive	1986	2,000	4,3
			payments from a hospital or critical access hospital to induce such physician to reduce			
			or limit services to individuals under direct			
			care of physician or who are entitled to certain medical assistance benefits.			
			Penalty for a physician who executes a docu-	1996	5,000	7,51
			ment that falsely certifies home health needs for Medicare beneficiaries.			
320a-7e(b)(6)(A)	42 CFR Part 1003	OIG	Penalty for failure to report any final adverse	1997	25,000	36,79
			action taken against a health care pro-			
320b–10(b)(1)	42 CFR Part 1003	OIG	vider, supplier, or practitioner. Penalty for the misuse of words, symbols, or	1988	5,000	9,89
			emblems in communications in a manner			
			in which a person could falsely construe that such item is approved, endorsed, or			
			authorized by HHS.			
320b–10(b)(2)	42 CFR Part 1003	OIG	Penalty for the misuse of words, symbols, or emblems in a broadcast or telecast in a	1988	25,000	49,46
			manner in which a person could falsely			
			construe that such item is approved, en- dorsed, or authorized by HHS.			
395i–3(b)(3)(B)(ii)(1)		OIG	Penalty for certification of a false statement	1987	1,000	2,06
			in assessment of functional capacity of a			
			Skilled Nursing Facility resident assess- ment.			
395i–3(b)(3)(B)(ii)(2)		OIG	Penalty for causing another to certify or	1987	5,000	10,31
			make a false statement in assessment of functional capacity of a Skilled Nursing Fa-			
			cility resident assessment.			
3951–3(g)(2)(A)		OIG	Penalty for any individual who notifies or causes to be notified a Skilled Nursing Fa-	1987	2,000	4,12
			cility of the time or date on which a survey			
395w-27(a)(2)(A)	42 CFR 422.752; 42 CFR	OIG	is to be conducted. Penalty for a Medicare Advantage organiza-	1996	25,000	37,56
000W 27(g)(2)(A)	Part 1003.		tion that substantially fails to provide medi-	1000	20,000	07,00
			cally necessary, required items and serv- ices.			
			Penalty for a Medicare Advantage organiza-	1997	25,000	36,79
			tion that charges excessive premiums.	1007	05 000	00 70
			Penalty for a Medicare Advantage organiza- tion that improperly expels or refuses to re-	1997	25,000	36,79
			enroll a beneficiary.			
			Penalty for a Medicare Advantage organiza- tion that engages in practice that would	1997	100,000	147,17
			reasonably be expected to have the effect			
			of denying or discouraging enrollment.			

Citat	ion	HHS		Date of last penalty	Pre-inflation	Maximum adjusted
U.S.C.	CFR ¹	agency	Description ²	figure or adjustment ³	penalty (\$)	penalty (\$)
			Penalty per individual who does not enroll as a result of a Medicare Advantage organi- zation's practice that would reasonably be expected to have the effect of denying or discouraging enrollment.	1997	15,000	22,077
			Penalty for a Medicare Advantage organiza- tion misrepresenting or falsifying informa- tion to Secretary.	1997	100,000	147,177
			Penalty for a Medicare Advantage organiza- tion misrepresenting or falsifying informa- tion to individual or other entity.	1997	25,000	36,794
			Penalty for Medicare Advantage organization interfering with provider's advice to en- rollee and non-MCO affiliated providers that balance bill enrollees.	1997	25,000	36,794
			Penalty for a Medicare Advantage organiza- tion that employs or contracts with ex- cluded individual or entity.	1997	25,000	36,794
			Penalty for a Medicare Advantage organiza- tion enrolling an individual in without prior written consent.	2010	25,000	36,794
			Penalty for a Medicare Advantage organiza- tion transferring an enrollee to another plan without consent or solely for the purpose of earning a commission.	2010	25,000	36,794
			Penalty for a Medicare Advantage organiza- tion failing to comply with marketing restric- tions or applicable implementing regula- tions or guidance.	2010	25,000	36,794
			Penalty for a Medicare Advantage organiza- tion employing or contracting with an indi- vidual or entity who violates 1395w-	2010	25,000	36,794
1395w–141(i)(3)	42 CFR Part 1003	OIG	27(g)(1)(A)–(J). Penalty for a prescription drug card sponsor that falsifies or misrepresents marketing materials, overcharges program enrollees, or misrepresentingel consistence funde	2003	10,000	12,856
1395cc(g)	42 CFR Part 1003	OIG	or misuse transitional assistance funds. Penalty for improper billing by Hospitals, Crit- ical Access Hospitals, or Skilled Nursing Facilities.	1972	2,000	5,000
1395dd(d)(1)	42 CFR Part 1003	OIG	Penalty for a hospital or responsible physi- cian dumping patients needing emergency medical care, if the hospital has 100 beds or more.	1987	50,000	103,139
			Penalty for a hospital or responsible physi- cian dumping patients needing emergency medical care, if the hospital has less than 100 beds.	1987	25,000	51,570
1395mm(i)(6)(B)(i)	42 CFR Part 1003	OIG	Penalty for a HMO or competitive plan is such plan substantially fails to provide medically necessary, required items or services.	1987	25,000	51,570
			Penalty for HMOs/competitive medical plans that charge premiums in excess of per- mitted amounts.	1987	25,000	51,570
			Penalty for a HMO or competitive medical plan that expels or refuses to reenroll an individual per prescribed conditions.	1987	25,000	51,570
			Penalty for a HMO or competitive medical plan that implements practices to discour- age enrollment of individuals needing serv- ices in future.	1987	100,000	206,278
			Penalty per individual not enrolled in a plan as a result of a HMO or competitive med- ical plan that implements practices to dis- courage enrollment of individuals needing	1988	15,000	29,680
			services in the future. Penalty for a HMO or competitive medical plan that misrepresents or falsifies informa- tion to the Security.	1987	100,000	206,278
			tion to the Secretary. Penalty for a HMO or competitive medical plan that misrepresents or falsifies informa- tion to an individual or any other entity.	1987	25,000	51,570
			Penalty for failure by HMO or competitive medical plan to assure prompt payment of Medicare risk sharing contracts or incen- tive plan provisions.	1987	25,000	51,570

