# Bundled Payments for Care Improvement (BPCI) Advanced Annual Check-in Questionnaire

Thank you for taking time to complete this important questionnaire.

### Purpose:

This questionnaire will be sent annually as part of the Center for Medicare & Medicaid Service's (CMS) efforts to monitor Model implementation and Participant compliance for BPCI Advanced in accordance with Article 13 of the Participation Agreement. CMS will use the responses to monitor Participants' activities and barriers related to designing and implementing the BPCI Advanced Model and the associated impact of these activities. Results from this effort will inform learning and other CMS activities designed to help Participants provide high quality beneficiary care and increase likelihood of achieving success in the Model. The Monitoring and Compliance team will review the completed questionnaires and documentation in concert with CMS. Follow up with Participants may be required if further clarification is needed related to submitted information.

### Instructions:

Participants are required to complete a questionnaire for each BPCI Advanced Participation Agreement they have with CMS. The questionnaire should be completed by a Participant representative with knowledge of various aspects of the Participant's experience in the BPCI Advanced Model. If needed, you are encouraged to reach out to other subject matter experts in your organization. Please respond based on how each question applies to the Participant. If any question does not apply, please select N/A. For clarification of key terminology (e.g., BPCI Advanced Entity, NPRA Sharing Partner and Payment Policy Waiver), please refer to Article 2 Definitions of the Participation Agreement.

If applicable, use the Excel spreadsheet (Waiver Data Collection Template), found on the <u>Participant Portal</u> to document responses to the following:

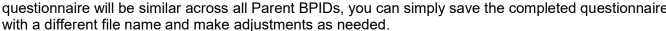
Waivers (Fraud & Abuse and Medicare Payment Policy), Questions #3 and #7

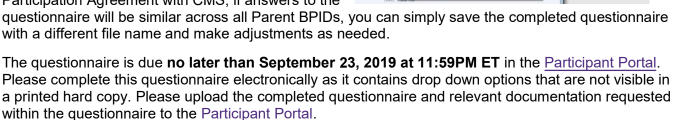
Special PDF software is not needed to complete this questionnaire. You can use the free\_Adobe Acrobat Reader DC to complete the questionnaire. If your computer does not have a PDF reader installed, please download a PDF Reader to access the full functionality of the fillable PDF.

Some computers are configured to default automatically, upon double-clicking to open PDF files in applications other than Adobe Reader, such as an Internet browser. To ensure that the application opens in Adobe Reader:

- Save the attachment to a folder on your computer
- Highlight the file name, right click, select "Open with"
- Click on Adobe Acrobat Reader from the drop-down box.

For Convener Participants with more than one Participation Agreement with CMS, if answers to the





#### Contact:

CMS contracted with IMPAQ International, LLC to perform BPCI Advanced compliance and monitoring activities. If you have any questions regarding this questionnaire, please contact IMPAQ at BPCI Advanced MC@impagint.com.

G	enera	al Information		
BF	PID	3336-0001		
Oı	rganiz	ation Legal Name	Illinois Bone and Joint Institute, LLC	]
				_
G	enera	I Information Re	equested	
4	5			
1.			ave current or past experience with CMS Innovation Center models nstrations beyond BPCI Advanced?	;
\	⁄es			
2.		s the Participant ha lels and/or Medicar	ave experience with value-based care beyond CMS Innovation Cerred demonstrations?	ıter
N	10			
Ľ				
_		- C 1 1 1	de d'Essiles Obsesses	
0	rganı	zation Legal or i	dentification Changes	
1.	BPC	•	any of its Downstream Episode Initiators, NPRA Sharing Partners, s, had a legal name change, change of control or change of tax r?	or
I	Vo			
2.	to th ( <u>BP</u> (	is question is 'no', p	stion 1, have you reported these changes to CMS? [If your respons please provide written notice of changes to CMS via email <a href="https://hhs.gov">hhs.gov</a> ). Instruction and additional information are located under ation Agreement].	se
	N1/A -	41.4		
	IN/A:	we didn't have an	AV CHARICES	

# **Participant Profile**

Redesign Interventions:

	Does the Participant anticipate making any additional changes to the list of Episode Initiators within the Participant Profile effective for Model Year 3?
[	Yes
2.	Is the Participant likely to add Clinical Episodes within the Participant Profile effective for Model Year 3?
l	Jnsure
3.	Is the Participant likely to remove Clinical Episodes from the Participant Profile effective for Model Year 3?
l	Jnsure
Caı	
1.	, ,
1.	
1.	The Participant is on track to implement selected Care Redesign interventions within the
1.	The Participant is on track to implement selected Care Redesign interventions within the timeframes indicated within the Care Redesign Plan.
1.	The Participant is on track to implement selected Care Redesign interventions within the timeframes indicated within the Care Redesign Plan.  Strongly agree
1.	The Participant is on track to implement selected Care Redesign interventions within the timeframes indicated within the Care Redesign Plan.  Strongly agree  Agree
1.	The Participant is on track to implement selected Care Redesign interventions within the timeframes indicated within the Care Redesign Plan.  Strongly agree  Agree  Neutral

Our Care redesign has added a priority of case managers onsite at partner providers (SNFs particularly) to meet with the patient and clinical team to collaborate on appropriate care, planning and discharge strategies for each patient specific to their needs within Medicare guidelines for skilled need. We have also reformulated our technology platform to enhance how our partner providers provide patient information so we have more timely access to functional status and social work discharge planning information.

П

3. Do you have concerns regarding implementation of any identified Care Redesign Interventions?

1	V	O
ı	N	U

4. Please use the comment box below to provide additional details regarding successes, challenges, and/or barriers to Care Redesign Interventions.

Barriers to our success with Care Redesign continues to be post-acute providers who do not provide timely transition and do not adhere to medicare guidelines regarding transition of care. Also, patients and families who feel entitled to benefits while not understanding the necessary certification for medical necessity. They feel the surgeon's team is not allowing them to have the care they feel they deserve, rather than understand that they may not qualify for the benefit. Last, primary care physicians and hospitals who participate in conflicting ACOs or BPCI-A programs themselves who do not adhere to the surgeon's preferences or care plan outlined with the patient pre-operatively, referring patients to poorly performing and/or high cost providers.

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### **CEHRT Use**

1. The Participant and/or the Downstream Episode Initiator(s) is on track to implement Certified Electronic Health Record Technology (CEHRT) in a manner sufficient to meet the applicable requirements of the Advanced Alternative Payment Model criterion under 42 C.F.R. & 414.1415(a)(1)(i). To meet this criterion, at least 75 percent of eligible clinicians in each participating APM Entity group, or each hospital if hospitals are the APM Entities, to use CEHRT to document and communicate clinical care.

Υ	es
	-

2. Has the Participant had challenges meeting the CEHRT use requirements?	
No	
<ol> <li>Please use the comment box below to describe any challenges to meeting the C use requirements.</li> </ol>	EHRT
Partner Agreements	
<ol> <li>For Convener Participants: Has the Participant established agreements with all Downstream Episode Initiators (Acute Care Hospitals, PGPs)?</li> </ol>	
Yes	
2. Has the Participant established agreements with all Participating Practitioners?	
Yes	
3. Has the Participant established processes, procedures and/or controls to validate support monitoring of these agreements between the Participant and relevant parentities/individuals?	
Yes	

4. Please use the comment box below to describe any challenges in implementing

partners.

process and procedures to monitor agreements or in establishing agreements with

Fire a dall / Box are as mostly before the set
Financial / Programmatic Infrastructure
1. Has the Participant set up an accounting system to be used, to measure and track Net
Payment Reconciliation Amounts (NPRA) received from CMS, Repayment Amounts and Excess Spending Amounts owed to CMS and Administrative Services?
Yes
<ol><li>Is the Participant still participating in Financial Arrangements with one or more NPRA Sharing Partners?</li></ol>
Yes
3. Does the Participant plan to do so in the future?
Yes
4. Has the Participant implemented all BPCI Advanced required processes and procedures related to NPRA Sharing? For example: processes to verify Financial Arrangements comply with all applicable laws and regulations, processes to adhere to generally accepted accounting principles, compliance plan, and others outlined within the Participation Agreement.
Yes
100

	f selected 'No' to question 4, please describe any barriers/challenges in the comment be below.
_	
N y a	Has the Participant fully established NPRA Sharing Arrangements with all NPRA Sharing Partners? [If your response to this question is 'yes', please upload your organization's NPRA Sharing Arrangement template or a populated agreement as an example to the amendment section of the Participant Portal. If you have more than one NPRA Sharing Arrangement, upload 1 example only]
e/e	s
li	f selected 'No' to question 6, please explain noting any barriers or challenges.
_	
	Has the Participant established a BPCI Advanced Entity Agreement with a BPCI Advanced Entity?
	; we don't have relationship with a BPCI Advanced Entity

