#### (e) Unsafe Condition

This AD was prompted by reports of inflight failure of the left temperature control valve and control cabin trim air modulating valve. The FAA is issuing this AD to address the possible occurrence of temperatures in excess of 100 degrees Fahrenheit in the flight deck or the passenger cabin during cruise, which could lead to the impairment of the flightcrew and prevent continued safe flight and landing.

#### (f) Compliance

Comply with this AD within the compliance times specified, unless already done.

#### (g) Retained Valve Replacement, With Revised Compliance Language

This paragraph restates the requirements of paragraph (g) of AD 2017–12–07 with revised compliance language. For airplanes identified in Boeing Alert Service Bulletin 737–21A1203, dated June 8, 2016: Within 60 months after July 20, 2017 (the effective date of AD 2017–12–07), replace the left temperature control valve and control cabin rim air modulating valve, as applicable, in accordance with the Accomplishment Instructions of Boeing Alert Service Bulletin 737–21A1203, dated June 8, 2016.

### (h) New Valve Identification and Replacement

For airplanes not identified in paragraph (g) of this AD with an original certificate of airworthiness or an original export certificate of airworthiness dated on or before the effective date of this AD, do the actions specified in paragraphs (h)(1) and (2) of this AD.

- (1) Within 60 months after the effective date of this AD, perform a general visual inspection of the left temperature control valve and control cabin trim air modulating valve to determine the valve part numbers. A review of airplane maintenance records is acceptable in lieu of this inspection if the part numbers of the valves can be conclusively determined from that review.
- (2) If the left temperature control valve or control cabin trim air modulating valve has part number 398908—4: Within 60 months after the effective date of this AD, replace the left temperature control valve or control cabin trim air modulating valve in accordance with the Accomplishment Instructions of Boeing Alert Service Bulletin 737—21A1203, dated June 8, 2016.

#### (i) Parts Installation Prohibition

As of the effective date of this AD, no person may install a valve having part number 398908–4, in either the left temperature control valve location or the control cabin trim air modulating valve location on any airplane.

#### (j) Alternative Methods of Compliance (AMOCs)

(1) The Manager, Seattle ACO Branch, FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards

- District Office, as appropriate. If sending information directly to the manager of the certification office, send it to the attention of the person identified in paragraph (k) of this AD. Information may be emailed to: 9-ANM-Seattle-ACO-AMOC-Requests@faa.gov.
- (2) Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/certificate holding district office.
- (3) An AMOC that provides an acceptable level of safety may be used for any repair, modification, or alteration required by this AD if it is approved by The Boeing Company Organization Designation Authorization (ODA) that has been authorized by the Manager, Seattle ACO Branch, FAA, to make those findings. To be approved, the repair method, modification deviation, or alteration deviation must meet the certification basis of the airplane, and the approval must specifically refer to this AD.
- (4) For service information that contains steps that are labeled as Required for Compliance (RC), the provisions of paragraphs (j)(4)(i) and (ii) of this AD apply.
- (i) The steps labeled as RC, including substeps under an RC step and any figures identified in an RC step, must be done to comply with the AD. If a step or substep is labeled "RC Exempt," then the RC requirement is removed from that step or substep. An AMOC is required for any deviations to RC steps, including substeps and identified figures.
- (ii) Steps not labeled as RC may be deviated from using accepted methods in accordance with the operator's maintenance or inspection program without obtaining approval of an AMOC, provided the RC steps, including substeps and identified figures, can still be done as specified, and the airplane can be put back in an airworthy condition.

#### (k) Related Information

For more information about this AD, contact Julie Moon, Aerospace Engineer, Cabin Safety and Environmental Systems Section, FAA, Seattle ACO Branch, 2200 South 216th St., Des Moines, WA 98198; phone and fax: 206–231–3571; email: julie.moon@faa.gov.

#### (l) Material Incorporated by Reference

- (1) The Director of the Federal Register approved the incorporation by reference (IBR) of the service information listed in this paragraph under 5 U.S.C. 552(a) and 1 CFR part 51.
- (2) You must use this service information as applicable to do the actions required by this AD, unless the AD specifies otherwise.
- (3) The following service information was approved for IBR on July 20, 2017 (82 FR 27417, June 15, 2017).
- (i) Boeing Alert Service Bulletin 737–21A1203, dated June 8, 2016.
  - (ii) [Reserved]
- (4) For service information identified in this AD, contact Boeing Commercial Airplanes, Attention: Contractual & Data Services (C&DS), 2600 Westminster Blvd., MC 110–SK57, Seal Beach, CA 90740–5600; telephone 562–797–1717; internet https://www.myboeingfleet.com.

- (5) You may view this service information at the FAA, Transport Standards Branch, 2200 South 216th St., Des Moines, WA. For information on the availability of this material at the FAA, call 206–231–3195.
- (6) You may view this service information that is incorporated by reference at the National Archives and Records Administration (NARA). For information on the availability of this material at NARA, email fedreg.legal@nara.gov, or go to: https://www.archives.gov/federal-register/cfr/ibrlocations.html.

Issued on January 10, 2020.

#### Dionne Palermo,

Acting Director, System Oversight Division, Aircraft Certification Service.

[FR Doc. 2020–00700 Filed 1–16–20; 8:45 am]

BILLING CODE 4910–13–P

### DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### 45 CFR Part 102

RIN 0991-AC0

### Annual Civil Monetary Penalties Inflation Adjustment

**AGENCY:** Office of the Assistant Secretary for Financial Resources, Department of Health and Human Services.

**ACTION:** Final rule.

SUMMARY: The Department of Health and Human Services is updating its regulations to reflect required annual inflation-related increases to the civil monetary penalties in its regulations, pursuant to the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015, and to make changes to reflect an amendment to the Federal Food, Drug, and Cosmetic Act by the Further Consolidated Appropriations Act, 2020 (effective January 1, 2020).

### 2020. FOR FURTHER INFORMATION CONTACT:

David Dasher, Deputy Assistant Secretary, Office of Acquisitions, Office of the Assistant Secretary for Financial Resources, Room 536–H, Hubert Humphrey Building, 200 Independence Avenue SW, Washington DC 20201; 202–205–0706.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

The Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015 (Sec. 701 of Pub. L. 114–74) (the "2015 Act") amended the Federal Civil Penalties Inflation Adjustment Act of 1990 (Pub. L. 101–410, 104 Stat. 890 (1990)), which is intended to improve the effectiveness of civil monetary penalties (CMPs) and to maintain the deterrent effect of such penalties, requires agencies to adjust the civil monetary penalties for inflation annually.

The Department of Health and Human Services (HHS) lists the civil monetary penalty authorities and the penalty amounts administered by all of its agencies in tabular form in 45 CFR 102.3, which was issued in an interim final rule published in the September 6, 2016 Federal Register (81 FR 61538). Annual adjustments were subsequently published on February 3, 2017 (82 FR 9175), October 11, 2018 (83 FR 51369), and on November 5, 2019 (84 FR 59549).

The Further Consolidated Appropriations Act, 2020 (hereafter, 2020 Appropriations Act), created a new section 906(d)(5) in the Federal Food, Drug, and Cosmetic Act, codified at 21 U.S.C. 387f(d)(5), which increases the minimum age of sale of tobacco products and makes it unlawful for a retailer to sell a tobacco product to any person younger than 21 years old. H.R. 1865 Sec. 603. The 2020 Appropriations Act also amended the civil money penalty schedule codified in 21 U.S.C. 333 note to apply to violations of new section 906(d)(5). Accordingly, the description of 21 U.S.C. 333 note has been modified in the table to reflect these amendments. In addition, a technical error for an incorrect description of 42 U.S.C. 299c-(3)(d) was identified and is corrected below.

#### II. Calculation of Adjustment

The annual inflation adjustment for each applicable civil monetary penalty is determined using the percent increase in the Consumer Price Index for all Urban Consumers (CPI–U) for the month of October of the year in which the amount of each civil penalty was most recently established or modified. In the December 16, 2019, Office of Management and Budget (OMB) Memorandum for the Heads of Executive Agencies and Departments, M–20–05, Implementation of the Penalty Inflation Adjustments for 2020,

Pursuant to the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015, OMB published the multiplier for the required annual adjustment. The cost-of-living adjustment multiplier for 2020, based on the CPI–U for the month of October 2019, not seasonally adjusted, is 1.01764. The multiplier is applied to each applicable penalty amount that was updated and published for FY 2019 and is rounded to the nearest dollar.