Cita U.S.C.	tion CFR ¹	HHS agency	Description ²	Date of last penalty figure or adjustment ³	Pre-inflation penalty (\$)	Maximum adjusted penalty
			Penalty for HMO that employs or contracts	1989	25,000	(\$) 47,34
1395nn(g)(3)	42 CFR Part 1003	OIG	with excluded individual or entity. Penalty for submitting or causing to be sub- mitted claims in violation of the Stark Law's	1994	15,000	23,86
1395nn(g)(4)	42 CFR Part 1003	OIG	restrictions on physician self-referrals. Penalty for circumventing Stark Law's restric-	1994	100,000	159,08
1395ss(d)(1)	42 CFR Part 1003	OIG	tions on physician self-referrals. Penalty for a material misrepresentation re- garding Medigap compliance policies.	1988	5,000	9,89
1395ss(d)(2)	42 CFR Part 1003	OIG	Penalty for selling Medigap policy under false pretense.	1988	5,000	9,89
1395ss(d)(3)(A)(ii)	42 CFR Part 1003	OIG	Penalty for an issuer that sells health insur- ance policy that duplicates benefits.	1990	25,000	44,53
			Penalty for someone other than issuer that sells health insurance that duplicates benefits.	1990	15,000	26,72
1395ss(d)(4)(A)	42 CFR Part 1003	OIG	Penalty for using mail to sell a non-approved Medigap insurance policy.	1988	5,000	9,89
1396b(m)(5)(B)(i)	42 CFR Part 1003	OIG	Penalty for a Medicaid MCO that substan- tially fails to provide medically necessary, required items or services.	1988	25,000	49,46
			Penalty for a Medicaid MCO that charges excessive premiums.	1988	25,000	49,46
			Penalty for a Medicaid MCO that improperly expels or refuses to reenroll a beneficiary.	1988	100,000	197,86
			Penalty per individual who does not enroll as a result of a Medicaid MCO's practice that would reasonably be expected to have the effect of denying or discouraging enroll- ment.	1988	15,000	29,68
			Penalty for a Medicaid MCO misrepresenting or falsifying information to the Secretary.	1988	100,000	197,86
			Penalty for a Medicaid MCO misrepresenting or falsifying information to an individual or another entity.	1988	25,000	49,46
			Penalty for a Medicaid MCO that fails to comply with contract requirements with re- spect to physician incentive plans.	1990	25,000	44,53
1396r(b)(3)(B)(ii)(I)	42 CFR Part 1003	OIG	Penalty for willfully and knowingly certifying a material and false statement in a Skilled Nursing Facility resident assessment.	1987	1,000	2,06
1396r(b)(3)(B)(ii)(II)	42 CFR Part 1003	OIG	Penalty for willfully and knowingly causing another individual to certify a material and false statement in a Skilled Nursing Facility resident assessment.	1987	5,000	10,31
1396r(g)(2)(A)(i)	42 CFR Part 1003	OIG	Penalty for notifying or causing to be notified a Skilled Nursing Facility of the time or date on which a survey is to be conducted.	1987	2,000	4,12
1396r-8(b)(3)(B)	42 CFR Part 1003	OIG	Penalty for the knowing provision of false in- formation or refusing to provide information about charges or prices of a covered out- patient drug.	1990	100,000	178,15
1396r-8(b)(3)(C)(i)	42 CFR Part 1003		Penalty per day for failure to timely provide information by drug manufacturer with re- bate agreement.	1990	10,000	17,81
1396r-8(b)(3)(C)(ii)	42 CFR Part 1003		Penalty for knowing provision of false infor- mation by drug manufacturer with rebate agreement.	1990	100,000	178,15
1396t(i)(3)(A)	42 CFR Part 1003	OIG	Penalty for notifying home and community- based providers or settings of survey.	1990	2,000	3,56
11131(c)	42 CFR Part 1003	OIG	Penalty for failing to report a medical mal- practice claim to National Practitioner Data Bank.	1986	10,000	21,56
11137(b)(2)	42 CFR Part 1003	OIG	Penalty for breaching confidentiality of infor- mation reported to National Practitioner Data Bank.	1986	10,000	21,56
299b-22(f)(1)	42 CFR 3.404	OCR	Penalty for violation of confidentiality provi- sion of the Patient Safety and Quality Im- provement Act.	2005	10,000	11,94
1320(d)-5(a)	45 CFR 160.404(b)(1)(i),(ii)	OCR	Penalty for each pre-February 18, 2009 viola- tion of the HIPAA administrative simplifica- tion provisions.	1996	100	15
			Calendar Year Cap	1996	25,000	37,56

Cita	ition	HHS	Description ²	Date of last penalty	Pre-inflation	Maximum adjusted
U.S.C.	CFR ¹	agency	Description 2	figure or adjustment ³	penalty (\$)	penalty (\$)
1320(d)–5(a)	45 CFR 160.404(b)(2)(i)(A), (B).	OCR	Penalty for each February 18, 2009 or later violation of a HIPAA administrative sim- plification provision in which it is estab- lished that the covered entity or business associate did not know and by exercising reasonable diligence, would not have known that the covered entity or business associate violated such a provision: Minimum	2009 2009	100 50,000	110 55,010
	45 CFR 160.404(b)(2)(ii)(A), (B).	OCR	Calendar Year Cap Penalty for each February 18, 2009 or later violation of a HIPAA administrative sim- plification provision in which it is estab- lished that the violation was due to reason- able cause and not to willful neglect: Minimum	2009 2009 2009	1,500,000 1,000 50,000	1,650,300 1,100 55,010
	45 CFR 160.404(b)(2)(iii)(A), (B).	OCR	Calendar Year Cap Penalty for each February 18, 2009 or later violation of a HIPAA administrative sim- plification provision in which it is estab- lished that the violation was due to willful neglect and was corrected during the 30- day period beginning on the first date the covered entity or business associate knew, or, by exercising reasonable diligence, would have known that the violation oc- curred:	2009	1,500,000	1,650,300
	45 CFR 160.404(b)(2)(iv)(A), (B).	OCR	Minimum Maximum Calendar Year Cap Penalty for each February 18, 2009 or later violation of a HIPAA administrative sim- plification provision in which it is estab- lished that the violation was due to willful neglect and was not corrected during the 30-day period beginning on the first date the covered entity or business associate knew, or by exercising reasonable dili- gence, would have known that the violation	2009 2009 2009	10,000 50,000 1,500,000	11,002 55,010 1,650,300
263a(h)(2)(B) & 1395w– 2(b)(2)(A)(ii).	42 CFR 493.1834(d)(2)(i)	CMS	occurred: Minimum Maximum Calendar Year Cap Penalty for a clinical laboratory's failure to meet participation and certification require-	2009 2009 2009	50,000 1,500,000 1,500,000	55,010 1,650,300 1,650,300
	42 CFR 493.1834(d)(2)(ii)	CMS	ments and poses immediate jeopardy: Minimum Maximum Penalty for a clinical laboratory's failure to meet participation and certification require- ments and the failure does not pose imme-	1988 1988	3,050 10,000	6,035 19,787
300gg-15(f)	45 CFR 147.200(e)	CMS	diate jeopardy: Minimum Maximum Failure to provide the Summary of Benefits	1988 1988 2010	50 3,000 1,000	99 5,936 1,087
300gg–18	45 CFR 158.606	CMS	and Coverage. Penalty for violations of regulations related to the medical loss ratio reporting and rebat-	2010	100	109
1320a–7h(b)(1)	42 CFR 402.105(d)(5); 42 CFR 403.912(a) & (c).	CMS	 Penalty for manufacturer or group purchasing organization failing to report information re- quired under 42 U.S.C. 1320a–7h(a), relat- ing to physician ownership or investment interests: Minimum Maximum 	2010 2010	1,000 10,000	1,087 10.874
1320a–7h(b)(2)	42 CFR 402.105(h); 42 CFR 403 912(b) & (c).	CMS	Calendar Year Cap Penalty for manufacturer or group purchasing organization knowingly failing to report in- formation required under 42 U.S.C. 1320a-7h(a), relating to physician owner- ship or investment interests:	2010	150,000	163,117
			Minimum Maximum Calendar Year Cap	2010 2010 2010	10,000 100,000 1,000,000	10,874 108,745 1,087,450

