| Agency | Sub-agency | Title Of Initiative/Rule or ICR | RIN/ OMB Control Number | Summary of Initiative | Status of Initiative New to this update, Ongoing, or Completed | Target Completion Date (if completed, please add the publication date and cite in Federal Register for example) | Does the initiative include regulatory flexibilities such as pilot projects, safe harbor exemptions, sumet provisions, trigger provisions, streamlined requirements, state flexibilities, or other similar strategies? | What methods will you engage in to identify improvements (public comment, analyses, third party assessments, etc.). Please identify all that apply | If Available, anticipated or realized savings in costs &/or burdens and anticipated or realized changes in benefits |
|--------|------------|---|----------------------------------|---|---|--|---|--|--|
| ннѕ | ACF | Revibility, Efficiency, and Modernization of Child Support Enforcement Programs | 0970- AC50 | This rule would: 1) improve document management by allowing states to submit and accept information electronically. 2) increase statutory state law exemption approval periods from three to low eyars.3) updates acce docume criteria to increase state flexibility and facilitate effective transfer between states and tribes; and 4) discontinue the mandate for states to notify other states involved in enforcing a support order when they submit an interstate case for offset. States referring interstate childs support cases for federal increase are for offset. States referring interstate childs support other states involved in enforcing the support orders when offset amounts are received from the U.S. Tessury. | Ongoing | Final Rule target: November 2015 | This proposed nule would: 1) provide flexibility in the use of cost saving and efficient technologies, such as e-mail or electronic document storage, whenever possible; 2) provide relief to states by decreasing the frequency with which states have to request an extension of any approved state are exemption; 3) provide state greater flexibility to close unerforceable cases and referet resources to more productive efforts and provide states a process to close and transfer cases to tribal child support program, and I elevien state from being inundated with unnecessary information, ultimately saving both time and resources. | Before drafting the proposed rules, OCSE consulted with states, tribes, employers, and other stakeholders. The National Council of Child Support Directors voluntarily established a subcommittee that would provide OCSE with cost saving proposals. We also adapt tribial input in formal fashion as discussed in the Tribial medication strength strength tribial provide to their sever families in regulations where we could encourage noncustodial parents to assume more personal responsibility, increase state and employer flexibility to better sever families improve program effectiveness, efficiency, and innovation, strammline intergovernmental case processing improve customer service; and remove barriers identified by employers, states, and families that imped efficient and timely distoport payments. We also identified boatest and outside effectivements and technical flexes that are needed. This proposed rule recognizes and incorporates policies and practices that reflect the progress and positive results that verse studies from accessible approxamility in the procession of the studies and tribles. | These proposed regulations, along with proposed changes in recognition of technological advances, will improve the delivery of child support services, support the efforts of noncustodial parents to provide for their children, and improve the efficiency of operations. |
| ннѕ | ACF | Head Start Performance Standards | 0970- AC63 | This proposed rule would modify Head Start performance standards to implement provisions in the Improving Head Start for School Readiness. Act of 2007. Head Start performance standards would be revised to take into account increased twoeldeg in the early childhood felds ince the standards were last updated more than 15 years aga. Changes would strengthen requirements on curriculum and assessment, supervision, health and subfer, and governance. | Ongoing | Proposed Rule target: May 2015 | The notice of proposed rulemaking would streamline existing regulations to eliminate unnecessary or duplicative requirements. | This NPRM builds upon extensive consultation with researchers, practitioners, recommendations from the Secretary's Advisory Committee Final Report on Head Start Research and Evaluation and other experts, as well as internal analysis of program data and years of program input on the regulations. In addition, program monitoring the salso provided inhaulable experience regarding the strengths and weakness of the current regulations. Moreover, research and practice in the field of early childhood ducutation has expanded exponentially in the 15 years since the regulations governing service delivery were last resided, proving an utilitation of new insigned into hour to support improved child outsende. | down by the increase in the torgin of the day and year. The Prededic's P 2016 budget request includes 51 billion initiative to increase the length of the program day and year which would cover the built of the costs associated with these datages. However, without the additional appropriation, we estimate 12200 foreer children or a rought 213 reduction – would be served due to the costs associated with increasing suality. We believe the equality improvements are critical to tesd 53 bill ableving and sustaining better child and family outcomes. Therefore despite operating is entry for children ableving and grant provides and approximate and sustaining better children, having a larger, more sustainable impact on those |
| HHS | ACF | Removal of Child Abuse Prevention and Treatment Act (CAPTA) Regulations | 0970- AC65 | This rule would remove the existing regulations for the Child Abuse Prevention and Treatment Act (CAPTA). There have been major and extensive feigibilitie changes to CAPTA since the regulations were issued in 1983 and updated in 1990. Consequently, the existing regulations for CAPTA (45 CFR 3140) are outdated and no longer apply to the CAPTA programs they were designed to implement. | Ongoing | Final Rule target: May 2015 | N/A-This is a final rule to remove outdated regulations. | N/A- This is a final rule to remove outdated regulations | CAPTA is not a permanently authorized program and must be reauthorized every five years. The existing regulations for CAPTA (45 CFR 1340) are outdated and no longer apply to the CAPTA programs they were designed to implement. There are no budget implications associated with removing the CAPTA regulations from the Code of federal Regulations. |
