

# EFT/ERA Enrollment Data Task Group

Call #4

October 31, 2023

## Agenda

- 1. Welcome, Antitrust Guidelines, and Roll Call
- 2. Continue Reviewing Results of Straw Poll #2
  - Notification of Enrollment, Disenrollment, or Updates
  - Additional Opportunity Areas
- 3. Next Steps
  - Straw Poll #3 open November 3-17





## Continue Reviewing Results of Straw Poll #2

## Section 3: Fraud Detection Update Scope

Rule Option #2: Update the scope of the rule to allow for the introduction of fraud detection processes to protect EFT Enrollment upstream and downstream.

Would your organization support adding additional language to Section 3: Scope of the CORE EFT Enrollment Data Operating Rule to align with Nacha Operating Rules that seek to minimize the opportunity of fraud in the ACH Network?

#### **Proposed Draft Rule Language:**

The growing prevalence of fraudulent EFT activities has made it imperative to implement secure measures in the EFT process. To mitigate this risk, the <u>National Automated Clearinghouse Association</u> (Nacha), the standards and rule development organization that governs the ACH network, continuously enhances its Operating Rules to reduce the opportunity for fraud.

In 2023, Nacha amended its rules to address payment fraud scenarios associated with credit-push payments (e.g., ACH credits, wire transfers, and other emerging payment methods). These updates require ACH Originators (e.g., health plans that send claim payments by the standard EFT) to implement commercially reasonable fraudulent transaction detection systems designed to identify instances of such fraud.

CORE recommends that health plans or their agents align with Nacha Operating Rules and consider how to best leverage investments to prevent falsified EFT enrollments and fraudulent EFT payments.

Support	Oppose	Abstain
95% (18)	5% (1)	8

#### Nacha recommended adjusting and simplifying this language to:

To further secure the ACH Network, Nacha, which manages the development, administration, and governance of the ACH Network, continuously enhances its Operating Rules to reduce the opportunity for fraud. Any user of the ACH Network is required to adhere to the Nacha Operating Rules, including Health Plans who originate EFT to providers.



#### Confirmation of Submission

**Rule Option #1:** Add a new sub-section to **Section 4: Rule Requirements** of CORE EFT & ERA Enrollment Data Operating Rules to establish confirmation of receipt requirements for health plans or their agents to acknowledge to a provider that an enrollment, disenrollment, or update was received.

#### **Draft Rule Language for Review:**

#### Section 4.x: Confirmation of Receipt of Enrollment Submission

When a provider clicks "submit", or a similar command button on an electronic enrollment form after completing all data fields, the system must return a submission receipt indicating to the provider that the completed enrollment form was successfully received, as well as information about the "next steps" for enrollment processing in *x* timeframe. This confirmation should be provided for initial enrollment, disenrollment, and enrollment updates.

#### Examples of such information include:

- Option to print and save a PDF.
- View the enrollment status.
- The status or an update of a previously submitted request.
- Assignment of a transaction or reference control number.
- A detailed timestamp, potentially including date, time, and time zone of the submission.

Support	Орр	ose	Abstain
90% (18)	10% (2)		4
One entity asked if the requirement will only pertain to electronic submissions.			ORE staff recommend <b>to adjust for clarity.</b> to <i>Confirmation of Receipt of Electronic Enrollment</i>

Given the high level of support, a new sub-section will be added to Section 4 to establish confirmation of receipt requirements for health plans or their agents to acknowledge to a provider that an enrollment, disenrollment, or update was received.



**Confirmation of Completed Processing** 

**Rule Option #2:** Add a new sub-section to **Section 4: Rule Requirements** of CORE EFT & ERA Enrollment Data Operating Rules to establish notification requirements for health plans or their agents to notify to a provider that an enrollment, disenrollment, or update request was processed and successfully completed.

#### **Draft Rule Language for Review:**

#### Section 4.x: Completed Processing Enrollment Submission

When a health plan or its agent successfully processes an enrollment, disenrollment, or enrollment update it must send an electronic notification to the provider to communicate that the request was completed in x timeframe. The notification should provide information about enrollment status.