Cita		HHS	Description ²	Date of last penalty	Pre-inflation penalty	Maximum adjusted
U.S.C.	CFR ¹	agency		figure or adjustment ³	(\$)	penalty (\$)
1320a–7j(h)(3)(A)		CMS	Penalty for an administrator of a facility that fails to comply with notice requirements for the closure of a facility.	2010	100,000	108,74
	42 CFR 488.446(a)(1),(2), & (3).	CMS	Minimum penalty for the first offense of an administrator who fails to provide notice of facility closure.	2010	500	54
			Minimum penalty for the second offense of an administrator who fails to provide notice of facility closure.	2010	1,500	1,6
			Minimum penalty for the third and subse- quent offenses of an administrator who fails to provide notice of facility closure.	2010	3,000	3,2
1320a–8(a)(1)		CMS	Penalty for an entity knowingly making a false statement or representation of mate- rial fact in the determination of the amount of benefits or payments related to old-age, survivors, and disability insurance benefits, special benefits for certain World War II veterans, or supplemental security income for the particular and disability income	1994	5,000	7,9
			for the aged, blind, and disabled. Penalty for violation of 42 U.S.C. 1320a– 8(a)(1) if the violator is a person who re- ceives a fee or other income for services performed in connection with determination of the benefit amount or the person is a physician or other health care provider who submits evidence in connection with such a determination.	2015	7,500	7,5
1320a–8(a)(3)		CMS	Penalty for a representative payee (under 42 U.S.C. 405(j), 1007, or 1383(a)(2)) con- verting any part of a received payment from the benefit programs described in the previous civil monetary penalty to a use other than for the beneficiary.	2004	5,000	6,2
1320b–25(c)(1)(A)		CMS	Penalty for failure of covered individuals to report to the Secretary and 1 or more law enforcement officials any reasonable sus- picion of a crime against a resident, or in- dividual receiving care, from a long-term care facility.	2010	200,000	217,4
1320b–25(c)(2)(A)		CMS	Penalty for failure of covered individuals to report to the Secretary and 1 or more law enforcement officials any reasonable sus- picion of a crime against a resident, or in- dividual receiving care, from a long-term care facility if such failure exacerbates the harm to the victim of the crime or results in the harm to another individual.	2010	300,000	326,2
1320b–25(d)(2)		CMS	Penalty for a long-term care facility that re- taliates against any employee because of lawful acts done by the employee, or files a complaint or report with the State profes- sional disciplinary agency against an em- ployee or nurse for lawful acts done by the employee or nurse.	2010	200,000	217,4
1395b–7(b)(2)(B)	42 CFR 402.105(g)	CMS	Penalty for any person who knowingly and willfully fails to furnish a beneficiary with an itemized statement of items or services within 30 days of the beneficiary's request.	1997	100	1
1395i–3(h)(2)(B)(ii)(I)	42 CFR 488.408(d)(1)(iii)	CMS	Penalty per day for a Skilled Nursing Facility that has a Category 2 violation of certifi- cation requirements: Minimum	1987	50	1
	42 CFR 488.408(d)(1)(iv)	CMS	Maximum Penalty per instance of Category 2 non- compliance by a Skilled Nursing Facility:	1987	3,000	6,1
	42 CFR 488.408(e)(1)(iii)	CMS	Minimum Maximum Penalty per day for a Skilled Nursing Facility that has a Category 3 violation of certifi- cation requirements:	1987 1987	1,000 10,000	2,0 20,6
	42 CFR 488.408(e)(1)(iv)	CMS	Minimum Maximum Penalty per instance of Category 3 non- compliance by a Skilled Nursing Facility:	1987 1987	3,050 10,000	6,2 20,6
			Minimum	1987 1987	1,000 10,000	2,0 20,6