| HHS | ACF | Statewide Automated Child Welfare System (SACWIS) | 0970- AC59 | This proposed rule would grant greater flexibility to states and tribes to implement automation that supports their business models; reflect changing technology advances; and enable tribes to implement SACWS-like systems. | Ongoing | Proposed Rule target: July 2015 | We are proposing a 24 month transition period of uninterrupted funding sufficient to allow title IV-E agencies to make a determination about how to proceed under the new rules and whether to transition their existing system to new system requirements. | We solicited comments from the public through a Federal Register notice in summer 2010, and conducted a series of conference calls with Interested staksholder groups to discuss the 2010 FR Motec, answer questions, and encourage the huminision of comments. We engaged in a with acconsultation commenting the SACNS regulations in spring 2012. The proposed rais with have a public comment period, and we will consider those comments in drafting the final rais. | This proposed regulation would provide greater flexibility to states and tribes, and result in lower costs for the design, development, implementation, operation, and maintenance of state and tribla systems. Increased flexibility would also help foater care agencies place and keep tract of children across jurisdictions |
| ннѕ | ACF | Child and Family Services Quality Improvement (CSSQ) for States and the Child and Family Services Plan (CFSP) for States and Indian Tribes | 0970- ACXX | The proposed rule for the CTSQI process is a revised monitoring protocol of titles IV-8 and VF-c1 the Social Security Act for State child welflere agencies as required in section 1122A of the Social Security Act (previse 45 CFR 1355.01) - 1255.39). The CTSQI process would allow tattes to us results from their internal quality assume processes to meet federal monitoring requirements and would be integrated into current comprehensive child and fanily service galance agencies is shown as the Child and and streamline requirements for the title IV-8 plans for indian tribes (previse 45 CFR 1357). | Ongoing | Proposed Rule target: June 2015 | In spring 2013, we completed a four state pilot of a process to assess the continuous quality improvement systems of states. We are waiting to complete the 2014-2015 CSR review cycle before finaliting the grouped rule. We are making several adjustments to the 2014-2015 CSR review, including changes CSP process. Conducting a cycle of reviews with these changes will inform our rulemaking. | During the second round of CFSN, we continued to evaluate the process by gathering informal feedback from administrators and others involved in the CFSN on an organig basis. In Spring 2011, we issued a federal Register request for public comment about improvements the CFSN, we conducted a series of in person meetings and tribal roundtables to solicit comment. In 2012, we sholl conducted tribal constitutions on the tilt V-B part requirements. In Spring 2014, we sixed a federal Register indice requesting public comment on a plan to replace the statewise data indicators and the methods for calculating associated measurement and a panel of follow where administrators and data measurement papers); and considered public comments in measurement and a panel of follow where administrators and data measurement papers); and considered public comments in measurement and appendic or the method or the interview of methods and the statewise of the statewise administrators and the state of the statewise administrators and the securities in biolity of the state of use the statewise to form on methods in database. The State of the statewise administrators and the state of the statewise to form on the interview in the statewise particular state and appendix of the statewise to form on the interview to form on the interview interview to interview to the state the statewise public comment period, and we will consider those comments in drafting the final rule. | The proposed rule would streamline the child and family services reporting and monitoring for states and indian toffee. It will also reduce the amount of subjects and provide flexibility for states to card quality assurance procedures that line up with state child welfare practices. |
| низ | ACF | Family Violence Prevention and Services Program (FPSA) | 0970- AC62 | This proposed rule would rescind the requirement to publish quarterly funding opportunity announcements in the <i>Federal Register</i> and revise regulations to timin them into conformity with the reauthorized Family Violence Prevention and Services Act. | Ongoing | Proposed Rule target: June 2015 | This rule would clarify programmatic operating procedures. | ACJ/FSB engaged in various meetings and consultations, among many other activities, that assisted in the development of the MAC To support our statutory responsibilities for administering the state and coalition formula grants, we host either an Challows. These meetings provide important opportunities for forerst, state, and private staff or engage with each other to a stars have and addressed in the proposed rule. The National Besource Centers, Special Issue Besource Centers, and Culturally-Specific Special Issue Besource Centers comprise what is fromosts, and dring variable. AD Centers, Special Issue Besource Centers, and Culturally-Specific Special Issue Besource Centers comprise what is from star the TSAD context Vidence Besource Restruct ROVIN, TBO VISN converses every one to two years to share and promote evidence-informed and best practices about prevention and intervention savices to visition of BmB/s and promote evidence-informed and best practices about prevention and intervention savices to visitions of BmB/s and promote evidence-informed and best practices about prevention and interventions service to stark and promote evidence-informed and best practices about prevention and interventions services and the Issue concerns, and definity documents. AC fit and other about starks and provide response, Cultural advectors, and definity documents of the PASA. AC stal hoots and and tables, business seeds, funding issue; information exchange; collaboutsing from tribial government baskers on searching from from gravalisitity to dearmental providers. The purpose of those consultations is on engage in a second stark of the providence of the ISAD stark protect and the Isades from tribial protections in the and stalking committed against them. Finally, development of the MSM included cogping analysis of formal and discretions, and tables commuted tagainst three. Finally, development of the MSM included cogping analysis of formal and discretions, analysis and protecoments protecoment of the MSM inc | This rule would clarify programmatic operating procedures. |