Examples of such information include:

- Status of the enrolment, disenrollment, or update
- Effective date
- Estimated date of first EFT and/or ERA transaction delivery; or date of last if a disenrollment

Support	Oppose		Abstain
78% (18)	22% (5)		4
One entity asked if the requirement will only pertain to electronic submissions.			PRE staff recommend to <b>adjust for clarity.</b> to <b>Completed Processing </b> Electronic sion

Given the high level of support, a new sub-section will be added to Section 4 to establish notification requirements for health plans or their agents to notify to a provider that an enrollment, disenrollment, or update request was processed and successfully completed.



Timeframe for Confirmation of Receipt

Rule Option #3: Establish a reasonable and appropriate timeframe for confirmation of receipt of an enrollment, disenrollment, or update request.

Real-Time (20 seconds or less)	21% (5)
24 hours	8% (2)
48 hours	25% (6)
72 hours	21% (5)
Do not support timeframe requirements	25% (6)

75% of the Task Group support the addition of a confirmation of receipt timeframe requirement. The majority of Straw Poll respondents supported a timeframe option that was 48 hours or less. To further drive consensus on an appropriate timeframe, *EDTG Co-Chairs and CORE staff will poll the Task Group on Real-time, 24 hours, and 48 hours options.* 



## Section 5: Notification of Enrollment, Disenrollment, or Updates Polling Question: Timeframe for Confirmation of Receipt

Please choose a preferred timeframe for delivery of an acknowledgment that a health plan or its agent has received an EFT/ERA enrollment, disenrollment, or update request.

- Real-Time (20-seconds or less)
- 24 Hours or Less
- 48 Hours or Less
- Abstain



Timeframe for Processing Submission

**Rule Option #4**: Establish a reasonable and appropriate timeframe for a health plan to complete the processing of an enrollment, disenrollment, or update request from date of submission.

	Single Provider Enrollment	Bulk Provider Enrollment
24 hours	0	0
48 hours	22% (5)	13% (3)
72 hours	4% (1) 13% (3)	
5 days	17% (4)	8% (2)
1 week	13% (3)	
2 weeks	17% (4)	13% (3)
30 days	9% (2)	16% (4)
Do not support timeframe requirements	17% (4)	25% (6)

**Single Provider Enrollment:** 82% of the Task Group support the addition of EFT/ERA Enrollment processing timeframe requirements. Further, 73% supported recommendations of timeframes of 2 weeks or less. As such, *EDTG Co-Chairs and CORE Staff recommend including the addition of 2 weeks or less for enrollment processing timeframes.* 

**Bulk Provider Enrollment:** 75% of the Task Group support the addition of EFT/ERA Enrollment processing timeframe requirements. To further drive consensus on this set of timeframes, *EDTG Co-Chairs and CORE Staff will poll the Task Group on timeframe groupings that received high support (2 weeks or 30 days).* 



Polling Question: Timeframe for Processing Submission – Bulk Provider Enrollment

Please choose a preferred timeframe for a health plan or its agent to complete the processing of an enrollment, disenrollment, or update request for a Buk Provider Enrollment.

- 2 Weeks or Less
- 30 Days or Less
- Abstain



Additional Opportunity Area #1	EDTG Co-Chairs and CORE Staff
Disclosure of any applicable fees associated with receipt of EFT transactions and how to eliminate those fees.	Several entities provided feedback via straw polls and on calls on the importance of EFT fee disclosure as part of EFT Enrollment. To evaluate industry support of this topic, we recommend including the following draft rule requirement on the next straw poll for Task Group consideration:  • A health plan and its agent shall disclose any associated fees for receiving EFT payments, when such fees are known, to the provider as part of the EFT Enrollment process.



Polling Question: Fee Disclosure

#### Do you support the addition of the following requirement?

A health plan and its agent shall disclose any associated fees for receiving EFT payments, when such fees are known, to the provider as part of the EFT Enrollment process.

- Yes: support addition of requirement
- No: do not support addition of requirement
- Abstain



Additional Opportunity Area #2	EDTG Co-Chairs and CORE Staff
2. Business Rules addressing alternative electronic payments (e.g., virtual credit cards).	Operating Rules dedicated to addressing alternative electronic payments are outside the scope of the EFT & ERA Enrollment Data Rules, as these rule sets are scoped to the use of the HIPAA-mandated EFT transaction. To encourage EFT adoption, the Co-Chairs and CORE Staff recommend including the following draft rule requirement on the next Straw Poll for Task Group consideration.
	A health plan and its agent are required to provide an accessible method, to be determined by the health plan and its agent, for providers to either opt in or opt out of non-EFT payment methods or additional value-added services.