<ol> <li>Please describe key considerations that informed the Participant's decision (e.g. willingness to take on risk) regarding establishing Financial Arrangements.</li> </ol>
We wanted to incentivize providers to meet program goals and metrics.
Internal Cost Savings (ICS)
Does the Participant plan to track and allow contribution of ICS associated with BPCI Advanced to the BPCI Advanced Savings Pool(s) in the next 12 months?
No
If selected 'Yes' to question 1, has the Participant established a process to measure and track Internal Cost Savings associated with BPCI Advanced?
N/A; we don't participate in ICS Sharing
Net Payment Reconciliation Amount (NPRA)
<ol> <li>Does the Participant plan to share NPRA associated with BPCI Advanced in the first performance period, if savings are achieved? [Performance Period 1: October 1, 2018 throug June 30, 2019]</li> </ol>
Yes

2. Has the Participant implemented processes and procedures to monitor Sha Repayment Amounts associated with BPCI Advanced?	ıred		
Yes	Yes		
<ol> <li>If selected 'Yes' to question 2, please describe your processes and procedu Shared Repayment Amounts associated with BPCI Advanced.</li> </ol>	ures to monitor		
Once approved by the Participant, we will utilize the reconciliation report BPCI-A publishes as the key source of any shared repayment amounts interim, we have developed reports based on the monthly data to monitor shared repayment amounts which are shared periodically.	. In the		
Compliance Plan			
1. Has the Participant completed an initial Compliance Plan? [If your response 'yes', please upload this document to the amendment section of the Participal Portal If your Compliance Plan includes multiple appendices, you can uploat main document only.]	<u>pant</u>		
Yes			

### Waivers (Fraud & Abuse Waivers and Medicare Payment Policy Waivers)

The questions around changes to the selected waivers are included to obtain information on current status of waiver use. CMS communicated to Participants on October 16, 2018 to clarify the selection of waivers on the Participant Profile in a message titled "Participant Profile Selection Does Not Limit Use of Waivers". The use of any of the five waivers available to Participants in the BPCI Advanced Model is not contingent upon its selection on the Participant Profile template that was submitted on August 8, 2018. Even if a Participant made a selection of "No" for any given waiver, they still have the option of using the waiver and receiving its protection effective October 1, 2018.

1	. Has the Participant or partners elected to use any of the Fraud and Abuse Waivers (Financia Arrangements and/or Beneficiary Incentives)?
,	Yes
2	. Has the Participant or partners made any changes to the Fraud and Abuse Waiver use selections since you last submitted the Participant Profile? (E.g., we have not selected to use Financial Arrangements and/or Beneficiary Incentives in our most recent Participant Profile, but we have started using the waiver(s) recently.)
	No
3.	If selected 'Yes' to question 2, please use the Waiver Data Collection Template located on the Participant Portal to document waiver use changes at the Episode Initiator-level related to any of the following Fraud and Abuse Waivers:
	<ul><li>Financial Arrangements</li><li>Beneficiary Incentives</li></ul>
	When completed, please upload the document to the amendment section of the <u>Participant Portal</u> .
4.	Has the Participant or partners elected to use any of the Medicare Payment Policy (MPP) Waivers?
	Yes
Г	. If you selected 'Yes' to question 4, have you implemented the Payment Policy Waiver(s)?
	Yes
6.	Has the Participant or partners made any changes to the Medicare Payment Policy waiver use selections since you last submitted the Participant Profile? (E.g., we have not selected to use any of the MPP waivers in our most recent Participant Profile, but we have started using the waiver(s) recently.)
	No

′.	Participant Portal to document waiver use changes at the Episode Initiator-level related to any of the following Payment Policy Waivers: (Please upload attachments to the amendment section of the Participant Portal)
	<ul> <li>3-Day Skilled Nursing Facility (SNF) Rule</li> <li>Post-Discharge Home Visits</li> <li>Telehealth</li> </ul>
8	Has the Participant established a process for monitoring compliance with waiver conditions?
	Yes
9	. If selected 'Yes' to question 8, please select from the list below all of the strategies your organization has used for this purpose.
	Attestation
	Internal audit
	N/A; we have not elected to use any waivers
	N/A; we have elected to use waivers, but have not yet established a process for monitoring compliance with waiver conditions
	✓ Other
1	0. <b>I</b> f selected 'Other' to question 9, please list strategies in the comment box below.
	We have contracts with our SNF partners outlining the 3 Day SNF rule and associated requirements consistent with the BPCI-A Participant Agreement.