| ння | ACF | | e 0970- AC64 | Revise 45 CFR 400.90 - 400.107 regarding refugee medical assistance (RMA) to harmonice with the Affordable Care Act, specifically the eligibility determination methodology | Ongoing | Proposed Rule target: February 2016 | By updating the regulations to use the same income methodology specified in the Alforable Care Act, the process for determining eligibity of refleques to medical insurance is streamlined into one application and one system. The rule also will permit full-time college students to access that hin surance and explicitly requiring states to get written approval to get Relegge Medical Assistance funding for medical screening without prior determination of eligibity. | Before drafting the proposed rules, ORR consulted with state agencies that implement ORR regulations, primarily State Refugee Coordinators and State Refugee Insulth Coordinators. This helped ORR identify regulations that were obsolete and outmoded and more unnecessity puttern on states. | The update to the regulations will conform to changes to Medicaid resulting from the implementation of the Affordable Care Act. This update will harmonize RMA and Medicaid income methodologies and reduce the burden on States by eliminating the need for a separate income determination process for Medicaid and MAA. Aligning RMA with Medicaid will increase refugee access to healthcare and provide parity between RMAA and Medicaid. |
| ннѕ | ACF | Performance Standards for Runaway and Honnetes Youth Grantees | 0970- AC43 | This proposed note would implement section VIII of the Reconnecting Youth Act of 2003, requiring HIS to issue notes that specify performance standards for public and nonportin protate entities that receive grants under the Runaway and Homeless Youth Program. The proposed in allo would homonicate the regulations with existing status and administrative and manageral providens already in use and make changes to produce bundh associated with the grant application process. | Ongoing | Final Rule target: July 2015 | These changes would drive performance improvements and help assure accountability. | In segsing with the requirements of the statute, the Samity and Youth Services Bureau (FXG) isought logor from grantees and other stabeholders prior to the development of the proposed nule. In April 2005, FXG conducted a consultation from the injust together fore/for individual inclusing subject regret; Includia assistance provides. Rhumway and Indivesta Youth grantees, Federal staff, persons with extensive program monitoring experience, and national, regional and statewide youth envirolog organizational divisional exchanges of the second state of the information to inform the proposed divisional available obstational stabeholder expectives and when information to inform the proposed advisional available of the second state and state and the second state and statewide youth advectabeloge programs and advisional exchanges of the second state and state and the information to inform the proposed advisional to available and the second state and state and the second state and state and the information and the second state and the second state and states and the second state advecting and advecting to the second state and the second state and the second state advecting the second states and states and the second state and states and the second state advecting the second states and the second states and the second states and the second states advecting the second states and the second states and the second states and the second states advecting the second states and the second states and the second states and the second states the second states and the second states and the second states and the second states and the second states advecting explanation and these efforts, we conducted an in-depth revise of existing regulatory and sub-regulatory manates and developed a comprehensive and to observe the second states, is used second states the second states and the second sta | The rule will increase transparency and streamfine the grant application process using automation. |

| Agency | Sub-agency | Title Of Initiative/Rule or ICR | RIN/ OMB Control Number | Summary of initiative | Status of Initiative New to this update, Ongoing, or Completed | Target Completion Date (if completed, please add the publication date and cite in Federal Register for example) | Does the Initiative include regulatory flexibilities such as pilot projects, safe harbor exemptions, sunset provisions, trigger provisions, streamlined requirements, state flexibilities, or other similar streagies? | What methods will you engage in to identify improvements (public comment, analyses, third party assessments, etc.). Please identify all that apply | If Available, anticipated or realized savings in costs &/or burdens and anticipated or realized charges in benefits |
|--------|------------|--|----------------------------------|--|---|--|---|---|---|
| HHS | ASFR | Health and Human Services Acquisition Regulations (HHSAR) Administrative Functions, Practices, | 0991- AB86 0920- | NHS is amending its Federal Acquisition Regulation (FAR) supplement - the NHS Acquisition Regulation (HHSAI) - in its entirety to remove internal procedural matters which are source publication and update to incorporatine group table and correct calify statutory FAR. and comments while and NHS policy changes since the last revision to the HHSAI in November 2010. | Ongoing | Proposed Rule target: April 2015 Proposed Rule target: | This sole will increase efficiency through effective use of guidance, appropriate application of policy and remove unnecessity purches to the public. | Public comments and Analysis | Public comments and Analysis |