## Section 6: Additional Opportunity Areas Polling Question: Opt-In/Opt-Out of Non-EFT Payment Methods

#### Do you support the addition of the following requirement?

A health plan and its agent are required to provide an accessible method, to be determined by the health plan and its agent, for providers to either opt in or opt out of non-EFT payment methods or additional value-added services.

- Yes: support addition of requirement
- No: do not support addition of requirement
- Abstain



	Additional Opportunity Area #3	EDTG Co-Chairs and CORE Staff
3.	To have assurance that the payment is going to the intended provider, providers should be required to use bank accounts owned by the TIN being paid and allow health plans to verify this using a Nacha repository.	Out of Scope. Health plans should have the option to choose specific processes and mechanisms they use to detect fraud. Additionally, Nacha does not have a database with this type of information.





## Next Steps

### **Next Steps**

## Compete Straw Poll #3 November 3-17

Objective: Collect each Participating Organization's feedback and level of support on updated language in the draft operating rules:

- CORE Payment & Remittance EFT Enrollment Data Operating Rule
  - CORE-required Maximum EFT Enrollment Data Set
- CORE Payment & Remittance ERA Enrollment Data Operating Rule
  - CORE-required Maximum ERA Enrollment Data Set
- Note: The Straw Poll is to be completed by EDTG Participants only; **please coordinate to submit one response for your organization**.



### **Review Work Group**

The Review Work Group (RWG) is tasked with reviewing and voting on new and updated and newly drafted Operating Rules for Value-based Payments, Health Care Claims, and EFT & ERA Enrollment Data.



If you have not already registered for the RWG but would like to be included in the next call, email <a href="mailto:core@caqh.org">core@caqh.org</a>
to be added to the roster.





## Appendix

## Straw Poll #2 Results Summary

**Purpose of Straw Poll:** Collect detailed feedback from the EDTG and level of support for potential draft operating rule language.

Opportunity Area	Rule Option	Support	Oppose
1. Enhancements to Data Sets	Levels of support across each proposed enhancement will be reviewed individually.		
2. Flexible Data Sets	Externalize Data Enrollment Sets from Operating Rule	86%	14%
3. Fraud Detection	Add Process-Oriented Measures	90%	10%
3. Fraud Detection	Update Scope	95%	5%
4. Bulk Enrollment Allow for Repeatable Data Elements		90%	10%
5. Notification of Enrollment,	Confirmation of Submission	90%	10%
Disenrollment, or Updates	Confirmation of Completed Processing	78%	22%



## Section 1: Enhance EFT & ERA Data Sets Data Elements Recommended to Update

DEG	Data Enhancement	Support	Oppose	Abstain	
EFT & ERA DEG 1: Provider	1. Add a new data element to specify "Business Type" (e.g., LLC, Corporation, etc.); this would be an optional field.	87% (13)	13% (2)	12	
Information	2. Add a new data element to specify "Business Owner Name;" this would be an optional field.	88% (15)	12% (2)	10	
EFT & ERA DEG 3: Provider	3.Change DEG 3 from an optional DEG to a required DEG.	96% (22)	4% (1)	3	
Contact Information	4. Change "Address" from optional to required.	85% (17)	15% (3)	6	
EFT & ERA DEG 6: Retail Pharmacy Information	5. Change "NCPDP Provider ID Number" from optional to required.	91% (10)	9% (1)	16	
EFT DEG 7: Financial Institution	6. Add a new data element to specify "Bank Account Owner TIN;" this would be optional, but required if bank account owner TIN is different than the provider TIN.	90% (18)	10% (2)	7	
Information	7. Add a new data element to specify "Country Code" for "Financial Institution Telephone Number;" this would be optional.	78% (14)	22% (4)	9	
EFT DEG 8:Submission Information	8. Add a new data element to specify "Back of Voided Check;" this would be an optional.	69% (9)	31% (4)	12	
	9. Change "Requested EFT Start/Change/Cancel" from optional to required.	75% (15)	25% (5)	6	
	10. Change DEG 7 from a required DEG to an optional DEG.	72% (13)	28% (5)	7	
ERA DEG 7: ERA Information	11. Change "Method of Retrieval" from optional to required.	84% (16)	16% (3)	6	
	12. Add a new data element to "Account Number Linkage" to specify "Other Provider Identifiers" for non-enumerated providers (e.g., Medicaid Provider Number), this would be optional.	89% (16)	11% (2)	7	
ERA DEG 8: ERA Clearinghouse Information	I 13 Add a new data element to specify "Clearinghouse Identification Number:" this would be optional		21% (4)	8	
ERA DEG 9: ERA Vendor Information	I 1/1 Add a new data element to specify "Vendor Identification Number:" this would be optional		26% (5)	8	
ERA DEG 10: Submission Information	15. Remove "Written Signature of Person Submitting Enrollment" as a data element.	75% (15)	25% (5)	7	
Given hi	Given high levels of support an no comments received, these data elements will be updated as indicated.				