Cita	tion	HHS	Description ²	Date of last penalty	Pre-inflation penalty	Maximum adjusted
U.S.C.	CFR ¹	agency		figure or adjustment ³	(\$)	penalty (\$)
	42 CFR 488.408(e)(2)(ii)	CMS	Penalty per day and per instance for a Skilled Nursing Facility that has Category 3 noncompliance with Immediate Jeopardy: Per Day (Minimum) Per Day (Maximum) Per Instance (Minimum)	1987 1987 1987	3,050 10,000 1,000	6,29 20,62 2,06
	42 CFR 488.438(a)(1)(i)	CMS	Per Instance (Maximum) Per Instance (Maximum) Penalty per day of a Skilled Nursing Facility that fails to meet certification requirements. These amounts represent the upper range per day:	1987	10,000	20,62
	42 CFR 488.438(a)(1)(ii)	CMS	Minimum Maximum Penalty per day of a Skilled Nursing Facility that fails to meet certification requirements. These amounts represent the lower range	1987 1987	3,050 10,000	6,29 20,62
	42 CFR 488.438(a)(2)	CMS	per day: Minimum Maximum Penalty per instance of a Skilled Nursing Fa-	1987 1987	50 3,000	10 6,18
			cility that fails to meet certification require- ments: Minimum Maximum	1987 1987	1,000 10,000	2,06 20,62
1395l(h)(5)(D)		CMS	Penalty for knowingly, willfully, and repeat- edly billing for a clinical diagnostic labora- tory test other than on an assignment-re- lated basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a- 7a(a)).	1996	10,000	15,02
1395I(i)(6)	······	CMS	Penalty for knowingly and willfully presenting or causing to be presented a bill or request for payment for an intraocular lens inserted during or after cataract surgery for which the Medicare payment rate includes the cost of acquiring the class of lens involved.	1988	2,000	3,95
1395l(q)(2)(B)(i)	42 CFR 402.105(a)	CMS	Penalty for knowingly and willfully failing to provide information about a referring physi- cian when seeking payment on an unas- signed basis.	1989	2,000	3,78
1395m(a)(11)(A)	42 CFR 402.1(c)(4), 402.105(d)(2)(ii).	CMS	Penalty for any durable medical equipment supplier that knowingly and willfully charges for a covered service that is fur- nished on a rental basis after the rental payments may no longer be made. (Pen- alties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is as- sessed according to 1320a-7a(a)).	1996	10,000	15,02
1395m(a)(18)(B)	42 CFR 402.1(c)(5), 402.105(d)(2)(iii).	CMS	Penalty for any nonparticipating durable medical equipment supplier that knowingly and willfully fails to make a refund to Medi- care beneficiaries for a covered service for which payment is precluded due to an un- solicited telephone contact from the sup- plier. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	1996	10,000	15,02
1395m(b)(5)(C)	42 CFR 402.1(c)(6), 402.105(d)(2)(iv).	CMS	Penalty for any nonparticipating physician or supplier that knowingly and willfully charges a Medicare beneficiary more than the limiting charge for radiologist services. (Penalties are assessed in the same man- ner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	1996	10,000	15,02
1395m(h)(3)	42 CFR 402.1(c)(8), 402.105(d)(2)(vi).	CMS	Penalty for any supplier of prosthetic de- vices, orthotics, and prosthetics that know- ing and willfully charges for a covered prosthetic device, orthotic, or prosthetic that is furnished on a rental basis after the rental payment may no longer be made. (Penalties are assessed in the same man- ner as 42 U.S.C. 1395m(a)(11)(A), that is in the same manner as 1395u(j)(2)(B), which is assessed according to 1320a– 7a(a)).	1996	10,000	15,02

Cita	tion	HHS	Department 2	Date of last penalty	Pre-inflation	Maximum adjusted
U.S.C.	CFR ¹	agency	Description ²	figure or adjustment ³	penalty (\$)	penalty (\$)
1395m(j)(2)(A)(iii)		CMS	Penalty for any supplier of durable medical equipment including a supplier of pros- thetic devices, prosthetics, orthotics, or supplies that knowingly and willfully distrib- utes a certificate of medical necessity in violation of Section 1834(j)(2)(A)(i) of the Act or fails to provide the information re- quired under Section 1834(j)(2)(A)(ii) of the Act.	1994	1,000	1,59
1395m(j)(4)	42 CFR 402.1(c)(10), 402.105(d)(2)(vii).	CMS	Penalty for any supplier of durable medical equipment, including a supplier of pros- thetic devices, prosthetics, orthotics, or supplies that knowingly and willfully fails to make refunds in a timely manner to Medi- care beneficiaries for series billed other than on as assignment-related basis under certain conditions. (Penalties are assessed in the same manner as 42 U.S.C. 1395m(j)(4) and 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	1996	10,000	15,02
1395m(k)(6)	42 CFR 402.1(c)(31), 402.105(d)(3).	CMS	Penalty for any person or entity who know- ingly and willfully bills or collects for any outpatient therapy services or comprehen- sive outpatient rehabilitation services on other than an assignment-related basis. (Penalties are assessed in the same man- ner as 42 U.S.C. 1395m(k)(6) and 1395u(j)(2)(B), which is assessed accord- ing to 1320a-7a(a)).	1996	10,000	15,02
1395m(l)(6)	42 CFR 402.1(c)(32), 402.105(d)(4).	CMS	Penalty for any supplier of ambulance serv- ices who knowingly and willfully fills or col- lects for any services on other than an as- signment-related basis. (Penalties are as- sessed in the same manner as 42 U.S.C. 1395u(b)(18)(B), which is assessed ac- cording to 1320a-7a(a)).	1996	10,000	15,02
1395u(b)(18)(B)	42 CFR 402.1(c)(11), 402.105(d)(2)(viii).	CMS	Penalty for any practitioner specified in Sec- tion 1842(b)(18)(C) of the Act or other per- son that knowingly and willfully bills or col- lects for any services by the practitioners on other than an assignment-related basis. (Penalties are assessed in the same man- ner as 42 U.S.C. 1395u(j)(2(B), which is	1996	10,000	15,02
1395u(j)(2)(B)	42 CFR 402.1(c)	CMS	assessed according to 1320a–7a(a)). Penalty for any physician who charges more than 125% for a non-participating referral. (Penalties are assessed in the same man- ner as 42 U.S.C. 1320a–7a(a)).	1996	10,000	15,02
1395u(k)	42 CFR 402.1(c)(12), 402.105(d)(2)(ix).	CMS	Penalty for any physician who knowingly and willfully presents or causes to be pre- sented a claim for bill for an assistant at a cataract surgery performed on or after March 1, 1987, for which payment may not be made because of section 1862(a)(15). (Penalties are assessed in the same man- ner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	1996	10,000	15,02
1395u(l)(3)	42 CFR 402.1(c)(13), 402.105(d)(2)(x).	CMS	Penalty for any nonparticipating physician who does not accept payment on an as- signment-related basis and who knowingly and willfully fails to refund on a timely basis any amounts collected for services that are not reasonable or medically nec- essary or are of poor quality under 1842(I)(1)(A). (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed accord- ing to 1320a–7a(a)).	1996	10,000	15,02