| HHS | CDC | and Procedures | AA55 | by NIOSH. | Ongoing | April 2015 | N/A- This is a final rule to remove outdated regulations. | N/A- This is a final rule to remove outdated regulations. | N/A |
| HHE | coc | Respirator Certification Fees | 0920- AA42 | Updates fees charged to certify respirators. | Completed | Published: 1/26/15 80 FR 3891 | N/A | N/A | 1/4 |
| ння | CMS | Medicare Shared Savings Program; Accountable Care Organizations | 0938- AS06 | This rule addresses changes to the Medicare Shared Swings Program and contains provisions relating to Medicare payments to providers of services and suppliers participating in Accountible Care Organization (ACO) under the Medicare Shared Swings Program. These changes apply to existing ACOs and approved ACO applicants participating in Account begins may 1, 2016. | Ongoing | Proposed Rule published: 12/8/14 79 FR 72759 Final Rule target: Before the MMA section 902 deadline - December 2017 | Trigger provision; Streamlined requirement; Phase-in; Exception processes | Public comment, Analyses | A participation in the Shared Savings Program continues to expand, we anticipate a broader focus on care coordination and quality improvement among providers and suppliers within the Medicare program that would lead to both increased efficiency in the provision of care and improved quality of care provider both efficiency. In the endition of the strategy service of the strategy of S220 million programs and the strategy service of the strategy of S220 million the median shared toss dollars by 5140 million and an increase in the median shared support (CV2) 2016 million (S2000 million and an increase in the median shared support (S2000 million) and the strate to the baseline of CV2 3016 through 2018. The setimated aggregate average start up investment and a year operating costs if all programs are findings in aggrounder by 5440 million. |
| HHS | | Emergency Preparedness Requirements for Medicare and Medicaid Participating Providers and Suppliers (CMS-3178-F) | 0938- AO91 | This final rule establishes national emergency preparedness requirements for Medicare and Medicaid participating providers and suppliers to ensure that they adequately plan for both natural and mare-made disasters, and coordinate with federal, state, tinal, regional, and local emergency preparedness systems to ensure that these providers and suppliers are adequately prepared to meet the needs of patients, residents, cleans, and participants during diasters and emergency subtantions. These requisitions with help cleans ensuritants during diasters and emergency subtantoms. These requisitions with the positions with the providers may ensure the safety of those receiving care in any setting if an emergency situation occurs. | Ongoing | Proposed Rule published: 12/27/13 78 FR 79082 Final Rule target: Before the MMA section 902 deadline - December 2016 | Plat projects; Exceptions processes; Plase-ins | Public comment; Analyses; Industry Feedback | This rule includes important health and safety initiatives to protect Medicare beneficiaries. At of the data CMS has read regarding emergency preparedness indicates that implementing the requirements in this rule could have a significant impact on protectine the health and safety of individuals served by providers and suppliers that participate in the Medicare and Medicaid programs. |
| HHS | CMS | Fire Safety (Life Safety Code) Requirements for Certain Health Care Facilities (CMS-3227-F) | 0938- AR72 | This final rule amends the fire safety standards for hospitals, critical access hospitals, long eterm can facilities, intermediate care facilities for the intellectually disabled, ambulatory surgery centers, hospices which provide in-patient services, religious non- nedical health care institutions, and Programs of Al-Indusive Care for the Elderly facilities. Further, this rule adopts the 2012 edition of the Life Safety Code and eliminate references in our regulations to all earlier editions. These regulations will ensure that care will be delivered in a safe setting. | Ongoing | Proposed Rule published: 4/16/14 79 FR 21552 Final Rule target: Before the MMA section 902 deadline - April 2017 | State Reabilities; Exceptions processes; Phase ins | Public comment | This rule includes important health and safety initiatives to protect Medicare beneficiaries. The overall economic impact for this rule is estimated to be \$41,437,229 in the first year of implementation and \$7,109,914 Affect the first year of implementation, and annually thereafter for an 11 year period. Additionally, although we are not quantifying the number of lives that would be saved upon implementation of this rule due to the ack of data that accud provide a reliable estimate, we believe that there is potential for such a result. |
| ннѕ | CMS | Home Health Agency Conditions of Participation (CMS-3819-F) | 0938- AG81 | This final rule treates the current conditions of participation that home health agencies matching. The requirements focus on the care deliver of spatiant by home health agencies, which is indeficially and which agencies are also here health agencies grater final health and an entring agency and agency and agency and agency agreed in the health agency and agency agency agency agency agency final health agency | Ongoing | Proposed Rule published: 10/9/14 79 FR 61163 Final Rule target: Before the MMA section 902 deadline - October 2017 | Exceptions processes; Phase-ins | Public comment; Analyses; Industry Feedback | This role includes important health and safely initiatives to protect Medicare beneficiaries. The potential for significant benefics, ranging from improved patient outcomes to increase dail for podurity, which may be realised by Mika as a result of improved practices and a higher quality patient care outweighs any costs incurred. |