Using the 2020 multiplier, HHS adjusted all its applicable monetary penalties in 45 CFR 102.3.

### III. Statutory and Executive Order Reviews

The 2015 Act requires Federal agencies to publish annual penalty inflation adjustments notwithstanding section 553 of the Administrative Procedure Act (APA).

Section 4(a) of the 2015 Act directs Federal agencies to publish annual adjustments no later than January 15th of each year thereafter. In accordance with section 553 of the APA, most rules are subject to notice and comment and are effective no earlier than 30 days after publication in the Federal Register. However, section 4(b)(2) of the 2015 Act provides that each agency shall make the annual inflation adjustments "notwithstanding section 553" of the APA. According to OMB's Memorandum M-20-05, the phrase "notwithstanding section 553" in section 4(b)(2) of the 2015 Act means that "the public procedure the APA generally requires (i.e., notice, an opportunity for comment, and a delay in effective date) is not required for agencies to issue regulations implementing the annual adjustment."

Consistent with the language of the 2015 Act and OMB's implementation guidance, this rule is not subject to notice and an opportunity for public comment and will be effective immediately upon publication.

Additionally, HHS finds good cause for issuing technical changes as a final rule without notice and comment because these changes only update the

implementing regulation to restate the statute in light of amendments recently enacted into law.

Pursuant to OMB Memorandum M–20–05, HHS has determined that the annual inflation adjustment to the civil monetary penalties in its regulations does not trigger any requirements under procedural statutes and Executive Orders that govern rulemaking procedures.

#### **IV. Effective Date**

This rule is effective January 17, 2020. A delayed effective date for the technical changes to the table made to reflect the 2020 Appropriations Act is unnecessary because the new requirements are already effective as a matter of law (5 U.S.C. 553(d)(3)) and they do not establish additional regulatory obligations or impose additional burden on regulated entities. The adjusted civil monetary penalty amounts apply to penalties assessed on or after January 17, 2020, if the violation occurred on or after November 2, 2015. If the violation occurred prior to November 2, 2015, or a penalty was assessed prior to September 6, 2016, the pre-adjustment civil penalty amounts in effect prior to September 6, 2016, will apply.

#### List of Subjects in 45 CFR Part 102

Administrative practice and procedure, Penalties.

For reasons discussed in the preamble, the Department of Health and Human Services amends 45 CFR part 102 as follows:

# PART 102—ADJUSTMENT OF CIVIL MONETARY PENALTIES FOR INFLATION

■ 1. The authority citation for part 102 continues to read as follows:

**Authority:** Public Law 101–410, Sec. 701 of Public Law 114–74, 31 U.S.C. 3801–3812.

■ 2. Amend § 102.3 by revising the table to read as follows:

§ 102.3 Penalty adjustment and table.

\* \* \* \* \*

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) <sup>4</sup>
					.,,	,
21 U.S.C.: 333(b)(2)(A)		FDA	Penalty for violations related to drug samples resulting in a conviction of any representative of manufacturer or distributor in any 10-year period.	2019	105,194	107,050
333(b)(2)(B)		FDA	Penalty for violation related to drug samples resulting in a conviction of any representative of manufacturer or distributor after the second conviction in any 10-yr period.	2019	2,146,800	2,184,670
333(b)(3)		FDA	Penalty for failure to make a report required by 21 U.S.C. 353(d)(3)(E) relating to drug samples.	2019	210,386	214,097
333(f)(1)(A)		FDA	Penalty for any person who violates a requirement related to devices for each such violation.	2019	28,413	28,914
			Penalty for aggregate of all violations related to devices in a single proceeding.	2019	1,894,261	1,927,676
333(f)(2)(A)		FDA	Penalty for any individual who introduces or delivers for introduction into interstate commerce food that is adulterated per 21 U.S.C. 342(a)(2)(B) or any individual who does not comply with a recall order under 21 U.S.C. 350I.	2019	79,875	81,284
			Penalty in the case of any other person other than an individual) for such introduction or delivery of adulterated food.	2019	399,374	406,419
			Penalty for aggregate of all such violations related to adulterated food adjudicated in a single proceeding.	2019	798,747	812,837
333(f)(3)(A)		FDA	Penalty for all violations adjudicated in a single proceeding for any person who violates 21 U.S.C. 331(jj) by failing to submit the certification required by 42 U.S.C. 282(j)(5)(B) or knowingly submitting a false certification; by failing to submit clinical trial information under 42 U.S.C. 282(j); or by submitting clinical trial information under 42 U.S.C. 282(j) that is false or misleading in any particular under 42 U.S.C. 282(j)(5)(D).	2019	12,103	12,316
333(f)(3)(B)		FDA	Penalty for each day any above violation is not corrected after a 30-day period following notification until the violation is corrected.	2019	12,103	12,316
333(f)(4)(A)(i)		FDA	Penalty for any responsible person that violates a requirement of 21 U.S.C. 355(o) (post-marketing studies, clinical trials, labeling), 21 U.S.C. 355(p) (risk evaluation and mitigation (REMS)), or 21 U.S.C. 355–1 (REMS).	2019	302,585	307,923
			Penalty for aggregate of all such above violations in a single proceeding.	2019	1,210,340	1,231,690
333(f)(4)(A)(ii)		FDA	Penalty for REMS violation that continues after written notice to the responsible person for the first 30-day period (or any portion thereof) the responsible person continues to be in violation.	2019	302,585	307,923
			Penalty for REMS violation that continues after written notice to responsible person doubles for every 30-day period thereafter the violation continues, but may not exceed penalty amount for any 30-day period.	2019	1,210,340	1,231,690
			Penalty for aggregate of all such above violations adjudicated in a single proceeding.	2019	12,103,404	12,316,908
333(f)(9)(A)		FDA	Penalty for any person who violates a requirement which relates to tobacco products for each such violation.	2019	17,547	17,857
			Penalty for aggregate of all such violations of tobacco product requirement adjudicated in a single proceeding.	2019	1,169,798	1,190,433
333(f)(9)(B)(i)(I)		FDA	Penalty per violation related to violations of tobacco requirements.	2019	292,450	297,609

	CFR <sup>1</sup>	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
			Penalty for aggregate of all such violations of tobacco product requirements adjudicated in a single proceeding.	2019	1,169,798	1,190,433
333(f)(9)(B)(i)(II)		FDA	Penalty in the case of a violation of tobacco product requirements that continues after written notice to such person, for the first 30-day period (or any portion thereof) the person continues to be in violation.	2019	292,450	297,609
			Penalty for violation of tobacco product re- quirements that continues after written notice to such person shall double for every 30-day period thereafter the viola- tion continues, but may not exceed pen- alty amount for any 30-day period.	2019	1,169,798	1,190,433
			Penalty for aggregate of all such violations related to tobacco product requirements adjudicated in a single proceeding.	2019	11,697,983	11,904,335
333(f)(9)(B)(ii)(I)		FDA	Penalty for any person who either does not conduct post-market surveillance and studies to determine impact of a modified risk tobacco product for which the HHS Secretary has provided them an order to sell, or who does not submit a protocol to the HHS Secretary after being notified of a requirement to conduct post-market surveillance of such tobacco products.	2019	292,450	297,609
			Penalty for aggregate of for all such above violations adjudicated in a single proceeding.	2019	1,169,798	1,190,433
333(f)(9)(B)(ii)(II)		FDA	Penalty for violation of modified risk tobacco product post-market surveillance that continues after written notice to such person for the first 30-day period (or any portion thereof) that the person continues to be in violation.	2019	292,450	297,609
			Penalty for post-notice violation of modified risk tobacco product post-market surveil-lance shall double for every 30-day period thereafter that the tobacco product requirement violation continues for any 30-day period, but may not exceed penalty amount for any 30-day period.	2019	1,169,798	1,190,433
			Penalty for aggregate above tobacco prod- uct requirement violations adjudicated in a single proceeding.	2019	11,697,983	11,904,335
333(g)(1)		FDA	Penalty for any person who disseminates or causes another party to disseminate a direct-to-consumer advertisement that is false or misleading for the first such violation in any 3-year period.	2019	302,585	307,923
			Penalty for each subsequent above violation in any 3-year period.	2019	605,171	615,846
333 note		FDA	Penalty to be applied for violations of 21 U.S.C. 387f(d)(5) or of violations of restrictions on the sale or distribution of tobacco products promulgated under 21 U.S.C. 387f(d) (e.g., violations of regulations in 21 CFR part 1140) with respect to a retailer with an approved training program in the case of a second regulation violation within a 12-month period.	2019	292	297
			Penalty in the case of a third violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 24-month period.	2019	584	594
			Penalty in the case of a fourth violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 24-month period.	2019	2,340	2,381
			Penalty in the case of a fifth violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 36-month period.	2019	5,849	5,952

