The Honorable Seema Verma Administrator Centers for Medicare & Medicaid Services

U.S. Department of Health and Human Services Hubert H. Humphrey Building, Room 445–G 200 Independence Avenue, SW Washington, DC 20201

Re: Social Security Number Removal Initiative

Dear Administrator Verma:

The undersigned organizations are writing to express concern over the Centers for Medicare & Medicaid Services' (CMS) planned enactment of the Social Security Number Removal Initiative (SSNRI). As explained below, this initiative has the potential to significantly disrupt patient care and physician payment. Accordingly, we recommend that CMS pursue this change through the traditional notice and comment rulemaking process so that valuable industry feedback may be considered. We further ask that CMS develop a mechanism for providers to quickly and securely access Medicare beneficiary identification numbers to avoid disruptions in access to care.

Background

The Medicare Access and CHIP Reauthorization Act (MACRA) of 2015 included a provision requiring CMS to remove the Social Security Number (SSN) from Medicare cards due to concerns of identity theft. The process CMS has developed to implement this requirement is referred to as the SSNRI. CMS currently uses a Health Insurance Claim Number (HICN), based on an individual's SSN, as a patient's Medicare beneficiary identification number. To implement the SSNRI, CMS will create new Medicare Beneficiary Identifiers (MBIs), first for the 60 million active Medicare beneficiaries and then for 90 million deceased beneficiaries, to replace the HICN on beneficiary identification cards.

Starting in January 2018, CMS plans to conduct outreach and education to beneficiaries to alert them of the transition from the HICN to the MBI. New identification cards displaying the MBI will be sent to beneficiaries in phases over a twelve-month period beginning April 1, 2018. CMS, however, does not plan to disclose the details of how the cards will be sent (e.g., alphabetically, by state or region, etc.). While CMS will accept both HICNs and MBIs in administrative transactions during the transition period (April 1, 2018 – December 31, 2019), providers' systems must be ready to accept the MBI by April 2018 and must exclusively use the MBI starting January 1, 2020. CMS will provide MBIs in remittance advice for part of the transition period (beginning in October 2018), but there will be no mechanism for providers to obtain a patient's MBI after January 1, 2020 – even if a patient's first appointment with a particular

provider after being assigned an MBI occurs after the transition period. This scenario is particularly likely for patients receiving new cards towards the end of the issuing cycle and for provider types, such as specialists, from whom the patient may not seek frequent care.

As explained in more detail below, we are concerned about a provider's inability to access a patient's MBI both during and following the transition. If a patient does not bring his or her MBI to his or her appointment, significant delays in patient care or provider reimbursement could result due to the lack of a mechanism for the provider to look-up the patient's MBI.

Transition Concerns

While we understand the importance of protecting Medicare beneficiaries from identify theft by replacing SSNs with new MBIs on Medicare identification cards, we have concerns about patient and physician awareness of this change and backup plans to mitigate potential problems. In a September 23, 2016 letter responding to providers' request for traditional rulemaking concerning the SSNRI, CMS characterized the majority of needed changes as being "operational in nature", making a regulatory review and comment process unnecessary. We respectfully note that this change will impact all Medicare beneficiaries and that all systems and business processes will need to be able to accept and process the new MBI. We therefore urge CMS to work with stakeholders to avoid significant problems and again recommend that CMS instead pursue this change through the traditional notice and comment rulemaking process so that valuable industry feedback on SSNRI implementation may be obtained and considered.

Furthermore, multiple provider groups have expressed overwhelming concern regarding the lack of a contingency system that will allow medical practices to obtain the MBI for a patient who arrives at an appointment without a new Medicare card. This lack of a provider look-up system may strain a practice's ability to conduct administrative transactions and delay patient care in the event that a patient does not present his or her card at the time of service. In addition, family members managing the patient's care and affairs may not have access to the new card. Providers have offered a range of potential solutions—including look-up databases, providing MBIs in electronic eligibility responses, and secure phone systems—to both protect sensitive MBI data and allow practices to access the information needed to continue providing timely care to Medicare patients. An SSNRI transition plan that is totally dependent upon patient presentation of new Medicare cards to providers will result in delayed treatment and claim payment.

We have the following additional concerns about the SSNRI transition process:

Beneficiary confusion about new cards: We are concerned that beneficiaries will not understand why they are getting a new card and will throw it away or misplace it, especially since CMS does not plan to initiate outreach and education to the Medicare population until January 2018—just three short months before the beginning of the SSNRI transition. We believe that this short window for educational outreach will be insufficient to prepare the large and vulnerable Medicare population for this major transition, and we urge CMS to initiate an extensive communications campaign to beneficiaries at a much earlier date.