| ннз | CMS | Covered Outpatient Drug (CMS-2345-F) | 0938- AQ41 | This final rule implements several provisions of the Affordable Care Act that pertain to prescription drugs under the Medicald program. It revises the rebate formulas for covered outpatient drugs, revises the definition of average manufacturer price, and revises the Federal lupe Payment limits for omaliple source drugs. | Ongoing | Proposed Rule published: 2/2/12 77 FR 5317 Final Rule target: July 2015 | Streamlined requirements; State flexibilities; Exceptions processes; Plase in: | Public comment; Analyses | In 2012, CMS estimated that this rule would save approximately \$17.2 billion for F7 2013, reflecting 31.2 billion in referal savings and 54 billion in stars aways. These estimates represented the increased percentages of harbers on generic and brand mean drugs, the resument of new formations, the change in the maximum relates and grounds for adequate planmary minitoximent. We are not able at this time to provide updated could not herefit estimates. As we move toward publication, estimates of the could are benefits of these important initiatives will be included in the rule. |
| ннс | CMS | Requirements for Long Term Care Facilities & Quality Assurance and Performance Improvement (QAPI) (CMS-3260-9) | 0938- AR61 | This proposed rule would revise the requirements that Long-Term Care (LTC) facilities must meet to participate in the Medicare and Medicaid programs. These changes are necessary to reflect the substantial advances that have been made over the past server years in the theory and practice of service delivery and safety. These proposals are also an integragit and rout efforts to achiete bread based improvements both in the quality of health care furnished through federal programs, and in patient safety, while we the same time reducing procedual burdens on providers. These changes will allow more flexibility in how care is delivered in the LTC setting which will enhance the lives of redions have reduce LTC Bacilities. | Ongoing | Proposed Rule target: May 2015 | Exceptions processes; Phase-ins | Public comment, Analyses; industry Feedback | This rule includes important health and safety initiatives to protect. Medicare beneficiaires. We are not able at this time to provide specific cost and benefit estimates. A we more toward publication, estimates of the cost and benefits of these important initiatives will be included in the rule. |
| ннс | CMS | Programs of All-Inclusive Care for the Elderly (PACE) Update (CMS-4168-P) | 0938- 4860 | This proposed rule would update the PACE regulations published on December 8, 2006. The rule would improve the quality of the existing regulations, provide operational flexibility and modifications, and remove redundancies and outdated information. These updates are intended to ensure the health and safety of PACE participants. | New | Proposed Rule target: August 2015 | Streamlined requirements; Exceptions processes | Public comment: Analyses | This rule includes important health and safety initiatives to protect Medicare beneficiaries. We are not able at this time to provide specific cost and benefit estimates. As we move toward publication, estimates of the cost and benefits of these important initiatives will be included in the rule. |
| HHS | CMS | Medicaid Managed Care, CHIP Delivered in Managed Care, and | 0938- AS25 | This proposed rule would modernize the Medical managed care regulations to reflect change in the usage of managed care delivery systems. The proposed rule would align the rules govering Medical amaged care with hose of other major sources of coverage, including coverage through Casillied Health Plans and Medicare Advantage particulars to promote the accountability of Medical managed care program rates; provisions to promote the accountability of Medical managed care program rates; particular and a source align through the managed care program rates; particular to promote the accountability of Medical managed care program rates; particular to promote the accountability of Medical managed care program rates; particular to the accountability of Medical managed care program rates; party liability for trauma codes. | New | | preamined requirements, streptons processes Streamlined requirements, Trigger provision; State Resubilitie; Screptions processes | Public comment; Analyses; State feedback | these important initiatives will be included in the rule. This rule includes important protections to protect Medicaid beneficiaries. We are not able at this time to provide specific cost and benefit estimates. As we more that the rule does the rule of the cost and benefits of these important initiatives will be included in the rule. |
| HHS | CMS | Requirements for the Medicare Incentive Reward Program and Provider Enrollment (CMS-6045-F) | 0938- AP01 | This final rule implements various provider encollment requirements. These budde- againting the instances in which a fellow provider on support of the standard of the revocation of a provider or supplier's encollment; if certain criteria are met, enabling us to deen renolment if the enrolling growder, supplier, or owner thereas had an ownership relationship with a provider provider provider or supplier that had an ownership relationship with a provider provider or supplier that had an ownership relationship with a provider provider or supplier that had an provider or supplier has a pattern ergicitier of submitting drama that are later provider or suppliers to a pattern ergic or submitting that had to next Madicare explicitions that are the suppliers to advanting drama that is to met. Madicare explicitions for the encolment. | Completed | Proposed Rule published: 4/29/13 78 FR 25013 Final Rule published: 12/5/14 79 FR 72499 | Exceptions processes | Public comment, Analyses; Industry Feedback | CMS estimates that making the effective date of billing privileges for ambulance providers consistent with other provider types would result in an annual savings of \$227 million. Additional saving are expected to account from the other provisions of this rule, but the moteriary annount cannot be quantified. |

| | | | | | Status of Initiative | Target Completion Date (if completed, | | | |
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| | | | RIN/ OMB Control | | New to this update, Ongoing, or | please add the publication date and cite in Federal | Does the Initiative include regulatory flexibilities such as pilot projects, safe harbor exemptions, sunset provisions, trigger provisions, streamlined requirements, state flexibilities, or | What methods will you engage in to Identify Improvements (public comment, analyses, third party assessments, etc.). | If Available, anticipated or realized savings in costs &/or burdens and anticipated or |
