MEDICAID MANAGED CARE

Additional CMS Actions Needed to Help Ensure Data Reliability

What GAO Found

The Centers for Medicare & Medicaid Services (CMS) requires states to collect service utilization data—known as encounter data—from Medicaid managed care organizations (MCO). GAO found that, in 2017, all eight selected states it reviewed checked MCO-submitted encounter data for reasonableness—that is, they checked that the data contained valid values, were submitted in a timely manner, and reflected historical trends. Three of the selected states used an additional oversight practice—comparing encounter data with an external data source—which could involve comparing encounter data with a sample of medical records. Such comparisons are recommended by CMS and other experts, such as actuaries, to help ensure data reliability (i.e., accuracy, completeness, and timeliness). Five of the eight selected states reported using mechanisms—such as penalties—to enforce encounter data reporting requirements in 2017.

<table>
<thead>
<tr>
<th>Oversight practice</th>
<th>Selected states</th>
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<tbody>
<tr>
<td>Conducted reasonableness checks</td>
<td>● ● ● ● ● ● ● ●</td>
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<tr>
<td>Compared to external data sources</td>
<td>● ○ ○ ○ ● ○ ○</td>
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<tr>
<td>Required corrective action plans, assessed penalties, or provided performance incentives</td>
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GAO found that CMS has provided states with limited information on how to fulfill new regulatory requirements related to encounter data reliability. For example, CMS has provided states with limited information on:

- the required scope and methodology for the required independent audits of state encounter data; and
- the required content of annual assessments of encounter data reporting that states must submit to the agency.

States report encounter data to CMS’s Transformed Medicaid Statistical Information System (T-MSIS). However, CMS has not provided states with information on the circumstances under which the agency will determine whether to defer or disallow federal matching funds in response to noncompliant T-MSIS data submissions that do not comply with the agency’s standards. In 2016, CMS indicated that it would provide this information before taking such actions. Until CMS provides this information to states, the effectiveness of deferring or disallowing funds as a potential enforcement tool to ensure state compliance is diminished, thus potentially hampering its efforts to ensure the reliability of encounter data.

What GAO Recommends

The Administrator of CMS should provide states information on:

1. The required scope and methodology for the required independent audits of state encounter data; and
2. The required content of annual assessments of encounter data reporting that states must submit to the agency.

Because of the limited information from CMS, the agency will not have the information it needs to perform effective oversight of encounter data reliability.

Legend: ● = used practice; ○ = did not use practice

Source: GAO analysis of state reported information | GAO-19-10