## Section 1: Enhance EFT & ERA Data Sets EFT & ERA DEG 1: Provider Information

	Support	Oppose	Abstain
1. Change "Provider Name" to "Provider Legal Name."	90% (18)	10% (2)	7

#### **EDTG Decision:**

- Update "Provider Name" with "Provider Legal Name."
- Update data element description: "Complete legal business name of institution, corporate entity, practice or individual provider."

	Support	Oppose	Abstain
2. Change "Provider Address" to "Provider Physical and Legal Address."	79% (15)	21% (4)	8
3. Add a data element description to Provider Address to indicate "Address registered with the IRS."	69% (9)	31% (4)	14

#### **EDTG Decision:**

- Update "Provider Address" with "Provider Physical and Legal Address."
- Update data element description to indicate "address registered with the IRS.

	Support	Oppose	Abstain
4. Change "Provider Address" from optional to required.	91% (20)	9% (2)	5

#### **EDTG Decision:**

Make "Provider Address" required.



## Section 1: Enhance EFT & ERA Data Sets EFT & ERA DEG 2: Provider Identifier

	Support	Oppose	Abstain
5. Remove "Trading Partner ID" as a data element.	75% (15)	25% (5)	7

#### **EDTG Decision:**

• Remove "Trading Partner ID."

	Support	Oppose	Abstain
6. Remove "Provider License Number" as a data element.	85% (16)	16% (3)	8
7. Remove "License Issuer" as a data element.	89% (17)	11% (2)	8

#### **EDTG Decision:**

• Retain "Provider License Number" and "License Issuer" but keep them optional.

	Support	Oppose	Abstain
8. Change "Title" from optional to required.	75% (12)	25% (4)	10

#### **EDTG Decision:**

Make "Title" required.



## Section 1: Enhance EFT & ERA Data Sets EFT DEG 7: Financial Institution Information

	Support	Oppose	Abstain
9. Add a new data element to specify "Legal Name on Bank Account" this would be required.	90% (18)	10% (2)	7

#### **EDTG Decision:**

- Add "Legal Name on Bank Account" data element and make it optional.
- Description will specify that it is the legal business name.

	Support	Oppose	Abstain
10. Add a new data element to "Account Number Linkage" to specify "Other Provider Identifiers" for non-enumerated providers (e.g., Medicaid Provider Number); this would be optional.	84% (16)	16% (3)	8

#### **EDTG Decision:**

• Add "Account Number Linkage" data element and make it optional.

	Support	Oppose	Abstain
11. Add a new data element to specify "Previous Bank Account Number" for the collection of a provider's previous bank account information for an EFT change request; this would be optional.	68% (13)	32% (6)	8

#### **EDTG Decision:**

Add "Previous Bank Account Number" data element and make it optional.



## Section 1: Enhance EFT & ERA Data Sets EFT DEG 7: Financial Institution Information

	Support	Oppose	Abstain
12. Remove "Financial Institution Address" as a data element.	78% (14)	22% (4)	9
EDTG Decision: • Retain "Financial Institution Address."			

EFT DEG 7: Financial Institution Information				
	Support	Oppose	Abstain	
13. Remove "Type of Account at Financial Institution" as a data element.	50% (9)	50% (9)	9	
<ul> <li>EDTG Decision:</li> <li>Retain "Type of Account at Financial Institution" but make it optional.</li> </ul>				



### Section 1: Enhance EFT & ERA Data Sets

**EFT DEG 8: Submission Information** 

	Support	Oppose	Abstain
14. Change "Submission Date" from optional to required.	86% (18)	14% (3)	5

#### **EDTG Decision:**

Make "Submission Date" required.