Citat	tion	HHS	Description ²	Date of last penalty	Pre-inflation	Maximum adjusted
U.S.C.	CFR ¹	agency	Description ²	figure or adjustment ³	penalty (\$)	penalty (\$)
1395u(m)(3)	42 CFR 402.1(c)(14), 402.105(d)(2)(xi).	CMS	Penalty for any nonparticipating physician charging more than \$500 who does not ac- cept payment for an elective surgical pro- cedure on an assignment related basis and who knowingly and willfully fails to disclose the required information regarding charges and coinsurance amounts and fails to re- fund on a timely basis any amount col- lected for the procedure in excess of the charges recognized and approved by the Medicare program. (Penalties are as- sessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed accord- ing to 1320a-7a(a)).	1996	10,000	15,024
1395u(n)(3)	42 CFR 402.1(c)(15), 402.105(d)(2)(xii).	CMS	Penalty for any physician who knowingly, willfully, and repeatedly bills one or more beneficiaries for purchased diagnostic tests any amount other than the payment amount specified by the Act. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	1996	10,000	15,024
1395u(o)(3)(B)	42 CFR 414.707(b)	CMS	Penalty for any practitioner specified in Sec- tion 1842(b)(18)(C) of the Act or other per- son that knowingly and willfully bills or col- lects for any services pertaining to drugs or biologics by the practitioners on other than an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(b)(18)(B) and 1395u(j)(2)(B), which is assessed according to 1320a- 7a(a)).	1996	10,000	15,024
1395u(p)(3)(A)		CMS	Penalty for any physician or practitioner who knowingly and willfully fails promptly to pro- vide the appropriate diagnosis codes upon CMS or Medicare administrative contractor request for payment or bill not submitted on an assignment-related basis.	1988	2,000	3,957
1395w-3a(d)(4)(A)	42 CFR 414.806	CMS	Penalty for a pharmaceutical manufacturer's misrepresentation of average sales price of a drug, or biologic.	2003	10,000	12,856
1395w–4(g)(1)(B)	42 CFR 402.1(c)(17), 402.105(d)(2)(xiii).	CMS	Penalty for any nonparticipating physician, supplier, or other person that furnishes physician services not on an assignment- related basis who either knowingly and willfully bills or collects in excess of the statutorily-defined limiting charge or fails to make a timely refund or adjustment. (Pen- alties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is as- sessed according to 1320a-7a(a)).	1996	10,000	15,024
1395w–4(g)(3)(B)	42 CFR 402.1(c)(18), 402.105(d)(2)(xiv).	CMS	Penalty for any person that knowingly and willfully bills for statutorily defined State- plan approved physicians' services on any other basis than an assignment-related basis for a Medicare/Medicaid dual eligible beneficiary. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a- 7a(a)).	1996	10,000	15,024
1395w–27(g)(3)(A); 1857(g)(3).	42 CFR 422.760(b); 42 CFR 423.760(b).	CMS	Penalty for each termination determination the Secretary makes that is the result of actions by a Medicare Advantage organi- zation or Part D sponsor that has ad- versely affected an individual covered under the organization's contract.	1997	25,000	36,794
1395w–27(g)(3)(B); 1857(g)(3).		CMS	Penalty for each week beginning after the ini- tiation of civil money penalty procedures by the Secretary because a Medicare Advan- tage organization or Part D sponsor has failed to carry out a contract, or has carried out a contract inconsistently with regula-	1997	10,000	14,718
1395w–27(g)(3)(D); 1857(g)(3).		CMS	tions. Penalty for a Medicare Advantage organiza- tion's or Part D sponsor's early termination of its contract.	2000	100,000	136,689

Cita U.S.C.	tion CFR ¹	HHS agency	Description ²	Date of last penalty figure or	Pre-inflation penalty (\$)	Maximum adjusted penalty
0.3.0.				adjustment 3	(Φ)	(\$)
1395y(b)(3)(C)	42 CFR 411.103(b)	CMS	Penalty for an employer or other entity to offer any financial or other incentive for an individual entitled to benefits not to enroll under a group health plan or large group health plan which would be a primary plan.	1990	5,000	8,90
1395y(b)(5)(C)(ii)	42 CFR 402.1(c)(20); 42 CFR 402.105(b)(2).	CMS	Penalty for any non-governmental employer that, before October 1, 1998, willfully or re- peatedly failed to provide timely and accu- rate information requested relating to an employee's group health insurance cov- erage.	1998	1,000	1,4
1395y(b)(6)(B)	42 CFR 402.1(c)(21), 402.105(a).	CMS	Penalty for any entity that knowingly, willfully, and repeatedly fails to complete a claim form relating to the availability of other health benefits in accordance with statute or provides inaccurate information relating to such on the claim form.	1994	2,000	3,1
		CMS	Penalty for any entity serving as insurer, third party administrator, or fiduciary for a group health plan that fails to provide information that identifies situations where the group health plan is or was a primary plan to Medicare to the HHS Secretary.	2007	1,000	1,1;
1395y(b)(8)(E)		CMS	Penalty for any non-group health plan that fails to identify claimants who are Medicare beneficiaries and provide information to the HHS Secretary to coordinate benefits and pursue any applicable recovery claim.	2007	1,000	1,13
1395nn(g)(5)	42 CFR 411.361	CMS	Penalty for any person that fails to report in- formation required by HHS under Section 1877(f) concerning ownership, investment, and compensation arrangements.	1989	10,000	18,93
1395pp(h)	42 CFR 402.1(c)(23), 402.105(d)(2)(xv).	CMS	Penalty for any durable medical equipment supplier, including a supplier of prosthetic devices, prosthetics, orthotics, or supplies, that knowingly and willfully fails to make refunds in a timely manner to Medicare beneficiaries under certain conditions. (42 U.S.C. 1395(m)(18) sanctions apply here in the same manner, which is under 1395u(j)(2) and 1320a–7a(a)).	1996	10,000	15,0
1395ss(a)(2)	42 CFR 402.1(c)(24), 405.105(f)(1).	CMS	Penalty for any person that issues a Medi- care supplemental policy that has not been approved by the State regulatory program or does not meet Federal standards after a statutorily defined effective date.	1987	25,000	51,5
1395ss(d)(3)(A)(vi)(II)		CMS	Penalty for someone other than issuer that sells or issues a Medicare supplemental policy to beneficiary without a disclosure statement.	1990	15,000	26,7
			Penalty for an issuer that sells or issues a Medicare supplemental policy without dis- closure statement.	1990	25,000	44,5
1395ss(d)(3)(B)(iv)		CMS	Penalty for someone other than issuer that sells or issues a Medicare supplemental policy without acknowledgement form.	1990	15,000	26,7
			Penalty for issuer that sells or issues a Medi- care supplemental policy without an ac- knowledgement form.	1990	25,000	44,5
1395ss(p)(8)	42 CFR 402.1(c)(25), 402.105(e).	CMS	Penalty for any person that sells or issues Medicare supplemental polices after a given date that fail to conform to the NAIC or Federal standards established by stat- ute.	1990	15,000	26,7
	42 CFR 402.1(c)(25), 405.105(f)(2).	CMS	Penalty for any person that sells or issues Medicare supplemental polices after a given date that fail to conform to the NAIC or Federal standards established by stat- ute.	1990	25,000	44,5
1395ss(p)(9)(C)	42 CFR 402.1(c)(26), 402.105(e).	CMS	Penalty for any person that sells a Medicare supplemental policy and fails to make available for sale the core group of basic benefits when selling other Medicare sup- plemental policies with additional benefits or fails to provide the individual, before selling the policy, an outline of coverage describing benefits.	1990	15,000	26,7

