## ATTACHMENT A: RESEARCH IDENTIFIABLE FILE (RIF) APPLICATION

|  | For CMS Use Only  |   |  |  |  |  |
|--|---|---|--|--|--|--|
| Privacy Board Approval Date:  Notes:  Privacy Board Chair Signature: |   |   |  |  |  |  |
| _  | DUA Requester   |   |  |  |  |  |
| _  | Must match the individual specifie  | d in the RIF DUA.   |  |  |  |  |
| _  | Requesting Organization   |   |  |  |  |  |
|  | Must match the organization spec  | ified in the RIF DUA.   |  |  |  |  |
| _  | Study Title   |   |  |  |  |  |
|  | Must match the study title specific   | ed in section 3 of the RIF DUA.   |  |  |  |  |
|  | STUDY PARAM   | METERS, EXECUTIVE SUMMARY, DISSEMINATION AND REPORTING OF FINDINGS  |  |  |  |  |
|  | Type of Organization (Request check one.  Non-profit/Academic Non-profit/Academic For-profit (i.e., partici State Agency Federal Agency |   |  |  |  |  |
| XE   | CUTIVE SUMMARY  |   |  |  |  |  |
| 2.   | To be approved under current CI improve the quality of life for M   | ground, objectives, aims, and purpose.<br>MS policy, the purpose of your study must be designed in a way that is expected to demonstrate the potential to<br>edicare beneficiaries/Medicaid recipients/Health Insurance Marketplace consumers or improve the<br>or Medicaid programs or Health Insurance Exchanges, including payment related projects.<br>ext. |  |  |  |  |
| <b>3.</b>  |   | a does not contain information regarding services not covered by, or billed to, Medicare and how that might<br>how that consideration has been given to what the potential limitations are rather than have reviewers<br>not aware any existed.   |  |  |  |  |

1 The Requesting Organization type impacts the application pathway. Please visit the ResDAC website (<a href="www.resdac.org">www.resdac.org</a>) to learn more. <sup>2</sup> Please refer to the ResDAC website for information on data file availability.



4. Data Files Needed

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For each file, record the data file name, justification for requesting the data file, frequency of data being requested, indicate if the data being requested can be framed as a reuse of data obtained (or a subset of such data) under an existing DUA, if so from what DUA, the cohort of the data requested (ex: 5%, 20%, 100%, custom cohort), and the method of dissemination.

Add rows to the table as needed by clicking on the '+' in the lower right of the table.

| Data File Name | Justification for how each data file will be used in the analysis | Years/Quarters<br>Requested <sup>2</sup> | Cohort | DUA #<br>(reuse only) | Dissemination |
|----------------|---|--|--------|-----------------------|---------------|
|                |   |  |        |                       |               |
|                |   |  |        |                       |               |
|                |   |  |        |                       |               |
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|                |   |  |        |                       |               |
|                |   |  |        |                       |               |

5. Please describe your cohort and how it is the minimum necessary to achieve your research objectives. *Include estimated cohort size*.

Click or tap here to enter text.

6. If this study will require future years of CMS data that are not yet available for request, please list those CMS data files and years that will be required for the *entire scope of your study* 

(Note: Approval of data files for years that are not yet available will NOT be granted at this time, the information included here will simply provide CMS with an overview of your study).

Click or tap here to enter text.

7. Please list any other data files or sources of information that you are planning to use to support your research study. (e.g., Provider of Services (POS) file, AMA Physician Master file, etc.). If you will be linking or attempting to link to the CMS files specified in section 5, please describe how you will be linking the data.

| Name of additional files | Purpose for using the data file in the analysis | If linking to CMS data, describe how linkage will occur |
|--------------------------|---|---|
|                          |   |   |
|                          |   |   |
|                          |   |   |
|                          |   |   |



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| 8.   | Please check all that are applicable to your data request and ensure that the relevant supplements are completed (Note: The supplements will be incorporated by reference into the Data Use Agreement; the Key Personnel Supplement is not listed since it is required for all Data Use Agreements):   |  |  |  |  |
|------|--|--|--|--|--|
|      | <ul> <li>□ CMS Innovator Program Supplement</li> <li>□ State Agency Supplement</li> <li>□ Collaborating Organization Supplement</li> </ul>   |  |  |  |  |
| 9.   | The Requesting Organization attests that they will limit data sharing with any entity to analytic results that meet the CMS cell suppression policy and are de-identified under the HIPAA Privacy Rule as described at 45 CFR 164.514(b) and will retain the right to independently prepare publications of the study results. Any aggregated analytic results that are shared must be limited to only interim results that support the research results that will be made publicly available.   |  |  |  |  |
|      | □ I attest   |  |  |  |  |
| 10.  | If researchers from the Requesting Organization will be accessing CMS data in the Virtual Research Data Center (VRDC), the Requester attests that they understand and will adhere to the CMS VRDC Terms of Use and the CMS VRDC Output Review Policy and will submit a signed DUA Signature Addendum for Research Identifiable Files Acquired from CMS for each VRDC Seat Holder.  |  |  |  |  |
|      | □ I attest   |  |  |  |  |
|      | ☐ Not applicable, researchers will not be accessing CMS data in the Virtual Research Data Center   |  |  |  |  |
| DIS  | SEMINATION AND REPORTING OF FINDINGS   |  |  |  |  |
| 11.  | From sections 5 (b) and (c) of the CMS DUA, "As a condition of its receipt of CMS data, the Requesting Organization affirms that it will ensure that its own and any contractors, agents, and/or collaborators use of any data received under this agreement and other documents governing this data disclosure, or any derivative data, in the creation of any document (manuscript, table, chart, study, report, etc.) will be de-identified under the HIPAA Privacy Rule as described at 45 CFR 164.514(b) and adhere to CMS policy for cell size suppression. This policy stipulates that no beneficiary(ies)-related data cell (e.g., admittances, discharges, patients) with a size of 1-10 will be used in publication or other forms of dissemination. The Requesting Organization will also ensure that no use of percentages or other mathematical formulas will be used in publications or other forms of dissemination if they result in the display of a beneficiary(ies)-related data cell with a size of 110. " |  |  |  |  |
|      | □ I agree.   |  |  |  |  |
| 12.  | What are your plans for publicly disseminating the findings from your analysis, including specific media through which you will report results?  |  |  |  |  |
| Clic | ck or tap here to enter text.  |  |  |  |  |
|      |  |  |  |  |  |

