

Real World Testing 2023

170.315 (b)(2): Clinical Information Reconciliation and Incorporation

GENERAL INFORMATION

Plan Report ID Number: 2023v1_B2

Developer Name: Systemedx, Inc.

Product Name(s): Systemedx Clinical Navigator

Version Number(s): 2022.12

Certified Health IT

CHPL Product Number: 15.04.04.2857.Syst.22.01.1.221215

ONC-ACB Certification ID: 15.04.04.2857.Syst.22.01.1.22121

Developer Real World Testing Page URL: <https://www.systemedx.com/mipssolutions.html>

JUSTIFICATION FOR REAL WORLD TESTING APPROACH

Having access to stored data, we will be monitoring over time the specified metrics for each applicable measure via database queries. This will allow us to easily confirm utilization as well as see trends over time for the measures for different care settings.

STANDARDS UPDATES (INCLUDING STANDARDS VERSION ADVANCEMENT PROCESS-SVAP AND USCDI)

No updates concerning this measure for Systemedx Clinical Navigator version 2022.12

MEASURES USED IN OVERALL APPROACH

DESCRIPTION OF MEASUREMENT/METRIC

For this plan, we will use the percentage of imported linked clinical summary documents vs total patients referred to the clinic.

ASSOCIATED CERTIFICATION CRITERIA

170.315 (b)(2): Clinical Information Reconciliation and Incorporation

JUSTIFICATION FOR SELECTED MEASUREMENT/METRIC

This metric gives a picture of the efficiency that users are able to perform this functionality within the program. While this does depend on outside availability, we are confirming that users are able to

Real World Testing 2023

170.315 (b)(2): Clinical Information Reconciliation and Incorporation

successfully import cda documents for implementation into patient records as well as identify in care settings what percentage of referrals that this is not being completed.

CARE SETTING(S)

List each care setting which is covered by the measure and an explanation for why it is included.

Care Setting	Justification
Ambulatory Internal/Family Medicine	This setting of care will have referred patients and occasionally need to incorporate CDA documents from other settings of care.
Ambulatory Orthopedics	This setting of care will have referred patients and occasionally need to incorporate CDA documents from other settings of care.
Ambulatory Allergy Clinics	This setting of care will have referred patients and occasionally need to incorporate CDA documents from other settings of care.

EXPECTED OUTCOMES

The expected outcome would be that in specialist settings of care where patients are more commonly referred (orthopedic, allergy) that the total percentage of successfully received, imported, and incorporated CDA documents would be higher.

However, the methodology and ability to do so for all care settings to do so should be present and uniform across all care settings.

The results of the metrics provided should demonstrate this over time.

SCHEDULE OF KEY MILESTONES

Real World Testing 2023

170.315 (b)(2): Clinical Information Reconciliation and Incorporation

Key Milestone	Care Setting	Date/Timeframe
First Quarter: Observed data over a period of time	Internal Medicine Orthopedics Allergy	Jan - March
Second Quarter: Observed data over a period of time	Internal Medicine Orthopedics Allergy	March - June
Third Quarter: Observed data over a period of time	Internal Medicine Orthopedics Allergy	July - Sept
Fourth Quarter: Observed data over a period of time	Internal Medicine Orthopedics Allergy	Oct - Dec

ATTESTATION

The Real World Testing plan must include the following attestation signed by the Health IT Developer Authorized representative.

Note: The plan must be approved by a Health IT Developer authorized representative capable of binding the Health IT Developer for execution of the plan and include the representative's contact information.ⁱ

This Real World Testing plan is complete with all required elements, including measures that address all certification criteria and care settings. All information in this plan is up to date and fully addresses the Health IT Developer's Real World Testing requirements.

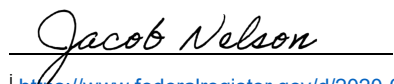
Authorized Representative Name: Jacob Nelson

Authorized Representative Email: jnelson@systemedx.com

Authorized Representative Phone: 256-739-1398

Authorized Representative Signature:

Date: 09/28/2023



ⁱ <https://www.federalregister.gov/d/2020-07419/p-3582>