Citat		HHS	Description ²	Date of last penalty	Pre-inflation penalty	Maximum adjusted
U.S.C.	CFR ¹	agency		figure or adjustment ³	(\$)	penalty (\$)
	42 CFR 402.1(c)(26), 405.105(f)(3), (4).		Penalty for any person that sells a Medicare supplemental policy and fails to make available for sale the core group of basic benefits when selling other Medicare sup- plemental policies with additional benefits or fails to provide the individual, before selling the policy, an outline of coverage	1990	25,000	44,53
1395ss(q)(5)(C)	42 CFR 402.1(c)(27), 405.105(f)(5).	CMS	describing benefits. Penalty for any person that fails to suspend the policy of a policyholder made eligible for medical assistance or automatically re- instates the policy of a policyholder who has lost eligibility for medical assistance, under certain circumstances.	1990	25,000	44,53
1395ss(r)(6)(A)	42 CFR 402.1(c)(28), 405.105(f)(6).	CMS	Penalty for any person that fails to provide refunds or credits as required by section 1882(r)(1)(B).	1990	25,000	44,53
1395ss(s)(4)	42 CFR 402.1(c)(29), 405.105(c).	CMS	Penalty for any issuer of a Medicare supple- mental policy that does not waive listed time periods if they were already satisfied under a proceeding Medicare supple- mental policy, or denies a policy, or condi- tions the issuances or effectiveness of the policy, or discriminates in the pricing of the policy base on health status or other speci- fied criteria.	1990	5,000	18,90
1395ss(t)(2)	42 CFR 402.1(c)(30), 405.105(f)(7).	CMS	Penalty for any issuer of a Medicare supple- mental policy that fails to fulfill listed re- sponsibilities.	1990	25,000	44,53
1395ss(v)(4)(A)		CMS	Penalty someone other than issuer who sells, issues, or renews a medigap Rx pol- icy to an individual who is a Part D en- rollee.	2003	15,000	19,28
			Penalty for an issuer who sells, issues, or re- news a Medigap Rx policy who is a Part D enrollee.	2003	25,000	32,14
1395bbb(c)(1)	42 CFR 488.725(c)	CMS	Penalty for any individual who notifies or causes to be notified a home health agen- cy of the time or date on which a survey of such agency is to be conducted.	1987	2,000	4,12
1395bbb(f)(2)(A)(i)	42 CFR 488.845(b)(2)(iii); 42 CFR 488.845(b)(3)–(6); and 42 CFR 488.845(d)(1)(ii). 42 CFR 488.845(b)(3)	CMS	Maximum daily penalty amount for each day a home health agency is not in compliance with statutory requirements. Penalty per day for home health agency's	1988	10,000	19,78
			noncompliance (Upper Range): Minimum	1988	8,500	16,8
	42 CFR 488.845(b)(3)(i)		Maximum Penalty for a home health agency's defi- ciency or deficiencies that cause imme-	1988 1988	10,000 10,000	19,7 19,7
	42 CFR 488.845(b)(3)(ii)		diate jeopardy and result in actual harm. Penalty for a home health agency's defi- ciency or deficiencies that cause imme- diate jeopardy and result in potential for harm.	1988	9,000	17,80
	42 CFR 488.845(b)(3)(iii) 42 CFR 488.845(b)(4)		Penalty for an isolated incident of noncompli- ance in violation of established HHA policy. Penalty for a repeat and/or condition-level deficiency that does not constitute imme- diate jeopardy, but is directly related to poor quality patient care outcomes (Lower Range):	1988	8,500	16,8
	42 CFR 488.845(b)(5)		Minimum Maximum Penalty for a repeat and/or condition-level deficiency that does not constitute imme- diate jeopardy and that is related predomi- nately to structure or process-oriented con-	1988 1988	1,500 8,500	2,9 16,8
	42 CFR 488.845(b)(6)		ditions (Lower Range): Minimum	1988 1988	500 4,000	9 7,9