	Support	Oppose	Abstain
15. Remove "Voided Check" as a data element.	53% (9)	47% (8)	9
16. Remove "Bank Letter" as a data element.	53% (9)	47% (8)	9

#### **EDTG Decision:**

Retain "Voided Check" and "Bank Letter."



## Section 1: Enhance EFT & ERA Data Sets ERA DEG 8: ERA Clearinghouse Information

	Support	Oppose	Abstain
17. Change "Vendor Contact Name" from optional to required.	76% (13)	24% (4)	10
18. Change "Telephone Number" from optional to required.	78% (14)	22% (4)	9
19. Change "Email Address" from optional to required.	74% (14)	26% (5)	8

#### **EDTG Decision:**

• Keep "Vendor Contact Name," "Telephone Number," and "Email Address" optional.



### Section 1: Enhance EFT & ERA Data Sets ERA DEG 9: ERA Vendor Information

	Support	Oppose	Abstain
20. Change the DEG 9 from an optional DEG to a required DEG.	63% (12)	37% (7)	8
EDTG Decision:			

Keep DEG 9 optional.

	Support	Oppose	Abstain
21. Change "Vendor Contact Name" from optional to required.	63% (12)	37% (7)	8
22. Change "Telephone Number" from optional to required.	65% (13)	35% (7)	7
23. Change "Email Address" from optional to required.	65% (13)	35% (7)	7

#### **EDTG Decision:**

Keep "Vendor Contact Name," "Telephone Number," and "Email Address" optional.



### Section 1: Enhance EFT & ERA Data Sets

New Data Element for "Secondary Address"

Add a new data element to specify "Secondary Address" to allow for input of secondary street information (e.g., Suite #); this would be an optional field.

	Support	Oppose	Abstain
EFT & ERA DEG 1: Provider Information	91% (20)	9% (2)	5
EFT & ERA DEG 4: Provider Agent Information	100% (18)	0	8
EFT DEG 7: Financial Institution Information	84% (16)	16% (3)	8

#### **EDTG Decision:**

Do not add "Secondary Address" data element.

Note: the EDTG determined that the existing FAQ provided the necessary flexibility:

While the CORE-required Maximum EFT Enrollment Data Set includes "Street" as a Sub-element to various Address Data Elements, it does not specify a secondary address field or "Address 2" line. As a health plan (or its agent), can I collect this information to ensure address accuracy and prevent fraud?

The EFT Enrollment Data Set does not define the field length for "Street." During initial rule development, CORE participants purposefully maintained flexibility with this field given the potential for updates to address formats from <u>USPS</u>. The USPS does not recognize a second street address line.

As such, an entity's written instructions and guidance for the healthcare provider (or its agent) may include multiple lines to collect a complete address. The instructions may detail the address sub-components that may be included, e.g., suite, floor, box number, bldg., etc.



### Section 2: Flexible Data Sets

#### Externalize EFT & ERA Enrollment Data Sets

Rule Option #1: Update Section 4.2 CORE-required Maximum Enrollment Data Elements of the CORE EFT & ERA Enrollment Data Operating Rules to remove internal references to the CORE-required Maximum EFT & ERA Enrollment Sets, and instead, point to an external companion document detailing specific data element requirements.

#### **Proposed Draft Rule Language:**

A health plan (or its agent or vendors offering EFT enrollment) is required to collect no more data elements than the maximum data elements specified in the CORE-required Maximum EFT Enrollment Data Set companion document.

The CORE-required Maximum EFT Enrollment Data Set lists all the CORE-required maximum Individual Data Elements organized by categories of information. Both the Individual Data Element name and its associated description must be used by a health plan (or its agent or vendors offering EFT enrollment) when collecting EFT enrollment data either electronically or via a manual paper-based process. The Individual Data Element Name and its associated description must not be modified.

In the case where industry wants to propose substantive changes to the enrollment data set, modifications must be requested in accordance with the CORE Process for updating the CORE-required Maximum EFT Enrollment Data Set.

NOTE: Similar language would be developed for the CORE ERA Enrollment Data Operating Rule.

Support	Oppose	Abstain
86% (18)	14% (3)	6

#### **EDTG Decision:**

The operating rules will be updated to remove internal references to the CORE-required Maximum EFT & ERA Enrollment Sets and
external data sets will be developed.