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
			Penalty in the case of a sixth or subsequent violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 48-month period as determined on a case-by-case basis.	2019	11,698	11,904
			Penalty to be applied for violations of 21 U.S.C. 387f(d)(5) or of violations of restrictions on the sale or distribution of tobacco products promulgated under 21 U.S.C. 387f(d) (e.g., violations of regulations in 21 CFR part 1140) with respect to a retailer that does not have an approved training program in the case of the first regulation violation.	2019	292	297
			Penalty in the case of a second violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 12-month period.	2019	584	594
			Penalty in the case of a third violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 24-month period.	2019	1,170	1,191
			Penalty in the case of a fourth violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 24-month period.	2019	2,340	2,381
			Penalty in the case of a fifth violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 36-month period.	2019	5,849	5,952
			Penalty in the case of a sixth or subsequent violation of 21 U.S.C. 387f(d)(5) or of the tobacco product regulations within a 48-month period as determined on a case-by-case basis.	2019	11,698	11,904
335b(a)		FDA	Penalty for each violation for any individual who made a false statement or misrepresentation of a material fact, bribed, destroyed, altered, removed, or secreted, or procured the destruction, alteration, removal, or secretion of, any material document, failed to disclose a material fact, obstructed an investigation, employed a consultant who was debarred, debarred individual provided consultant services.  Penalty in the case of any other person	2019	445,846 1,783,384	453,711 1,814,843
222 (1)(1)			(other than an individual) per above violation.			
360pp(b)(1)		FDA	Penalty for any person who violates any such requirements for electronic products, with each unlawful act or omission constituting a separate violation.	2019	2,924	2,976
			Penalty imposed for any related series of violations of requirements relating to electronic products.	2019	996,806	1,014,390
42 U.S.C262(d)		FDA	Penalty per day for violation of order of re- call of biological product presenting immi- nent or substantial hazard.	2019 2019	229,269	233,313
263b(h)(3)		FDA	Penalty for failure to obtain a mammog- raphy certificate as required.	2019	17,834	18,149
300aa-28(b)(1)		FDA	Penalty per occurrence for any vaccine manufacturer that intentionally destroys, alters, falsifies, or conceals any record or report required.	2019	229,269	233,313
256b(d)(1)(B)(vi)		HRSA	Penalty for each instance of overcharging a 340B covered entity.	2019	5,781	5,883
299c-(3)(d)		AHRQ	Penalty for an establishment or person sup- plying information obtained in the course of activities for any purpose other than the purpose for which it was supplied.	2019	15,034	15,299
653(I)(2)	45 CFR 303.21(f)	ACF	Penalty for Misuse of Information in the National Directory of New Hires.	2019	1,542	1,569
262a(i)(1)	42 CFR 1003.910	OIG	Penalty for each individual who violates safety and security procedures related to handling dangerous biological agents and toxins.	2019	348,708	354,859

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$)4
			Penalty for any other person who violates safety and security procedures related to handling dangerous biological agents and toxing	2019	697,418	709,72
300jj–51		OIG	toxins.  Penalty per violation for committing information blocking	2019	1,063,260	1,082,01
1320a-7a(a)	42 CFR 1003.210(a)(1)	OIG	tion blocking.  Penalty for knowingly presenting or causing to be presented to an officer, employee, or agent of the United States a false claim.	2019	20,504	20,86
			Penalty for knowingly presenting or causing to be presented a request for payment which violates the terms of an assignment, agreement, or PPS agreement.	2019	20,504	20,86
	42 CFR 1003.210(a)(2)		Penalty for knowingly giving or causing to be presented to a participating provider or supplier false or misleading information that could reasonably be expected to influence a discharge decision.	2019	30,757	31,30
	42 CFR 1003.210(a)(3)		Penalty for an excluded party retaining ownership or control interest in a participating entity.	2019	20,504	20,86
	42 CFR 1003.1010		Penalty for remuneration offered to induce program beneficiaries to use particular providers, practitioners, or suppliers.	2019	20,504	20,86
	42 CFR 1003.210(a)(4)		Penalty for employing or contracting with an excluded individual.	2019	20,504	20,86
	42 CFR 1003.310(a)(3)		Penalty for knowing and willful solicitation, receipt, offer, or payment of remuneration for referring an individual for a service or for purchasing, leasing, or ordering an item to be paid for by a Federal health care program.	2019	102,522	104,33
	42 CFR 1003.210(a)(1)		Penalty for ordering or prescribing medical or other item or service during a period in which the person was excluded.	2019	20,504	20,86
	42 CFR 1003.210(a)(6)		Penalty for knowingly making or causing to be made a false statement, omission or misrepresentation of a material fact in any application, bid, or contract to participate or enroll as a provider or supplier.	2019	102,522	104,33
	42 CFR 1003.210(a)(8)		Penalty for knowing of an overpayment and failing to report and return.	2019	20,504	20,86
	42 CFR 1003.210(a)(7)		Penalty for making or using a false record or statement that is material to a false or fraudulent claim.	2019	57,812	58,83
	42 CFR 1003.210(a)(9)		Penalty for failure to grant timely access to HHS OIG for audits, investigations, evaluations, and other statutory functions of HHS OIG.	2019	30,757	31,30
1320a-7a(b)		OIG	Penalty for payments by a hospital or critical access hospital to induce a physician to reduce or limit services to individuals under direct care of physician or who are entitled to certain medical assistance benefits.	2019	5,126	5,21
			Penalty for physicians who knowingly re- ceive payments from a hospital or critical access hospital to induce such physician to reduce or limit services to individuals under direct care of physician or who are entitled to certain medical assistance ben- efits.	2019	5,126	5,21
	42 CFR 1003.210(a)(10)		Penalty for a physician who executes a doc- ument that falsely certifies home health needs for Medicare beneficiaries.	2019	10,252	10,43
1320a-7a(o)		OIG	Penalty for knowingly presenting or causing to be presented a false or fraudulent specified claim under a grant, contract, or other agreement for which the Secretary provides funding.	2016	10,000	10,17