Cita		ннѕ	Description ²	Date of last penalty	Pre-inflation	Maximur adjusted
U.S.C.	CFR ¹	agency	Description 2	figure or adjustment ³	penalty (\$)	penalty (\$)
			Minimum	1988	1,000	1,9
			Maximum Penalty for each day of noncompliance (Max-	1988 1988	10,000 10,000	19,7 19,7
			imum).			
	42 CFR 488.845(d)(1)(ii)		Penalty for each day of noncompliance (Max- imum).	1988	10,000	19,7
1396b(m)(5)(B)	42 CFR 460.46	CMS	Penalty for PACE organization's practice that would reasonably be expected to have the effect of denying or discouraging enroll- ment:			
			Minimum	1997	15,000	22,0
			Penalty for a PACE organization that	1997 1997	100,000 25,000	147,1 36,7
			charges excessive premiums. Penalty for a PACE organization misrepre- senting or falsifying information to CMS,	1997	100,000	147,1
			the State, or an individual or other entity. Penalty for each determination the CMS	1997	25,000	36,7
			makes that the PACE organization has failed to provide medically necessary items and services of the failure has adversely affected (or has the substantial likelihood			
			of adversely affecting) a PACE participant. Penalty for involuntarily disenrolling a partici- pant.	1997	25,000	36,7
			Penalty for discriminating or discouraging en- rollment or disenrollment of participants on the basis of an individual's health status or need for health care services.	1997	25,000	36,7
396r(h)(3)(C)(ii)(l)	42 CFR 488.408(d)(1)(iii)	CMS	Penalty per day for a nursing facility's failure to meet a Category 2 Certification: Minimum	1987	50	
	42 CFR 488.408(d)(1)(iv)	смѕ	Maximum Penalty per instance for a nursing facility's failure to meet Category 2 certification:	1987	3,000	6,
			Minimum	1987	1,000	2,0
	42 CFR 488.408(e)(1)(iii)	CMS	Maximum Penalty per day for a nursing facility's failure to meet Category 3 certification:	1987	10,000	20,6
			Minimum Maximum	1987 1987	3,050 10,000	6,2 20,6
	42 CFR 488.408(e)(1)(iv)	CMS	Penalty per instance for a nursing facility's failure to meet Category 3 certification:			20,0
			Minimum Maximum	1987 1987	1,000 10,000	20,
	42 CFR 488.408(e)(2)(ii)	CMS	Penalty per instance for a nursing facility's failure to meet Category 3 certification, which results in immediate jeopardy:			2,
			Minimum Maximum	1987 1987	1,000 10,000	20,6
	42 CFR 488.438(a)(1)(i)	CMS	Penalty per day for nursing facility's failure to meet certification (Upper Range):			6,2
			Minimum Maximum	1987 1987	3,050 10,000	20,0 2,0
	42 CFR 488.438(a)(1)(ii)	CMS	Penalty per day for nursing facility's failure to meet certification (Lower Range):		10,000	2,
			Minimum Maximum	1987 1987	50 3,000	6,
	42 CFR 488.438(a)(2)	CMS	Penalty per instance for nursing facility's fail- ure to meet certification:			
			Minimum Maximum	1987 1987	1,000 10,000	2,0 20,0
1396r(f)(2)(B)(iii)(l)(c)	42 CFR 483.151(b)(2)(iv) and (b)(3)(iii).	CMS	Grounds to prohibit approval of Nurse Aide Training Program—if assessed a penalty in 1819(h)(2)(B)(i) or 1919(h)(2)(A)(ii) of "not less than \$5,000" [Not CMP authority, but a specific CMP amount (CMP at this level) that is the triggering condition for dis-	1987	5,000	, 10,
1396r(h)(3)(C)(ii)(l)	42 CFR 483.151(c)(2)	CMS	approval]. Grounds to waive disapproval of nurse aide training program—reference to disapproval based on imposition of CMP "not less than \$5,000" [Not CMP authority but CMP im- position at this level determines eligibility to seek waiver of disapproval of nurse aide training program].	1987	5,000	10,:

Cita	tion	HHS		Date of last penalty	Pre-inflation	Maximum adjusted
U.S.C.	CFR ¹	agency	Description ²	figure or adjustment ³	penalty (\$)	penalty (\$)
	42 CFR 438.704		Penalty for each day of noncompliance for a home or community care provider that no longer meets the minimum requirements for home and community care: Minimum	1990 1990 1997	1 10,000 25,000	2 17,816 36,794
			zation that fails substantially to provide medically necessary items and services. Penalty for Medicaid managed care organi- zation that imposes premiums or charges	1997	25,000	36,794
			on enrollees in excess of the premiums or charges permitted. Penalty for a Medicaid managed care organi-	1997	25,000	36,794
			zation that misrepresents or falsifies infor- mation to another individual or entity. Penalty for a Medicaid managed care organi- zation that fails to comply with the applica- ble statutory requirements for such organi-	1997	25,000	36,794
1396u–2(e)(2)(A)(ii)	42 CFR 438.704	CMS	zations. Penalty for a Medicaid managed care organi- zation that misrepresents or falsifies infor- mation to the HHS Secretary.	1997	100,000	147,177
			Penalty for Medicaid managed care organi- zation that acts to discriminate among en- rollees on the basis of their health status.	1997	100,000	147,177
1396u–2(e)(2)(A)(iv)	42 CFR 438.704	CMS	Penalty for each individual that does not en- roll as a result of a Medicaid managed care organization that acts to discriminate among enrollees on the basis of their health status.	1997	15,000	22,077
1396u(h)(2)	42 CFR 441, Subpart I	CMS	Penalty for a provider not meeting one of the requirements relating to the protection of the health, safety, and welfare of individuals receiving community supported living arrangements services.	1990	10,000	20,628
1396w–2(c)(1)		CMS	Penalty for disclosing information related to eligibility determinations for medical assist- ance programs.	2009	10,000	11,002
18041(c)(2)	45 CFR 150.315; 45 CFR 156.805(c).	CMS	Failure to comply with requirements of the Public Health Services Act; Penalty for vio- lations of rules or standards of behavior associated with issuer participation in the Federally-facilitated Exchange. (42 U.S.C. 300gg-22(b)(2)(C)).	1996	100	150
18081(h)(1)(A)(i)(II)	42 CFR 155.285	CMS	Penalty for providing false information on Ex- change application.	2010	25,000	27,186
18081(h)(1)(B)	42 CFR 155.285	CMS	Penalty for knowingly or willfully providing false information on Exchange application.	2010	250,000	271,862
18081(h)(2) 31 U.S.C.:	42 CFR 155.260	CMS	Penalty for knowingly or willfully disclosing protected information from Exchange.	2010	25,000	27,186
1352	45 CFR 93.400(e)	HHS	Penalty for the first time an individual makes an expenditure prohibited by regulations regarding lobbying disclosure, absent ag- gravating circumstances. Penalty for second and subsequent offenses by individuals who make an expenditure prohibited by regulations regarding lob- bying disclosure:	1989	10,000	18,936
			Minimum	1989 1989 1989	10,000 100,000 10,000	18,936 189,361 18,936
	45 CFR 93, Appendix A	HHS	Minimum Maximum Penalty for failure to provide certification re- garding lobbying in the award documents	1989 1989	10,000 100,000	18,936 189,361
			for all sub-awards of all tiers: Minimum Maximum	1989 1989	10,000 100,000	18,936 189,361

CIVIL MONETARY PENALTY AUTHORITIES ADMINISTERED BY HHS AGENCIES AND PENALTY AMOUNTS—Continued [Effective September 6, 2016]

U.S.C.	tion CFR 1	HHS agency	Description ²	Date of last penalty figure or adjustment ³	Pre-inflation penalty (\$)	Maximum adjusted penalty (\$)
3801–3812	45 CFR 79.3(a)(1)(iv) 45 CFR 79.3(b)(1(ii)	HHS	Penalty for failure to provide statement re- garding lobbying for loan guarantee and loan insurance transactions: Minimum	1989 1989 1988 1988	10,000 100,000 5,000 5,000	18,936 189,361 9,894 9,894

¹Some HHS components have not promulgated regulations regarding their civil monetary penalty-specific statutory authorities.