### Section 3: Fraud Detection

#### Add Process-Oriented Measures

Rule Option #1: Update Section 4.4 CAQH CORE Electronic Safe Harbor for EFT Enrollment to Occur Electronically of the CORE EFT & ERA Enrollment Data Operating Rules to add process-oriented measures to support fraud detection.

**Proposed Draft Rule Language**: The requirement below is an excerpt from Section 4.4 CAQH CORE Electronic Safe Harbor for EFT Enrollment to Occur Electronically. Proposed updates to the requirement to support fraud detection processes are indicated in gray highlight.

This rule provides an EFT enrollment "Electronic Safe Harbor" by which health plans, healthcare providers, their respective agents, application vendors, and intermediaries can be assured will be supported by any trading partner. This EFT Enrollment Rule specifies that all health plans and their respective agents must implement and offer to any trading partner (e.g., a healthcare provider) a **secured** electronic method (actual method to be determined by health plan or its agent) and process for collecting the CORE-required Maximum EFT Enrollment Data Set.

As an EFT enrollment "Safe Harbor," this rule:

- DOES NOT require health plans or their agents to discontinue using existing manual and/or paper-based methods and processes to collect the CORE-required Maximum EFT Enrollment
  Data Set.
- DOES NOT require health plans or their agents to use ONLY an electronic method and process for collecting the CORE-required Maximum EFT Enrollment Data Set.
- DOES NOT require an entity to do business with any trading partner or other entity.

CAQH CORE expects that in some circumstances, health plans or their agents may agree to use non-electronic methods and mechanisms to achieve the goal of the collection of EFT enrollment data – and that provider trading partners will respond to using this method should they choose to do so. However, the electronic EFT enrollment "Safe Harbor" mechanism offered by a health plan and its agent MUST be used by the health plan or its agent if requested by a trading partner or its agent. The electronic EFT enrollment "Safe Harbor" mechanism is not limited to single entity enrollments and may include a batch of enrollments. If the health plan or its agent does not believe that this CAQH CORE EFT Enrollment Safe Harbor is the best mechanism for that particular trading partner or its agent, it may work with its trading partner to implement a different, mutually agreeable collection method. However, if the trading partner insists on conducting EFT Enrollment electronically, the health plan or its agent must accommodate that request.

1: Electronic methods to secure the process for collecting the CORE-required Maximum EFT Enrollment Data Set could include user authentication measures such as multi-factor authentication or the use of security questions.

Support	Oppose	Abstain
90% (18)	10% (2)	7

#### **EDTG Decision:**

The operating rules will be updated with the language.



### Section 4: Bulk Enrollment

#### Allow for Repeatable Data Elements

**Rule Option #1:** Add a new sub-section to **Section 3: Scope** of CORE EFT & ERA Enrollment Data Operating Rules to articulate that data elements may be repeatable to support bulk enrollment.

#### **Draft Rule Language for Review:**

#### Section 3.2.2. Repeatable Data Elements

Bulk enrollment processes may involve enrolling multiple providers simultaneously, necessitating the repetition of certain data elements for each provider record within a collective submission. For example, multiple National Provider Identifiers (NPIs) may need to be enrolled under a single Taxpayer Identification Number (TIN). The CORE-required EFT & ERA Enrollment Data Elements are designed to be repeatable at the DEG or discrete data element level. Repetition of data elements to accommodate diverse enrollment contexts is allowed by this rule and does not constitute a non-conforming use of the CORE-required Maximum Enrollment Set.

Support	Oppose	Abstain
90% (19)	10% (2)	6

#### **EDTG Decision:**

The operating rules will be updated with the language.



### Participant Expectations



- Become familiar with CORE's EFT & ERA Enrollment Data work and processes, including:
  - CORE Payment & Remittance EFT Enrollment Data Rule, CORE Payment & Remittance ERA Enrollment Data Rule, Mandated Operating
    Rules, as well as others.
- Attend and actively participate in calls.
  - Read materials ahead of time whenever possible.
    - CORE staff assist Task Group Co-chairs with drafting call documents and ensure they are made available on the <u>CORE Participant</u>
       <u>Dashboard</u>.
    - Call summaries are created after each call and approved by the participants.
- Participate in straw polls and cast votes, as appropriate.
  - Participating organizations may have any number of participants in the Task Group, but each organization has only <u>one</u> vote on straw polls and ballots.