	CFR <sup>1</sup>	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$)4
			Penalty for knowingly making, using, or causing to be made or used any false statement, omission, or misrepresentation of a material fact in any application, proposal, bid, progress report, or other document required to directly or indirectly receive or retain funds provided pursuant to grant, contract, or other agreement.	2016	50,000	50,882
			Penalty for Knowingly making, using, or causing to be made or used, a false record or statement material to a false or fraudulent specified claim under grant, contract, or other agreement.	2016	50,000	50,882
			Penalty for knowingly making, using, or causing to be made or used, a false record or statement material to an obligation to pay or transmit funds or property with respect to grant, contract, or other agreement, or knowingly conceals or improperly avoids or decreases any such obligation.	2016	50,000 for each false record or statement, 10,000 per day.	53,231 for each false record statement, 10,646 per day.
			Penalty for failure to grant timely access, upon reasonable request, to the Inspector General (I.G.) for purposes of audits, investigations, evaluations, or other statutory functions of I.G. in matters involving grants, contracts, or other agreements.	2016	15,000	15,265
1320a-7e(b)(6)(A)	42 CFR 1003.810	OIG	Penalty for failure to report any final adverse action taken against a health care provider, supplier, or practitioner.	2019	39,121	39,811
1320b–10(b)(1)	42 CFR 1003.610(a)	OIG	Penalty for the misuse of words, symbols, or emblems in communications in a manner in which a person could falsely construe that such item is approved, endorsed, or authorized by HHS.	2019	10,519	10,705
1320b–10(b)(2)	42 CFR 1003.610(a)	OIG	Penalty for the misuse of words, symbols, or emblems in a broadcast or telecast in a manner in which a person could falsely construe that such item is approved, endorsed, or authorized by HHS.	2019	52,596	53,524
1395i–3(b)(3)(B)(ii)(1)	42 CFR 1003.210(a)(11)	OIG	Penalty for certification of a false statement in assessment of functional capacity of a Skilled Nursing Facility resident assessment.	2019	2,194	2,233
1395i–3(b)(3)(B)(ii)(2)	42 CFR 1003.210(a)(11)	OIG	Penalty for causing another to certify or make a false statement in assessment of functional capacity of a Skilled Nursing Facility resident assessment.	2019	10,967	11,160
1395i–3(g)(2)(A)	42 CFR 1003.1310	OIG	Penalty for any individual who notifies or causes to be notified a Skilled Nursing Facility of the time or date on which a survey is to be conducted.	2019	4,388	4,465
1395w–27(g)(2)(A)	42 CFR 1003.410	OIG	Penalty for a Medicare Advantage organiza- tion that substantially fails to provide medically necessary, required items and services.	2019	39,936	40,640
			Penalty for a Medicare Advantage organiza-	2019	39,121	39,811
			tion that charges excessive premiums.  Penalty for a Medicare Advantage organization that improperly expels or refuses to reenroll a beneficiary.	2019	39,121	39,811
			Penalty for a Medicare Advantage organiza- tion that engages in practice that would reasonably be expected to have the effect of denying or discouraging enrollment.	2019	156,488	159,248
			Penalty per individual who does not enroll as a result of a Medicare Advantage organization's practice that would reasonably be expected to have the effect of denying or discouraging enrollment.	2019	23,473	23,887
			Penalty for a Medicare Advantage organiza- tion misrepresenting or falsifying informa- tion to Secretary.	2019	156,488	159,248

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$)4
			Penalty for a Medicare Advantage organiza- tion misrepresenting or falsifying informa- tion to individual or other entity.	2019	39,121	39,811
			Penalty for Medicare Advantage organiza- tion interfering with provider's advice to enrollee and non-managed care organiza- tion (MCO) affiliated providers that bal- ance bill enrollees.	2019	39,121	39,811
			Penalty for a Medicare Advantage organization that employs or contracts with excluded individual or entity.	2019	39,121	39,811
			Penalty for a Medicare Advantage organization enrolling an individual in without prior written consent.	2019	39,121	39,811
			Penalty for a Medicare Advantage organiza- tion transferring an enrollee to another plan without consent or solely for the pur- pose of earning a commission.	2019	39,121	39,811
			Penalty for a Medicare Advantage organiza- tion failing to comply with marketing re- strictions or applicable implementing reg- ulations or guidance.	2019	39,121	39,811
			Penalty for a Medicare Advantage organization employing or contracting with an individual or entity who violates 1395w–27(g)(1)(A)–(J).	2019	39,121	39,811
1395w–141(i)(3)		OIG	Penalty for a prescription drug card sponsor that falsifies or misrepresents marketing materials, overcharges program enrollees, or misuse transitional assistance funds.	2019	13,669	13,910
1395cc(g)		OIG	Penalty for improper billing by Hospitals, Critical Access Hospitals, or Skilled Nurs- ing Facilities.	2019	5,317	5,411
1395dd(d)(1)	42 CFR 1003.510	OIG	Penalty for a hospital or responsible physician dumping patients needing emergency medical care, if the hospital has 100 beds or more.	2019	109,663	111,597
			Penalty for a hospital or responsible physician dumping patients needing emergency medical care, if the hospital has less than 100 beds.	2019	54,833	55,800
1395mm(i)(6)(B)(i)	42 CFR 1003.410	OIG	Penalty for a health maintenance organiza- tion (HMO) or competitive plan is such plan substantially fails to provide medi- cally necessary, required items or serv- ices.	2019	54,833	55,800
			Penalty for HMOs/competitive medical plans that charge premiums in excess of permitted amounts.	2019	54,833	55,800
			Penalty for a HMO or competitive medical plan that expels or refuses to reenroll an individual per prescribed conditions.	2019	54,833	55,800
			Penalty for a HMO or competitive medical plan that implements practices to discourage enrollment of individuals needing services in future.	2019	219,327	223,196
			Penalty per individual not enrolled in a plan as a result of a HMO or competitive med- ical plan that implements practices to dis- courage enrollment of individuals needing services in the future.	2019	31,558	32,115
			Penalty for a HMO or competitive medical plan that misrepresents or falsifies information to the Secretary.	2019	219,327	223,196
			Penalty for a HMO or competitive medical plan that misrepresents or falsifies information to an individual or any other entity.	2019	54,833	55,800
			Penalty for failure by HMO or competitive medical plan to assure prompt payment of Medicare risk sharing contracts or incentive plan provisions.	2019	54,833	55,800
			Penalty for HMO that employs or contracts with excluded individual or entity.	2019	50,334	51,222

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) <sup>4</sup>
1395nn(g)(3)	42 CFR 1003.310	OIG	Penalty for submitting or causing to be submitted claims in violation of the Stark Law's restrictions on physician self-referrals.	2019	25,372	25,820
1395nn(g)(4)	42 CFR 1003.310	OIG	Penalty for circumventing Stark Law's re-	2019	169,153	172,137
1395ss(d)(1)	42 CFR 1003.1110	OIG	strictions on physician self-referrals. Penalty for a material misrepresentation re-	2019	10,519	10,705
1395ss(d)(2)	42 CFR 1003.1110	OIG	garding Medigap compliance policies.  Penalty for selling Medigap policy under	2019	10,519	10,705
1395ss(d)(3)(A)(ii)	42 CFR 1003.1110	OIG	false pretense. Penalty for an issuer that sells health insur-	2019	47,357	48,192
			ance policy that duplicates benefits. Penalty for someone other than issuer that sells health insurance that duplicates benefits.	2019	28,413	28,914
1395ss(d)(4)(A)	42 CFR 1003.1110	OIG	Penalty for using mail to sell a non-approved Medigap insurance policy.	2019	10,519	10,705
1396b(m)(5)(B)(i)	42 CFR 1003.410	OIG	Penalty for a Medicaid MCO that substantially fails to provide medically necessary, required items or services.	2019	52,596	53,524
			Penalty for a Medicaid MCO that charges excessive premiums.	2019	52,596	53,524
			Penalty for a Medicaid MCO that improperly expels or refuses to reenroll a beneficiary.	2019	210,386	214,097
			Penalty per individual who does not enroll as a result of a Medicaid MCO's practice that would reasonably be expected to have the effect of denying or discouraging	2019	31,558	32,115
			enrollment.  Penalty for a Medicaid MCO misrepresenting or falsifying information to the	2019	210,386	214,097
			Secretary.  Penalty for a Medicaid MCO misrepresenting or falsifying information to an individual or another entity.	2019	52,596	53,524
			Penalty for a Medicaid MCO that fails to comply with contract requirements with respect to physician incentive plans.	2019	47,357	48,192
1396r(b)(3)(B)(ii)(I)	42 CFR 1003.210(a)(11)	OIG	Penalty for willfully and knowingly certifying a material and false statement in a Skilled Nursing Facility resident assessment.	2019	2,194	2,233
1396r(b)(3)(B)(ii)(II)	42 CFR 1003.210(a)(11)	OIG	Penalty for willfully and knowingly causing another individual to certify a material and false statement in a Skilled Nursing Facil- ity resident assessment.	2019	10,967	11,160
1396r(g)(2)(A)(i)	42 CFR 1003.1310	OIG	Penalty for notifying or causing to be noti- fied a Skilled Nursing Facility of the time or date on which a survey is to be con-	2019	4,388	4,465
1396r-8(b)(3)(B)	42 CFR 1003.1210	OIG	ducted.  Penalty for the knowing provision of false information or refusing to provide information about charges or prices of a covered outpatient drug.	2019	189,427	192,768
1396r-8(b)(3)(C)(i)	42 CFR 1003.1210	OIG	Penalty per day for failure to timely provide information by drug manufacturer with rebate agreement.	2019	18,943	19,277
1396r-8(b)(3)(C)(ii)	42 CFR 1003.1210	OIG	Penalty for knowing provision of false infor- mation by drug manufacturer with rebate agreement.	2019	189,427	192,768
1396t(i)(3)(A)	42 CFR 1003.1310	OIG	Penalty for notifying home and community- based providers or settings of survey.	2019	3,788	3,855
11131(c)	42 CFR 1003.810	OIG	Penalty for failing to report a medical mal- practice claim to National Practitioner Data Bank.	2019	22,927	23,331
11137(b)(2)	42 CFR 1003.810	OIG	Penalty for breaching confidentiality of information reported to National Practitioner Data Bank.	2019	22,927	23,331
299b-22(f)(1)	42 CFR 3.404	OCR	Penalty for violation of confidentiality provision of the Patient Safety and Quality Improvement Act.	2019	12,695	12,919
	45 CFR 160.404(b)(1)(i), (ii)	OCR	Penalty for each pre-February 18, 2009 vio- lation of the Health Insurance Portability and Accountability Act (HIPAA) adminis-	2019	159	162
			trative simplification provisions.  Calendar Year Cap	2019	39,936	40,640