²The description is not intended to be a comprehensive explanation of the underlying violation; the statute and corresponding regulation, if applicable should be consulted.

³ Statutory, or non-Inflation Act Adjustment.

PART 147—HEALTH INSURANCE REFORM REQUIREMENTS FOR THE GROUP AND INDIVIDUAL HEALTH INSURANCE MARKETS

■ 33. The authority citation for part 147 continues to read as follows:

Authority: Secs. 2701 through 2763, 2791, and 2792 of the Public Health Service Act (42 U.S.C. 300gg through 300gg–63, 300gg–91, and 300gg–92), as amended.

§147.200 [Amended]

■ 34. Section 147.200(e) is amended by removing the phrase "not more than \$1,000 for" and adding in its place the phrase "not more than \$1,000 as adjusted annually under 45 CFR part 102 for".

PART 150—CMS ENFORCEMENT IN GROUP AND INDIVIDUAL INSURANCE MARKETS

■ 35. The authority citation for part 150 continues to read as follows:

Authority: Secs. 2701 through 2763, 2791, and 2792 of the PHS Act (42 U.S.C. 300gg through 300gg–63, 300gg–91, and 300gg–92).

§150.315 [Amended]

■ 36. Section 150.315 is amended by removing the phrase "may not exceed \$100 for" and adding in its place the phrase "may not exceed \$100 as adjusted annually under 45 CFR part 102 for".

PART 155—EXCHANGE ESTABLISHMENT STANDARDS AND OTHER RELATED STANDARDS UNDER THE AFFORDABLE CARE ACT

■ 37. The authority citation for part 155 continues to read as follows:

Authority: Title I of the Affordable Care Act, sections 1301, 1302, 1303, 1304, 1311,

1312, 1313, 1321, 1322, 1331, 1332, 1334, 1402, 1411, 1412, 1413, Pub. L. 111–148, 124 Stat. 119 (42 U.S.C. 18021–18024, 18031– 18033, 18041–18042, 18051, 18054, 18071, and 18081–18083).

§155.260 [Amended]

■ 38. In § 155.260, paragraph (g) is amended by removing the phrase "not more than \$25,000 per" and adding in its place the phrase "not more than \$25,000 as adjusted annually under 45 CFR part 102 per".

§155.285 [Amended]

■ 39. Amend § 155.285 as follows:

■ a. In paragraph (c)(1)(i), by removing the phrase "of \$25,000 for" and adding in its place the phrase "of \$25,000 as adjusted annually under 45 CFR part 102 for";

■ b. In paragraph (c)(1)(ii), removing the phrase "of \$250,000 for" and adding in its place the phrase "of \$250,000 as adjusted annually under 45 CFR part 102 for"; and

■ c. In paragraph (c)(2)(i), removing the phrase "not more than \$25,000 per" and adding in its place the phrase "not more than \$25,000 as adjusted annually under 45 CFR part 102 per".

PART 156—HEALTH INSURANCE ISSUER STANDARDS UNDER THE AFFORDABLE CARE ACT, INCLUDING STANDARDS RELATED TO EXCHANGES

■ 40. The authority citation for part 156 continues to read as follows:

Authority: Title I of the Affordable Care Act, sections 1301–1304, 1311–1313, 1321– 1322, 1324, 1334, 1342–1343, 1401–1402, Pub. L. 111–148, 124 Stat. 119 (42 U.S.C. 18021–18024, 18031–18032, 18041–18042, 18044, 18054, 18061, 18063, 18071, 18082, 26 U.S.C. 36B, and 31 U.S.C. 9701).

§156.805 [Amended]

■ 41. In § 156.805, paragraph (c) is amended by removing the phrase "\$100 for" and adding in its place the phrase "\$100 as adjusted annually under 45 CFR part 102 for".

PART 158—ISSUER USE OF PREMIUM REVENUE: REPORTING AND REBATE REQUIREMENTS

■ 42. The authority citation for part 158 continues to read as follows:

Authority: Section 2718 of the Public Health Service Act (42 U.S.C. 300gg–18), as amended.

§158.606 [Amended]

■ 43. Section 158.606 is amended by removing the phrase "may not exceed \$100 for" and adding in its place the phrase "may not exceed \$100 as adjusted annually under 45 CFR part 102 for".

PART 160—GENERAL ADMINISTRATIVE REQUIREMENTS

■ 44. The authority for part 160 continues to read as follows:

Authority: 42 U.S.C. 1302(a); 42 U.S.C. 1320d–1320d–9; sec. 264, Pub. L. 104–191, 110 Stat. 2033–2034 (42 U.S.C. 1320d–2 (note)); 5 U.S.C. 552; secs. 13400–13424, Pub. L. 111–5, 123 Stat. 258–279; and sec. 1104 of Pub. L. 111–148, 124 Stat. 146–154.

■ 45. Section 160.404 is amended by revising paragraph (a) to read as follows:

§160.404 Amount of a civil money penalty.

(a) The amount of a civil money penalty will be determined in accordance with paragraph (b) of this section, and §§ 160.406, 160.408, and 160.412. These amounts were adjusted in accordance with the Federal Civil Monetary Penalty Inflation Adjustment Act of 1990, (Pub. L. 101–140), as amended by the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015, (section 701 of Pub. L. 114– 74), and appear at 45 CFR part 102. These amounts will be updated annually and published at 45 CFR part 102.

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Subtitle B—Regulations Related to Public Welfare

Chapter II—Office of Family Assistance (Assistance Programs), Administration for Children and Families, Department of Health and Human Services

PART 303—STANDARDS FOR PROGRAM OPERATIONS

■ 46. The authority citation for part 303 continues to read as follows:

Authority: 42 U.S.C. 651 through 658, 659a, 660, 663, 664, 666, 667, 1302, 1396a(a)(25), 1396b(d)(2), 1396b(o), 1396b(p), and 1396(k).

■ 47. Section 303.21 is amended by revising paragraph (f) to read as follows:

§ 303.21 Safeguarding and disclosure of confidential information.

(f) Penalties for unauthorized disclosure. Any disclosure or use of confidential information in violation of 42 U.S.C. 653(l)(2) and implementing regulations shall be subject to:

(1) Any State and Federal statutes that impose legal sanctions for such disclosure; and

(2) The maximum civil monetary penalties associated with the statutory provisions authorizing civil monetary penalties under 42 U.S.C. 653(l)(2) as shown in the table at 45 CFR 102.3.

Dated: July 21, 2016.

Sylvia M. Burwell,

Secretary, Department of Health and Human Services.

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