| Agency | Sub-agency | litle Of Initiative/Rule or ICR | Number | r Summary of Initiative | Completed | Register for example) | other similar strategies? | Please identify all that apply | realized changes in benefits |
| | | | | This proposed rule would revise and update food labeling regulations to make nutrition | | Proposed Rule published: 3/3/14 | | | The NPRM Annualized over 20 years, the labeling cost associated with the proposed rules is \$122 million per year at a 3% discount rate and \$165 million per year |
| | | | | information on packaged food more useful to consumers. This rulemaking would modernize the nutrition information found on the Nutrition Facts label, as well as the | | 79 FR 11879 | | | at a 7% discount rate. We estimate benefits annualized over 20 years \$2.0 billion per year assuming a 3% discount rate and \$1.9 billion per year assuming a 7% discount |
| | | | 0910- | format and appearance of the label, to help consumers maintain healthy dietary | | Final Rule target: June | | | rate. The benefits are based on consumers willingness to pay for the label |
| HHS | FDA I | ood Labeling (Nutrition Initiative) | AF22 | practices. | Ongoing | 2015 | No | Public comments | information |
| | | | | This rule would describe the postmarket safety reporting requirements for combination | | | | | |
| | | | | products (i.e., combinations of drug, device, and/or biological products). The rule would clarify that a combination product is subject to the reporting requirements | | | | | |
| | | | | associated with the type of marketing application under which the product receives approval, licensure, or clearance and to certain additional specified reporting | | Proposed Rule published: 10/1/09 | | | |
| | | | | requirements depending on the types of constituent parts. This regulation would | | 74 FR 50744 | | | This regulation would ensure consistency and appropriateness of postmarket safety |
| ння | FDA 0 | Postmarketing Safety Reporting for Combination Products | 0910- AF82 | ensure consistency and appropriateness of postmarket safety reporting for combination products while minimizing duplicative reporting requirements. | Ongoing | Final Rule target: TBD | Streamlined requirements | Public comments | reporting for combination products while minimizing duplicative reporting requirements. |
| | | | | | | | The proposed rule if finalized would allow FDA to exempt a | | |
| | | | | | | | product from electronic distribution requirements where | | |
| | | | | | | | electronic distribution could adversely affect the safety, effectiveness, purity, or potency of the drug; is not | | |
| | | | | This proposed rule would amend the prescription drug and biological product labeling regulations to require that the prescribing information intended for health care | | Proposed Rule published: 12/18/14 | technologically feasible; or is otherwise inappropriate. FDA has proposed an effective date of 6 months after publication of the | | The NPRM includes an analysis of costs and benefits and predicts annualized net |
| | | ectronic Distribution of Prescribing | | professionals be distributed electronically to ensure that the most up-to-date | | 79 FR 75506 | final rule with a 2-year period of enforcement discretion to | | savings ranging from \$5 million to \$74 million. The public health benefits of users |
| HHS | FDA I | nformation for Human Prescription Drugs and Biological Products (eDL) | 0910- AG18 | information regarding safety and efficacy will be available and readily accessible to health care professionals at the time of clinical decision making and dispensing. | Ongoing | Final Rule target: TBD | permit maximum flexibility for implementation of required labeling changes. | Public comment. Internal and external analyses were performed in development of the NPRM. | having access to the most up-to-date version of the prescribing information have not been quantified, but are anticipated. |
| | | mplementation of 505(q) - | | This final rule would amend certain regulations relating to citizen petitions, petitions for | | | | | |
| | | Amendment To Citizen Petitions, | | stay of action, and the submission of documents to the agency. These changes would | | | The regulation contains both trigger and certification / | | |
| ння | FDA | Petitions for Stay of Action and Submissions of Documents to Dockets | 0910- AG26 | implement provisions of the FDA Amendment Act and the Food and Drug Administration Safety and Innovation Act. | Ongoing | Final Rule target: TBD | verification provisions. A related guidance document has also been published. | Public comments | N/A |
| | | | | | | Proposed Rule published: 1/13/12; | | | |
| | | | | | | Supplement | | | |
| | | | | This proposed rule would modernize current good manufacturing practices for food and require a food facility to have and implement preventive controls to significantly | | published: 9/29/14 79 FR 58523 | The proposed rule, if finalized, would allow very small businesses to comply with modified requirements, would | | |
| | | | | minimize or prevent the occurrence of hazards that could affect food manufactured, | | Court Ordered Final | exempt small and very small farms that only conduct specified low-risk activities, and would provide an extended compliance | Public comments and a contract for a Food Processing Sector Study to determine food processing activities conducted on | |
| HHS | FDA | Hazard Analysis and Risk-Based Preventive Controls | 0910- AG36 | processed, packed, or held by the facility. This action is intended to prevent or, at a minimum, quickly identify food-borne pathogens before they get into the food supply. | Ongoing | Rule: 8/30/15. | date for small and very small businesses. | Public comments and a contract for a Food Processing Sector study to determine food processing activities conducted on farms. | TBD |
| | | | | FDA is considering a proposed rule to require a one-page, single-sided Patient Medication Information document to replace the current forms of medication | | | | | |