## Table 1 to § 102.3—Civil Monetary Penalty Authorities Administered by HHS Agencies and Penalty Amounts—Continued

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
1320(d)-5(a)	45 CFR 160.404(b)(2)(i)(A), (B).	OCR	Penalty for each February 18, 2009 or later violation of a HIPAA administrative simplification provision in which it is established that the covered entity or business associate did not know and by exercising reasonable diligence, would not have known that the covered entity or business associate violated such a provision:  Minimum  Maximum	2019 2019	117 58,490	119 59,522
	45 CFR 160.404(b)(2)(ii)(A), (B).	OCR	Calendar Year Cap	2019	1,754,698	1,785,651
	45 CFR 160.404(b)(2)(iii)(A), (B).	OCR	Minimum	2019 2019 2019	1,170 58,490 1,754,698	1,191 59,522 1,785,651
	45 CFR 160.404(b)(2)(iv)(A), (B).	OCR	gence, would have known that the violation occurred: Minimum Maximum Calendar Year Cap Penalty for each February 18, 2009 or later violation of a HIPAA administrative simplification provision in which it is established that the violation was due to willful neglect and was not corrected during the 30-day period beginning on the first date	2019 2019 2019	11,698 58,490 1,754,698	11,904 59,522 1,785,651
263a(h)(2)(B) & 1395w- 2(b)(2)(A)(ii).	42 CFR 493.1834(d)(2)(i)	CMS	the covered entity or business associate knew, or by exercising reasonable diligence, would have known that the violation occurred:  Minimum  Maximum  Calendar Year Cap  Penalty for a clinical laboratory's failure to meet participation and certification requirements and poses immediate jeop-	2019 2019 2019	58,490 1,754,698 1,754,698	59,522 1,785,651 1,785,651
	42 CFR 493.1834(d)(2)(ii)	CMS	ardy: Minimum  Maximum  Penalty for a clinical laboratory's failure to meet participation and certification requirements and the failure does not pose immediate jeopardy:	2019 2019	6,417 21,039	6,530 21,410
300gg-15(f)	45 CFR 147.200(e)	CMS	Minimum  Maximum  Failure to provide the Summary of Benefits	2019 2019 2019	106 6,311 1,156	108 6,422 1,176
300gg-18		CMS	and Coverage.  Penalty for violations of regulations related to the medical loss ratio reporting and re-	2019	116	118
1320a-7h(b)(1)	42 CFR 402.105(d)(5), 42 CFR 403.912(a) & (c).	CMS	bating.  Penalty for manufacturer or group purchasing organization failing to report information required under 42 U.S.C. 1320a—7h(a), relating to physician ownership or investment interests:  Minimum  Maximum  Calendar Year Cap	2019 2019 2019	1,156 11,562 173,436	1,176 11,766 176,495
1320a-7h(b)(2)	42 CFR 402.105(h), 42 CFR 403.912(b) & (c).	CMS	Penalty for manufacturer or group purchasing organization knowingly failing to report information required under 42 U.S.C. 1320a–7h(a), relating to physician ownership or investment interests:	2019	173,430	170,495

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
		CMS	Minimum  Maximum  Calendar Year Cap  Penalty for an administrator of a facility that fails to comply with notice requirements	2019 2019 2019 2019	11,562 115,624 1,156,242 115,624	11,766 117,664 1,176,638 117,664
1320a-7j(h)(3)(A)	42 CFR 488.446(a)(1), (2), & (3).	CMS	for the closure of a facility.  Minimum penalty for the first offense of an administrator who fails to provide notice	2019	578	588
			of facility closure.  Minimum penalty for the second offense of an administrator who fails to provide no- tice of facility closure.	2019	1,735	1,766
			Minimum penalty for the third and subsequent offenses of an administrator who fails to provide notice of facility closure.	2019	3,468	3,529
1320a-8(a)(1)		CMS	Penalty for an entity knowingly making a false statement or representation of material fact in the determination of the amount of benefits or payments related to old-age, survivors, and disability insurance benefits, special benefits for certain World War II veterans, or supplemental security income for the aged, blind, and disabled.	2019	8,457	8,606
			Penalty for violation of 42 U.S.C. 1320a—8(a)(1) if the violator is a person who receives a fee or other income for services performed in connection with determination of the benefit amount or the person is a physician or other health care provider who submits evidence in connection with such a determination.	2019	7,975	8,116
1320a-8(a)(3)		CMS	Penalty for a representative payee (under 42 U.S.C. 405(j), 1007, or 1383(a)(2)) converting any part of a received payment from the benefit programs described in the previous civil monetary penalty to a use other than for the benefit of the beneficiary.	2019	6,623	6,740
1320b–25(c)(1)(A)		CMS	Penalty for failure of covered individuals to report to the Secretary and 1 or more law enforcement officials any reasonable suspicion of a crime against a resident, or individual receiving care, from a long-term care facility.	2019	231,249	235,328
1320b–25(c)(2)(A)		CMS	Penalty for failure of covered individuals to report to the Secretary and 1 or more law enforcement officials any reasonable suspicion of a crime against a resident, or individual receiving care, from a long-term care facility if such failure exacerbates the harm to the victim of the crime or results in the harm to another individual.	2019	346,872	352,991
1320b-25(d)(2)		CMS	Penalty for a long-term care facility that re- taliates against any employee because of lawful acts done by the employee, or files a complaint or report with the State pro- fessional disciplinary agency against an employee or nurse for lawful acts done by the employee or nurse.	2019	231,249	235,328
1395b–7(b)(2)(B)	42 CFR 402.105(g)	CMS	Penalty for any person who knowingly and willfully fails to furnish a beneficiary with an itemized statement of items or services within 30 days of the beneficiary's request.	2019	156	159
1395i–3(h)(2)(B)(ii)(I)	42 CFR 488.408(d)(1)(iii)	CMS	Penalty per day for a Skilled Nursing Facility that has a Category 2 violation of certification requirements:  Minimum	2019	110	112
	42 CFR 488.408(d)(1)(iv)	CMS	Maximum  Penalty per instance of Category 2 non- compliance by a Skilled Nursing Facility:	2019	6,579	6,695
			Minimum	2019 2019	2,194 21,933	2,233 22,320