## **Participation in Shared Learning Activities**

<ol> <li>Has the Participant participated in the shared learning activities (e.g., webinars, emails, town hall meetings) identified by CMS?</li> </ol>
Yes
Knowledge Management / Record Keeping / Succession Planning
Does the Participant have a process in place related to records management associated with BPCI Advanced Model?
Yes
<ol> <li>Does the Participant have a succession plan in place for when individuals in management or individuals who oversee implementation of the BPCI Advanced Model depart the organization?</li> </ol> Yes
3. If selected 'Yes' to question 2, please provide a brief explanation of that process below.
The majority of our management and oversight is done by utilizing a team approach and more than two individuals are cross-trained on key tasks. At least one individual can assume the role of another individual if a that team member departs.
Beneficiary Notification

1. What is the primary communication channel(s) used to provide beneficiary notification? Select all that applies.

		Emailed to beneficiaries	
		Mailed to the beneficiary's address	
	✓	Provided to beneficiary during an Inpatient Hospital stay or Outpatient Visit	
		Provided during discharge procedures	
		Other	
2.		ed 'Other' to question 1, please describe the communication channel used to pro ary notifications.	vide
_			
3.	Does the	e Participant use the template Beneficiary Notification Letter provided by CMS?	
Υ	es		
4	If selecte	ed 'No' to question 3, please explain.	
··	11 001001	ou ite te queetien e, pieuce explain.	

5.	Has provision of the beneficiary notification of participation resulted in negative feedback from beneficiaries?
Ν	lo
6.	If selected 'Yes' to question 5, what are the primary concerns from the beneficiary perspective?
ВІ	PCI Advanced Impact
1.	Has the Participant seen any unexpected positive outcomes associated with implementing BPCI Advanced?
L	Jnsure
2.	Has the Participant seen any unexpected negative outcomes associated with implementing BPCI Advanced?
U	Insure
3.	If selected 'Yes' to either question 1 or 2, please describe.
pc or	e are still working on risk adjustment areas. We believe there will be a sitive outcome as long as we can make this more actionable within our ganization. We'll be disappointed if this is not the case, but again, we're still orking on and reviewing this issue.

4. Has the Participant established a process for monitoring and mitigating unintended consequences (e.g., patient targeting/avoidance, inadequate or insufficient care, cost-shifting) associated with implementation of the BPCI Advanced Model?			
Yes			
5. If selected 'Yes' to question 4, please describe.			
IBJI and its PGP partners do not believe in "less" care. Our program approach is built on "coordinated" care that delivers the medically appropriate standard of safe and high quality interventions on an individualized basis. "Protocol" based care can be manipulated. We assign functional progression markers to all of our Care Plans that requires the appropriate duration and intensity of care at all times throughout the full continuum of recovery.			
First, through the facilitation of IBJI's Orthopaedic Director, Chief Medical Officer, all surgeons will establish a consistent template of care through the electronic health record. This will be chared with our participating partners.			
Beneficiary Impact			
1. Has the Participant implemented a system to request, track and respond to complaints made by BPCI Advanced Beneficiaries? [The complaint process in place does not have to be solely for Beneficiaries in the BPCI Advanced Model. However the current complaint system in place must track complaints made by Beneficiaries in the BPCI Advanced Model.]			
Yes; using existing system			
<ol> <li>If selected 'Yes' to question 1, do you believe that current processes in place appropriately monitor and address those complaints?</li> </ol>			
Strongly agree			
Agree			
Neutral			
Disagree			
Strongly disagree			
Unsure			
N/A; we have not yet implemented a system for monitoring and responding to beneficiary complaints			

N I	resolved quickly enough.)
Ν	0
١.	Please select the categories to which complaints the Participant has received from BPCI Advanced Beneficiaries align. Please select all that apply.
	✓ Quality
	✓ Safety
	✓ Timing and Access
	Communication
	Compassion/Caring
	✓ Patient Rights
	Other
	N/A; we have not received any complaints from Beneficiaries
)ი	cument Submission
_	
-	Is there a designated person(s) for submitting BPCI Advanced required documentation to CMS?
Y	es
	Please provide any barriers or challenges associated with submitting required documentation.

	s) for coordinating clinical document requests from the m Episode Initiators and other clinical partners?				
Yes					
Self-disclosed Investigations	or Sanctions				
Is the Participant or any of its subject to sanctions that have	BPCI Advanced partners under any investigations or not been reported to CMS?				
No					
investigations and/or sanction	please provide written notice of any unreported s to CMS via email ( <u>BPCIAdvanced@cms.hhs.gov</u> ). ed under Article 13 of the <u>Participation Agreement.</u>				
Other Issues Not Previously	Listed				
	enges or barriers associated with implementation of the ave not being discussed above.				