| uur | FDA 8 | Patient Labeling for Drugs (Patient Package Inserts and Medguides) | No RIN | information distributed to consumers such as medication guides and patient package inserts. | Ongoing | Proposed Rule target: | 785 | TED | TRD |
| nna | PDA I | ackage inserts and wedguides) | yet | ilberts. | Origonig | 160 | | | 160 |
| | | | | This proposed rule would amend the biologics regulations by removing the general | | Proposed Rule published: 8/22/14 | | | |
| | | Revocation of the General Safety Test | | safety test (GST) requirements for biological products found in 21 CFR 610.11, 610.11a and 680.3(b). FDA is taking this action as part of its retrospective review of its | | 79 FR 49727 | | | |
| HHS | FDA | Requirements for Biological Products | N/A | regulations to promote improvement and innovation. | Ongoing | Final Rule target: TBD | No Regulatory Flexibility | Public Comment | Reduces certain regulatory burdens |
| | | | | The proposed rule would provide additional flexibility to manufacturers of licensed | | | | | |
| | 1 | Amending the general biological product standards relating to dating | | biological products by amending the general biological products standards relating to dating periods and removing certain regulations for standard preparations and limits of | | | | | |
| | | periods, standard preparations and | | potency. FDA is taking this action to provide additional flexibility to manufacturers of | | Proposed Rule target: | | | |
| MHS | FDA | imits on potency | N/A | licensed products and to update obsolete or outdated requirements. | Ongoing | TBD | No Regulatory Flexibility | Public Comment | IBD |
| | | | | | | Proposed Rule published: 6/24/13 | | | |
| | | aser Products; Amendment to | 0910- | This proposed rule would amend the performance standards for laser products to achieve closer harmonization with the International Electrotechnical Commission (IEC) | | 78 FR 37723 | | | We anticipate a burden reduction because we will achieve closer harmonization with |
| HHS | | | AF87 | standards. | Ongoing | Final Rule target: TBD | Streamlined requirements | Public comments | international standards. |
| | | | | | | Proposed Rule published: 4/19/13 | | | |
| | | | | | | 78 FR 23508 | | | |
| | | | 0910- | FDA is considering whether to allow validated symbols in certain device labeling without | t | Final Rule target: | | | Regulation would reduce burden of labeling requirements by harmonizing with |
| cnn | rua I | Jse of Symbols in Device Labeling | AG74 | the need for accompanying English text. | Ungoing | 10U | Streamlined requirements | Public comments | international standards. |
| | | | | FDA is conducting a retrospective economic review of this economically significant regulation, originally issued in 2004. The rule requires the inclusion of linear bar codes - | | Proposed Rule | | | |
| | | | | such as are used on millions of packages of consumer goods on the label of most prescription drugs and on certain over-the-counter drugs. Each bar code must contain, | | published: 10/26/11 76 FR 66235 | | | |
| | | | No RIN | at a minimum, the drug's National Drug Code number and may include information | | | | | |
| HHS | FDA 6 | Bar Code Rule for Drugs Good Laboratory Practices for | yet No RIN | about lot number and product expiration dates. FDA is reviewing regulations for nonclinical laboratory studies to determine how best to | Ongoing | Final Rule target: TBD | TBD | TBD | TBD |
| HHS | | Nonclinical Laboratory Studies | yet | update them. | Ongoing | Target: TBD | Streamlined requirements | Public comments | TBD |
| | | New Animal DrugsRecords and Reports concerning experience with | No RIN | FDA is reviewing regulations to determine how to clarify, streamline, and harmonize | | | | | |
| HHS | FDA | Reports concerning experience with approved drugs and medicated feeds | yet | FDA is reviewing regulations to determine how to clarify, streamline, and harmonize with international standards. | Ongoing | Target: TBD | Streamlined requirements | Public comments; Harmonization with Veterinary International Conference on Harmonization (VICH) | TBD |
| | | | | | | | The rule will include a waiver provision that, upon request , will | | |
| | | | | This rule will amend FDA's regulations on acceptance of data from clinical investigations | | Proposed Rule published: 2/25/13 | allow any applicable requirement to be waived. Waivers may be granted if an explanation is provided for why compliance with | | The rule will clarify FDA's requirements for using clinical data collected domestically and collected outside the United States to support medical device applications |
| | | luman Subject Protection; Acceptance | | conducted in support of a medical device premarket approval submission to allow data | | 78 FR 12664 | the requirement is unnecessary or cannot be achieved, if an | | submitted to FDA. Clarifying these requirements will help to ensure the integrity of |
| HHS | FDA I | of Clinical Investigations for Medical Devices | 0910- AG48 | from foreign clinical investigations as long as those investigations are conducted in accordance with good clinical practices. | Ongoing | Final Rule target: TBD | alternative is provided that satisfies the purpose of the requirement, or if adequate justification can be provided. | Public comments | the data and the protection of human subjects; thereby, facilitating the use of such data in support of new device applications. |
| | | | | | | Proposed Bule | | | FDA estimates the annualized cost savings associated with the more efficient |
| | | | | | | published: 12/12/13 | | | requirements of the VFD process to be \$13,000 over 10 years at a 7 percent discount |
| | | | 0910- | This initiative would improve efficiency of the process for veterinarians to issue feed | | 78 FR 75515 | | | rate (annualized at \$11,000 over 10 years at a 3 percent discount rate). Additionally, the reduction in veterinarian labor costs due to this rule is expected to result in a cost |
| HHS | FDA | /eterinary Feed Directives | AG95 | directives. | Ongoing | Final Rule target: TBD | Streamlined requirements. | Public comments | savings of about \$7.87 million annually. |
| | | | | FDA is proposing to amend its regulations governing mammography. The amendments would update the regulations issued under the Mammography Quality Standards Act of | | | | | |