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
	42 CFR 488.408(e)(1)(iii)	CMS	Penalty per day for a Skilled Nursing Facility that has a Category 3 violation of certification requirements:  Minimum	2019	6,690	6,808
	42 CFR 488.408(e)(1)(iv)	CMS	Maximum  Penalty per instance of Category 3 non-compliance by a Skilled Nursing Facility:	2019	21,933	22,320
	42 CFR 488.408(e)(2)(ii)	CMS	Minimum  Maximum  Penalty per day and per instance for a Skilled Nursing Facility that has Category	2019 2019	2,194 21,933	2,233 22,320
			3 noncompliance with Immediate Jeopardy: Per Day (Minimum)	2019	6,690	6,808
			Per Day (Maximum)  Per Instance (Minimum)  Per Instance (Maximum)	2019 2019 2019	21,933 2,194 21,933	22,320 2,233 22,320
	42 CFR 488.438(a)(1)(i)	CMS	Penalty per day of a Skilled Nursing Facility that fails to meet certification requirements. These amounts represent the upper range per day:			
	42 CFR 488.438(a)(1)(ii)	CMS	Minimum	2019 2019	6,690 21,933	6,808 22,320
			ments. These amounts represent the lower range per day:  Minimum	2019	110	112
	42 CFR 488.438(a)(2)	CMS	Maximum	2019	6,579	6,695
1395l(h)(5)(D)	42 CFR 402.105(d)(2)(i)	CMS	Minimum Maximum Penalty for knowingly, willfully, and repeat-	2019 2019 2019	2,194 21,933 15,975	2,233 22,320 16,257
			edly billing for a clinical diagnostic laboratory test other than on an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).			
1395l(i)(6)		CMS	Penalty for knowingly and willfully pre- senting or causing to be presented a bill or request for payment for an intraocular lens inserted during or after cataract sur- gery for which the Medicare payment rate includes the cost of acquiring the class of	2019	4,208	4,282
1395l(q)(2)(B)(i)	42 CFR 402.105(a)	CMS	lens involved.  Penalty for knowingly and willfully failing to provide information about a referring physician when seeking payment on an unassigned basis.	2019	4,027	4,098
1395m(a)(11)(A)	42 CFR 402.1(c)(4), 402.105(d)(2)(ii).	CMS	Penalty for any durable medical equipment supplier that knowingly and willfully charges for a covered service that is furnished on a rental basis after the rental payments may no longer be made. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395m(a)(18)(B)	42 CFR 402.1(c)(5), 402.105(d)(2)(iii).	CMS	Penalty for any nonparticipating durable medical equipment supplier that knowingly and willfully fails to make a refund to Medicare beneficiaries for a covered service for which payment is precluded due to an unsolicited telephone contact from the supplier. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	2019	15,975	16,257

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) <sup>4</sup>
1395m(b)(5)(C)	42 CFR 402.1(c)(6), 402.105(d)(2)(iv).	CMS	Penalty for any nonparticipating physician or supplier that knowingly and willfully charges a Medicare beneficiary more than the limiting charge for radiologist services. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395m(h)(3)	42 CFR 402.1(c)(8), 402.105(d)(2)(vi).	CMS	Penalty for any supplier of prosthetic devices, orthotics, and prosthetics that knowing and willfully charges for a covered prosthetic device, orthotic, or prosthetic that is furnished on a rental basis after the rental payment may no longer be made. (Penalties are assessed in the same manner as 42 U.S.C. 1395m(a)(11)(A), that is in the same manner as 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395m(j)(2)(A)(iii)		CMS	Penalty for any supplier of durable medical equipment including a supplier of prosthetic devices, prosthetics, orthotics, or supplies that knowingly and willfully distributes a certificate of medical necessity in violation of Section 1834(j)(2)(A)(i) of the Act or fails to provide the information required under Section 1834(j)(2)(A)(ii) of the Act.	2019	1,692	1,722
1395m(j)(4)	42 CFR 402.1(c)(10), 402.105(d)(2)(vii).	CMS	Penalty for any supplier of durable medical equipment, including a supplier of prosthetic devices, prosthetics, orthotics, or supplies that knowingly and willfully fails to make refunds in a timely manner to Medicare beneficiaries for series billed other than on as assignment-related basis under certain conditions. (Penalties are assessed in the same manner as 42 U.S.C. 1395m(j)(4) and 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395m(k)(6)	42 CFR 402.1(c)(31), 402.105(d)(3).	CMS	Penalty for any person or entity who knowingly and willfully bills or collects for any outpatient therapy services or comprehensive outpatient rehabilitation services on other than an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395m(k)(6) and 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	2019	15,975	16,257
1395m(l)(6)	42 CFR 402.1(c)(32), 402.105(d)(4).	CMS	Penalty for any supplier of ambulance services who knowingly and willfully fills or collects for any services on other than an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(b)(18)(B), which is assessed according to 1320a–7a(a)).	2019	15,975	16,257
1395u(b)(18)(B)	42 CFR 402.1(c)(11), 402.105(d)(2)(viii).	CMS	Penalty for any practitioner specified in Section 1842(b)(18)(C) of the Act or other person that knowingly and willfully bills or collects for any services by the practitioners on other than an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395u(j)(2)(B)	42 CFR 402.1(c)	CMS	Penalty for any physician who charges more than 125% for a non-participating referral. (Penalties are assessed in the same manner as 42 U.S.C. 1320a–7a(a)).	2019	15,975	16,257

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) <sup>4</sup>
1395u(k)	42 CFR 402.1(c)(12), 402.105(d)(2)(ix).	CMS	Penalty for any physician who knowingly and willfully presents or causes to be presented a claim for bill for an assistant at a cataract surgery performed on or after March 1, 1987, for which payment may not be made because of section 1862(a)(15). (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395u(l)(3)	42 CFR 402.1(c)(13), 402.105(d)(2)(x).	CMS	Penalty for any nonparticipating physician who does not accept payment on an assignment-related basis and who knowingly and willfully fails to refund on a timely basis any amounts collected for services that are not reasonable or medically necessary or are of poor quality under 1842(I)(1)(A). (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395u(m)(3)	42 CFR 402.1(c)(14), 402.105(d)(2)(xi).	CMS	Penalty for any nonparticipating physician charging more than \$500 who does not accept payment for an elective surgical procedure on an assignment related basis and who knowingly and willfully fails to disclose the required information regarding charges and coinsurance amounts and fails to refund on a timely basis any amount collected for the procedure in excess of the charges recognized and approved by the Medicare program. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395u(n)(3)	42 CFR 402.1(c)(15), 402.105(d)(2)(xii).	CMS	Penalty for any physician who knowingly, willfully, and repeatedly bills one or more beneficiaries for purchased diagnostic tests any amount other than the payment amount specified by the Act. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	2019	15,975	16,257
1395u(o)(3)(B)	42 CFR 414.707(b)	CMS	Penalty for any practitioner specified in Section 1842(b)(18)(C) of the Act or other person that knowingly and willfully bills or collects for any services pertaining to drugs or biologics by the practitioners on other than an assignment-related basis. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(b)(18)(B) and 1395u(j)(2)(B), which is assessed according to 1320a–7a(a)).	2019	15,975	16,257
1395u(p)(3)(A)		CMS	Penalty for any physician or practitioner who knowingly and willfully fails promptly to provide the appropriate diagnosis codes upon CMS or Medicare administrative contractor request for payment or bill not submitted on an assignment-related basis.	2019	4,208	4,282
1395w-3a(d)(4)(A)	42 CFR 414.806	CMS	Penalty for a pharmaceutical manufacturer's misrepresentation of average sales price	2019	13,669	13,910
1395w-4(g)(1)(B)	42 CFR 402.1(c)(17), 402.105(d)(2)(xiii).	CMS	of a drug, or biologic.  Penalty for any nonparticipating physician, supplier, or other person that furnishes physician services not on an assignment-related basis who either knowingly and willfully bills or collects in excess of the statutorily-defined limiting charge or fails to make a timely refund or adjustment. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$)4
1395w-4(g)(3)(B)	42 CFR 402.1(c)(18), 402.105(d)(2)(xiv).	CMS	Penalty for any person that knowingly and willfully bills for statutorily defined State-plan approved physicians' services on any other basis than an assignment-related basis for a Medicare/Medicaid dual eligible beneficiary. (Penalties are assessed in the same manner as 42 U.S.C. 1395u(j)(2)(B), which is assessed according to 1320a-7a(a)).	2019	15,975	16,257
1395w–27(g)(3)(A); 1857(g)(3).	42 CFR 422.760(b); 42 CFR 423.760(b).	CMS	Penalty for each termination determination the Secretary makes that is the result of actions by a Medicare Advantage organization or Part D sponsor that has adversely affected an individual covered under the organization's contract.	2019	39,121	39,811
1395w–27(g)(3)(B); 1857(g)(3).		CMS	Penalty for each week beginning after the initiation of civil money penalty procedures by the Secretary because a Medicare Advantage organization or Part D sponsor has failed to carry out a contract, or has carried out a contract inconsistently with regulations.	2019	15,649	15,925
1395w–27(g)(3)(D); 1857(g)(3).		CMS	Penalty for a Medicare Advantage organiza- tion's or Part D sponsor's early termi- nation of its contract.	2019	145,335	147,899
1395y(b)(3)(C)	42 CFR 411.103(b)	CMS	Penalty for an employer or other entity to offer any financial or other incentive for an individual entitled to benefits not to enroll under a group health plan or large group health plan which would be a primary plan.	2019	9,472	9,639
1395y(b)(5)(C)(ii)	42 CFR 402.1(c)(20), 42 CFR 402.105(b)(2).	CMS	Penalty for any non-governmental employer that, before October 1, 1998, willfully or repeatedly failed to provide timely and accurate information requested relating to an employee's group health insurance	2019	1,542	1,569
1395y(b)(6)(B)	42 CFR 402.1(c)(21), 402.105(a).	CMS	coverage.  Penalty for any entity that knowingly, willfully, and repeatedly fails to complete a claim form relating to the availability of other health benefits in accordance with statute or provides inaccurate information relating to such on the claim form.	2019	3,383	3,443
1395y(b)(7)(B)(i)		CMS	Penalty for any entity serving as insurer, third party administrator, or fiduciary for a group health plan that fails to provide information that identifies situations where the group health plan is or was a primary plan to Medicare to the HHS Secretary.	2019	1,211	1,232
1395y(b)(8)(E)		CMS	Penalty for any non-group health plan that fails to identify claimants who are Medicare beneficiaries and provide information to the HHS Secretary to coordinate benefits and pursue any applicable recovery claim.	2019	1,211	1,232
1395nn(g)(5)	42 CFR 411.361	CMS	Penalty for any person that fails to report in- formation required by HHS under Section 1877(f) concerning ownership, invest- ment, and compensation arrangements.	2019	20,134	20,489
1395pp(h)	42 CFR 402.1(c)(23), 402.105(d)(2)(xv).	CMS	Penalty for any durable medical equipment supplier, including a supplier of prosthetic devices, prosthetics, orthotics, or supplies, that knowingly and willfully fails to make refunds in a timely manner to Medicare beneficiaries under certain conditions. (42 U.S.C. 1395(m)(18) sanctions apply here in the same manner, which is under 1395u(j)(2) and 1320a–7a(a)).	2019	15,975	16,257
1395ss(a)(2)	42 CFR 402.1(c)(24), 405.105(f)(1).	CMS	Penalty for any person that issues a Medicare supplemental policy that has not been approved by the State regulatory program or does not meet Federal standards after a statutorily defined effective date.	2019	54,832	55,799