Lack of knowledge of phased rollout of new cards: CMS has said that, for security purposes, it will not provide information on when new identification cards will be sent to beneficiaries, which means practices will not know when to ask their patients for their new card. Through targeted notification to impacted providers, CMS could inform practices of new card distribution and still avoid the broadcast communications that could potentially alert fraudsters.

MBI not provided in eligibility responses: CMS' plan to include the MBI in remittance advice during the transition period is not the optimal solution within the current provider workflow. Inclusion of the patient's MBI in the eligibility response would be of far greater utility to practices, as the information would be available at the beginning of the care episode, when and where providers routinely seek and obtain benefit and coverage information. Existing patient intake and scheduling systems will be disrupted if the MBI is not available via the eligibility response, and time and resources spent ascertaining MBIs will lead to practice inefficiencies that could reduce the hours available for direct care of Medicare patients. Patients would also benefit from inclusion of the MBI in eligibility responses, as this would reduce confusion and apprehension about eligibility for services at the earliest point in care.

Insufficient industry education and preparation: The conversion to the MBI will require significant workflow and system changes for providers, practice management system vendors, and secondary payers. Discussions at CMS-organized listening sessions and forums about the SSNRI suggest widespread confusion and lack of readiness throughout the industry for this major transition. We urge CMS to increase education and outreach efforts to all affected stakeholders to ensure adequate industry preparation for SSNRI implementation.

In an age of increased identity theft and fraud, the Medicare patient population deserves the improved security that will be achieved with the SSNRI. This protection should not, however, come at the expense of prompt patient care or provider payment. We urge CMS to consider adjusting the implementation of the SSNRI as outlined above to protect care access for our nation's seniors. We appreciate your attention to this matter.

Sincerely,

American Medical Association
American Academy of Allergy, Asthma & Immunology
American Academy of Dermatology Association
American Academy of Emergency Medicine
American Academy of Family Physicians
American Academy of Otolaryngology—Head and Neck Surgery
American Academy of Orthopaedic Surgeons
American Academy of Physical Medicine and Rehabilitation
American Association of Neurological Surgeons
American Association of Otolaryngic Allergy
American College of Emergency Physicians
American College of Physicians
American College of Rheumatology
American College of Surgeons

American Congress of Obstetricians and Gynecologists American Gastroenterological Association American Orthopaedic Foot & Ankle Society American Osteopathic Association American Psychiatric Association American Society for Clinical Pathology American Society for Dermatologic Surgery Association American Society for Surgery of the Hand American Society of Anesthesiologists American Society of Cataract and Refractive Surgery American Society of Clinical Oncology American Society of Dermatopathology American Society of Hematology American Society of Plastic Surgeons American Society of Retina Specialists American Urological Association American Academy of Ophthalmology Association of American Medical Colleges College of American Pathologists Congress of Neurological Surgeons Infectious Diseases Society of America Medical Group Management Association National Association of Medical Examiners North American Spine Society Obesity Medicine Association Renal Physicians Association Society of Critical Care Medicine Society of Nuclear Medicine and Molecular Imaging Spine Intervention Society

Medical Association of the State of Alabama
Arizona Medical Association
Arkansas Medical Society
California Medical Association
Colorado Medical Society
Connecticut State Medical Society
Medical Society of Delaware
Medical Society of the District of Columbia
Florida Medical Association Inc
Medical Association of Georgia
Hawaii Medical Association
Idaho Medical Association
Illinois State Medical Society

Iowa Medical Society Kansas Medical Society Kentucky Medical Association Louisiana State Medical Society Maine Medical Association MedChi, The Maryland State Medical Society Massachusetts Medical Society Michigan State Medical Society Minnesota Medical Association Mississippi State Medical Association Missouri State Medical Association Montana Medical Association Nebraska Medical Association Nevada State Medical Association New Hampshire Medical Society Medical Society of New Jersey New Mexico Medical Society Medical Society of the State of New York North Carolina Medical Society North Dakota Medical Association Ohio State Medical Association Oklahoma State Medical Association Oregon Medical Association Pennsylvania Medical Society Rhode Island Medical Society South Dakota State Medical Association Tennessee Medical Association Texas Medical Association **Utah Medical Association** Vermont Medical Society Medical Society of Virginia Washington State Medical Association Wisconsin Medical Society Wyoming Medical Society