| | | | | 1992 (MQSA). FDA is taking this action to address changes in mammography technology | · | | | | FDA anticipates burden reductions from this rule by updating the regulations to |
| HHS | FDA I | Mammography Quality Standards Act; Regulatory Amendments | 0910- AH04 | and mammography processes, such as breast density reporting, that have occurred since the regulations were published in 1997. | Ongoing | Target: TBD | Allow for technological advances. | Public comments | reflect current mammography technology. This NPRM could improve accuracy of mammography by decreases the number of false positives and false negative. |
| | | luman Subjects Research Protections: | | The proposed rule would revise current human subjects regulations in order to | | | - | | Although the quantified costs of this rule outweigh the quantified henefits the benefits |
| | | inhancing Protections for Research | | strengthen protections for research subjects while facilitating valuable research and | | | | | Attrough the quantities costs or this rule outweigh the quantities benefits, the benefits of enhanced protections to research subjects and clear guidance to the research community further enhances the federal government and research partners' ability to |
| | 4 | Subjects and Reducing Burden, Delay, and Ambiguity for Investigators | 0937- | reducing burden, delay, and ambiguity for investigators. It could eliminate unnecessary Institutional Review Board (IRB) reviews and enable IRBs to better focus their resources | | Proposed Rule target: | | | community further enhances the federal government and research partners' ability to conduct cutting-edge research to improve the health of all Americans. |
| HULE | OASH (| "Common Rule") | AA02 | on review of research protocols that pose greater than minimal risks to subjects. | Ongoing | TBD | Modernizes and streamlines requirements. | Public comments; Interagency partners; Analyses | |

| Sub-agency | | RIN/ OMB Control Numbe | | New to this update, Ongoing, or | publication date and cite in Federal | Does the Initiative include regulatory flexibilities such as pilot projects, safe harbor exemptions, sunset provisions, trigger provisions, streamlined requirements, state flexibilities, or other similar strategies? | What methods will you engage in to Identify Improvements (public comment, analyses, third party assessments, etc.). | If Available, anticipated or realized savings in costs &/or burdens and anticipated or realized changes in benefits |
|------------|---|---|---|---|---|---|--|---|
| | | 0945- | The final rule would revise the current accounting of disclosures requirements in the MPAA Privacy Rule to Improve workability and to better balance the Surden to | | 76 FR 31425 Final Rule: TBD (changes are currently attached to a long term action on OCR's regulatory agenda to implement other changes to the provisions under the | | | The modifications would provide the individual with information about those disclosures that are most likely to have an impact on the individual's legal and personal interests, while inclusive administrative burdeen on equilated emittes. |
| | | | This direct final rul would remove obsolete provisions from the code of federal | | | | | |
| | Oral Fluid Mandatory Guidelines for Federal Workplace Drug Testing | 0930- | The Mandatory Goldelines would establish standards and technical requirements for oral fluid collection devices, initial oral fluid drug test analyses and methods, confirmatory oral fluid drug test analyses and methods, and the forensic acceptability o oral fluid testing. The use of an electronic chain-of-cutody form to replace the current 5-page page form corns: currently at the department-levic clarance, to be reviewed by | e | | SAMI-SA proposes to issue the Federal Workplace Drug Testing Ooo Flowid Manderny Guidelmes. The Guidelmes will allow Executive Branch agencies and the regulated industry to implement an alternative testing process that is less intrusive and cost/time effective when compared to the current urine based testing program. The use of an electronic chain-of- custody from will allo reduce the administrative burden of | | N/A The Draf Fluid Mandatory Guidelines will lessen the administrative and financial burden of workplace drag testing since they will provide flexibility to use oral fluid testing in addition to explain units testing or conducts. |
| 0 | CR | HIPAA Privacy Rule Accounting of Disclosures under the HITECH At Removal of Obsolete Provisions in the Code of Federal Regulations Oral Fluid Mandatory Guidelines for Federal Workplace Drug Texting | Lo agency Title Of Initiative/Rule or ICR Number HPAA Privacy Rule Accounting of OR45- Disclosures under the HTTCH AC AA00 Removal of Disoleter Provisions in the Cade of Federal Regulations for Federal Workplace Drug Testing 0930- | Brance Title Of Initiative/Rule or ICR Number Summary of Initiative Burner Summary of Initiative HIPAA Privacy Rule Accounting of Discloures under the HITCH AC Removal of Obcolete Provisions in the Code of Federal Regulations Code of Federal Regulations Code of Federal Regulations Oral Fuid Mandatory Guidelines for Federal Workplace Drug Testing Oral Fuid Mandatory Guidelines for Federal Workplace Drug Testing Provide Pro | bis-seevery Title Of Initiative/Rule or ICR Number Summary of Initiative Completed initiative/Rule Accounting of Optimization Completed initiative/Rule Accounting of Optimization Initiative Complete Complete Complete Complete Complete Complete Initiative Complete Complete Complete Initiative Complete Complete Complete Initiative Complete Initiative Complete Complete Initiative Complete Initiative Complete Complete Initiative Complete Complete Initiative Complete Initiative Complete Initi | be-specery Title Of Initiative/Rule or ICR Number Summary of Initiative be-specery Title Of Initiative/Rule or ICR Number Summary of Initiative be-specery Title Of Initiative/Rule or ICR Number Summary of Initiative be-specery Title Of Initiative/Rule or ICR Number Summary of Initiative respective Summary of Initiative Summary of Initiative respective Summary of Initiative Summary of Initiative respective r | ub-segon Rite Of Initiative/Rule or ICK Number Number Number Number Number Second Participation Other Similar strategies? Initiative/Rule or ICK Propose Rel counters Propose R | bissee Relation function Number Number (Nicklaw) Numer (Nicklaw) Number (Nicklaw) |