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
1395ss(d)(3)(A)(vi)(II)		CMS	Penalty for someone other than issuer that sells or issues a Medicare supplemental policy to beneficiary without a disclosure	2019	28,413	28,914
			statement.  Penalty for an issuer that sells or issues a  Medicare supplemental policy without dis- closure statement.	2019	47,357	48,192
1395ss(d)(3)(B)(iv)		CMS	Penalty for someone other than issuer that sells or issues a Medicare supplemental policy without acknowledgement form.	2019	28,413	28,914
			Penalty for issuer that sells or issues a Medicare supplemental policy without an acknowledgement form.	2019	47,357	48,192
1395ss(p)(8)	42 CFR 402.1(c)(25), 402.105(e).	CMS	Penalty for any person that sells or issues Medicare supplemental polices after a given date that fail to conform to the Na- tional Association of Insurance Commis- sioners (NAIC) or Federal standards es- tablished by statute.	2019	28,413	28,914
	42 CFR 402.1(c)(25), 405.105(f)(2).	CMS	Penalty for any person that sells or issues Medicare supplemental polices after a given date that fail to conform to the NAIC or Federal standards established by statute.	2019	47,357	48,192
1395ss(p)(9)(C)	42 CFR 402.1(c)(26), 402.105(e).	CMS	Penalty for any person that sells a Medicare supplemental policy and fails to make available for sale the core group of basic benefits when selling other Medicare supplemental policies with additional benefits or fails to provide the individual, before selling the policy, an outline of coverage describing benefits.	2019	28,413	28,914
	42 CFR 402.1(c)(26), 405.105(f)(3), (4).		Penalty for any person that sells a Medicare supplemental policy and fails to make available for sale the core group of basic benefits when selling other Medicare supplemental policies with additional benefits or fails to provide the individual, before selling the policy, an outline of coverage describing benefits.	2019	47,357	48,192
1395ss(q)(5)(C)	42 CFR 402.1(c)(27), 405.105(f)(5).	CMS	Penalty for any person that fails to suspend the policy of a policyholder made eligible for medical assistance or automatically reinstates the policy of a policyholder who has lost eligibility for medical assistance, under certain circumstances.	2019	47,357	48,192
1395ss(r)(6)(A)	42 CFR 402.1(c)(28), 405.105(f)(6).	CMS	Penalty for any person that fails to provide refunds or credits as required by section 1882(r)(1)(B).	2019	47,357	48,192
1395ss(s)(4)	405.105(c).		Penalty for any issuer of a Medicare supplemental policy that does not waive listed time periods if they were already satisfied under a proceeding Medicare supplemental policy, or denies a policy, or conditions the issuances or effectiveness of the policy, or discriminates in the pricing of the policy base on health status or other specified criteria.	2019	20,104	20,459
1395ss(t)(2)	42 CFR 402.1(c)(30), 405.105(f)(7).	CMS	Penalty for any issuer of a Medicare supplemental policy that fails to fulfill listed responsibilities.	2019	47,357	48,192
1395ss(v)(4)(A)		CMS	Penalty someone other than issuer who sells, issues, or renews a Medigap Rx policy to an individual who is a Part D enrollee.	2019	20,503	20,865
			Penalty for an issuer who sells, issues, or renews a Medigap Rx policy who is a Part D enrollee.	2019	34,174	34,777
1395bbb(c)(1)	42 CFR 488.725(c)	CMS	Penalty for any individual who notifies or causes to be notified a home health agency of the time or date on which a	2019	4,388	4,465
1395bbb(f)(2)(A)(i)	42 CFR 488.845(b)(2)(iii) 42 CFR 488.845(b)(3)–(6); and 42 CFR 488.845(d)(1)(ii).	CMS	survey of such agency is to be conducted.  Maximum daily penalty amount for each day a home health agency is not in compli- ance with statutory requirements.	2019	21,039	21,410

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
	42 CFR 488.845(b)(3)		Penalty per day for home health agency's noncompliance (Upper Range): Minimum	2019	17,883	18,198
	42 CFR 488.845(b)(3)(i)		Maximum  Penalty for a home health agency's deficiency or deficiencies that cause imme-	2019 2019	21,039 21,039	21,410 21,410
	42 CFR 488.845(b)(3)(ii)		diate jeopardy and result in actual harm.  Penalty for a home health agency's deficiency or deficiencies that cause immediate jeopardy and result in potential for	2019	18,934	19,268
	42 CFR 488.845(b)(3)(iii)		harm.  Penalty for an isolated incident of non- compliance in violation of established home health agency (HHA) policy.	2019	17,883	18,198
	42 CFR 488.845(b)(4)		Penalty for a repeat and/or condition-level deficiency that does not constitute immediate jeopardy, but is directly related to poor quality patient care outcomes (Lower Range):	0040	0.457	0.040
	42 CFR 488.845(b)(5)		Minimum	2019 2019	3,157 17,883	3,213 18,198
	42 CFR 488.845(b)(6)		Minimum	2019 2019	1,052 8,415	1,071 8,563
			during the onsite survey:  Minimum  Maximum  Penalty for each day of noncompliance (Maximum).	2019 2019 2019	2,104 21,039 21,039	2,141 21,410 21,410
	42 CFR 488.845(d)(1)(ii)		Penalty for each day of noncompliance	2019	21,039	21,410
1396b(m)(5)(B)	42 CFR 460.46	CMS	(Maximum).  Penalty for Programs of All-Inclusive Care for the Elderly (PACE) organization's practice that would reasonably be expected to have the effect of denying or discouraging enrollment:			
			Minimum Maximum Penalty for a PACE organization that	2019 2019 2019	23,473 156,488 39,121	23,887 159,248 39,811
			charges excessive premiums. Penalty for a PACE organization misrepresenting or falsifying information to CMS, the State, or an individual or other entity.	2019	156,488	159,248
			Penalty for each determination the CMS makes that the PACE organization has failed to provide medically necessary items and services of the failure has adversely affected (or has the substantial likelihood of adversely affecting) a PACE participant.	2019	39,121	39,811
			Penalty for involuntarily disenrolling a participant.	2019	39,121	39,811
1396r(h)(3)(C)(ii)(l)	42 CFR 488.408(d)(1)(iii)	CMS	Penalty for discriminating or discouraging enrollment or disenrollment of participants on the basis of an individual's health status or need for health care services.  Penalty per day for a nursing facility's failure	2019	39,121	39,811
1999/11/0/(9/(11/(1)	5	CIVIO	to meet a Category 2 Certification: Minimum Maximum	2019 2019	110 6,579	112 6,695
	42 CFR 488.408(d)(1)(iv)	CMS	Penalty per instance for a nursing facility's failure to meet Category 2 certification:  Minimum	2019	2,194	2,233
	42 CFR 488.408(e)(1)(iii)	CMS	MaximumPenalty per day for a nursing facility's failure to meet Category 3 certification:	2019	21,933	22,320

	CFR1	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) <sup>4</sup>
	42 CFR 488.408(e)(1)(iv)	CMS	Minimum	2019 2019	6,690 21,933	6,808 22,320
	42 CFR 488.408(e)(2)(ii)	CMS	Minimum  Maximum  Penalty per instance for a nursing facility's failure to meet Category 3 certification, which results in immediate jeopardy:	2019 2019	2,194 21,933	2,233 22,320
	42 CFR 488.438(a)(1)(i)	CMS	Minimum	2019 2019	2,194 21,933	2,233 22,320
	42 CFR 488.438(a)(1)(ii)	CMS	Minimum  Maximum  Penalty per day for nursing facility's failure to meet certification (Lower Range):	2019 2019	6,690 21,933	6,808 22,320
	42 CFR 488.438(a)(2)	CMS	Minimum  Maximum  Penalty per instance for nursing facility's failure to meet certification:	2019 2019	110 6,579	112 6,695
1396r(f)(2)(B)(iii)(I)(c)	42 CFR 483.151(b)(2)(iv) and (b)(3)(iii).	CMS	Minimum  Maximum  Grounds to prohibit approval of Nurse Aide  Training Program—if assessed a penalty in 1819(h)(2)(B)(i) or 1919(h)(2)(A)(ii) of "not less than \$5,000" [Not civil monetary penalties (CMPs) authority, but a specific CMP amount (CMP at this level) that is	2019 2019 2019	2,194 21,933 10,967	2,233 22,320 11,160
1396r(h)(3)(C)(ii)(l)	42 CFR 483.151(c)(2)	CMS	the triggering condition for disapproval].  Grounds to waive disapproval of nurse aide training program—reference to disapproval based on imposition of CMP "not less than \$5,000" [Not CMP authority but CMP imposition at this level determines eligibility to seek waiver of disapproval of nurse aide training program].	2019	10,967	11,160
1396t(j)(2)(C)		CMS	Penalty for each day of noncompliance for a home or community care provider that no longer meets the minimum requirements for home and community care:  Minimum	2019	2	
1396u-2(e)(2)(A)(i)	42 CFR 438.704	CMS	Maximum  Penalty for a Medicaid managed care organization that fails substantially to provide medically necessary items and services.	2019 2019 2019	18,943 39,121	19,277 39,811
			Penalty for Medicaid managed care organization that imposes premiums or charges on enrollees in excess of the premiums or charges permitted.	2019	39,121	39,811
			Penalty for a Medicaid managed care orga- nization that misrepresents or falsifies in- formation to another individual or entity.	2019	39,121	39,811
			Penalty for a Medicaid managed care orga- nization that fails to comply with the appli- cable statutory requirements for such or- ganizations.	2019	39,121	39,811
1396u-2(e)(2)(A)(ii)	42 CFR 438.704	CMS	Penalty for a Medicaid managed care orga- nization that misrepresents or falsifies in- formation to the HHS Secretary. Penalty for Medicaid managed care organi-	2019 2019	156,488 156,488	159,248 159,248
1396u-2(e)(2)(A)(iv)	42 CFR 438.704	CMS	zation that acts to discriminate among en- rollees on the basis of their health status. Penalty for each individual that does not en-	2019	23,473	23,887
			roll as a result of a Medicaid managed care organization that acts to discriminate among enrollees on the basis of their health status.			
1396u(h)(2)	42 CFR Part 441, Subpart I	CMS	Penalty for a provider not meeting one of the requirements relating to the protection of the health, safety, and welfare of individuals receiving community supported living arrangements services.	2019	21,933	22,320

January 17, 2020

	CFR <sup>1</sup>	HHS agency	Description <sup>2</sup>	Date of last penalty figure or adjustment <sup>3</sup>	2019 Maximum adjusted penalty (\$)	2020 Maximum adjusted penalty (\$) 4
1396w-2(c)(1)		CMS	Penalty for disclosing information related to eligibility determinations for medical assistance programs.	2019	11,698	11,904
18041(c)(2)	45 CFR 150.315; 45 CFR 156.805(c).	CMS	Failure to comply with requirements of the Public Health Services Act; Penalty for violations of rules or standards of behavior associated with issuer participation in the federally-facilitated Exchange. (42 U.S.C. 300qg–22(b)(2)(C)).	2019	159	162
18081(h)(1)(A)(i)(II)	42 CFR 155.285	CMS	Penalty for providing false information on Exchange application.	2019	28,906	29,416
18081(h)(1)(B)	42 CFR 155.285	CMS	Penalty for knowingly or willfully providing false information on Exchange application.	2019	289,060	294,159
	42 CFR 155.260	CMS	Penalty for knowingly or willfully disclosing protected information from Exchange.	2019	28,906	29,416
	45 CFR 93.400(e)	HHS	Penalty for the first time an individual makes an expenditure prohibited by regulations regarding lobbying disclosure, absent aggravating circumstances.  Penalty for second and subsequent offenses by individuals who make an expenditure prohibited by regulations re-	2019	20,134	20,489
			garding lobbying disclosure:  Minimum  Maximum  Penalty for the first time an individual fails to file or amend a lobbying disclosure form, absent aggravating circumstances  Penalty for second and subsequent offenses by individuals who fail to file or amend a lobbying disclosure form, absent aggravating circumstances:	2019 2019 2019	20,134 201,340 20,134	20,489 204,892 20,489
	45 CFR Part 93, Appendix A	HHS	Minimum	2019 2019	20,134 201,340	20,489 204,892
			Minimum  Maximum  Penalty for failure to provide statement regarding lobbying for loan guarantee and loan insurance transactions:	2019 2019	20,134 201,340	20,489 204,892
			MinimumMaximum	2019 2019	20,134 201,340	20,489 204.892
3801–3812	45 CFR 79.3(a)(1)(iv)	HHS	Penalty against any individual who—with knowledge or reason to know—makes, presents or submits a false, fictitious or fraudulent claim to the Department.	2019	10,520	10,706
	45 CFR 79.3(b)(1)(ii)		Penalty against any individual who—with knowledge or reason to know—makes, presents or submits a false, fictitious or fraudulent claim to the Department.	2019	10,520	10,706

#### Alex M. Azar II,

Secretary, Department of Health and Human Services.

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<sup>&</sup>lt;sup>1</sup>Some HHS components have not promulgated regulations regarding their civil monetary penalty-specific statutory authorities.
<sup>2</sup>The description is not intended to be a comprehensive explanation of the underlying violation; the statute and corresponding regulation, if applicable, should be

consulted.

<sup>3</sup> Statutory or Inflation Act Adjustment.

<sup>4</sup> The cost of living multiplier for 2020, based on the Consumer Price Index for all Urban Consumers (CPI–U) for the month of October 2019, not seasonally adjusted, is 1.01764, as indicated in OMB Memorandum M–20–05, "Implementation of Penalty Inflation Adjustments for 2019, Pursuant to the Federal Civil Penalties Adjustment Act Improvements Act of 2015" (December 16, 2019).