- Work with your organization's subject matter experts (SMEs), as appropriate. SMEs should have:
  - Knowledge of their organization's capabilities with respect to EFT & ERA processes.
  - Understanding of how the potential updates to EFT & ERA enrollment data would impact their organization and the industry, both in terms of feasibility to implement and value.



- Provide regular updates on Task Group's progress to Executive Sponsors.
  - SMEs should regularly update their Executive Sponsors on the Task Group's progress to ensure larger organization buy-in of the drafted attachment operating rule requirements and commitment to implementation.



## Today's Call Documents

#### **Document Name**

Doc 1 EDTG Call 3 Deck 10.31.23

Doc 2 EDTG Call 2 Summary 10.24.23

CORE Staff	Email Address
Erin Weber, Vice President	eweber@caqh.org
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## CORE EFT/ERA Enrollment Data Task Group Roster

Name	Organization
Kathleen Bell	Aetna
Amy Neves	Aetna
Kellene Parthermore	Aetna
Erica Martin	AMA
Heather McComas	AMA
Rob Otten	AMA
Sue Nemec	Ameritas Life Insurance Corp.
Kyle Ninneman	Ameritas Life Insurance Corp.
Michelle Barry	ASC X12
Cathy Sheppard	ASC X12
Andrew Appler	athenahealth
Tonya Moffit	Availity, LLC
Katie Reighard	Availity, LLC
Kathy Sites	Availity, LLC
Amy Hall	Blue Cross Blue Shield of Michigan
Carol Larson	Blue Cross Blue Shield of Michigan
Ann McNeilly	Blue Cross Blue Shield of Michigan
Cindy Monarch	Blue Cross Blue Shield of Michigan
Trisa Ries	Change Healthcare
Liz Weier	Change Healthcare
Jackie Jackson	CIGNA
Jeffrey Narog	CIGNA
Daniel Kalwa	CMS
Patricia Wijtyk	Cognizant
Andy Koduru	Cognosante
Laura Caldwell	CSRA
Margaret Kutz	Elevance Health
Kelly Lenihan	Elevance Health
Megan Soccorso	Gainwell Technologies
Yvonna Cosey	Health Care Service Corp
Andrea Huffstetler	Health Care Service Corp
Athalage Bandula	Horizon Blue Cross Blue Shield of New Jersey
Kiana Fitchett	Horizon Blue Cross Blue Shield of New Jersey
Penny Lewnes-King	Horizon Blue Cross Blue Shield of New Jersey
Olivia Rauter	Humana

Name	Organization
Zach VanTrieste	JP Morgan Healthcare Payments
Loleta Bethea	Kaiser Permanente
Maria Gonzalez	Kaiser Permanente
Kelly Baker	Lab Corp
Ghesha-Ly Rosario Diaz	Lab Corp
Jennifer Snipes	Lab Corp
Erin Miller	Montefiore
Christopher Stumpo	Montefiore
Edward Yuabov	Montefiore
Cari Conahan	NACHA
Mike Herd	NACHA
Brad Smith	NACHA
Teresa Strickland	NCPDP
Margaret Weiker	NCPDP
Tammy Henderson	North Dakota Medicaid
Kris Alcorn	OSF Healthcare
Effie Hoffman	OSF Healthcare
Rene Utley	OSF Healthcare
Marie Becan	PeaceHealth
Lyn Jackson	PeaceHealth
Regina Davis	PNC Bank
Diana Fuller	State of Michigan Medicaid
Chuck Veverka	State of Michigan Medicaid
Kevin OSullivan	Tata Consultancy Services Ltd
Alicia Brownlow	The SSI Group, Inc.
Martine Steiger	The SSI Group, Inc.
Andy Schulz	TriZetto Corporation, A Cognizant Company
Stephanie Farley	United States Department of Veterans Affairs
Katherine Knapp	United States Department of Veterans Affairs
David Collins	UnitedHealthGroup
Robert Tennant	WEDI
Megan Milner	Zelis
Megan Olson	Zelis
Kevin OSullivan	Tata Consultancy Services Ltd



## CORE EFT/ERA Enrollment Data Task Group Schedule

Dates	Activity	
Tuesday, August 15 1:00-2:00 pm ET	Task Group Call #1:     Level set on task group's scope of work     Review opportunity areas and potential rule options	
August 22-September 5	Straw Poll 1: Rule Options	
Tuesday, September 19 1:00-2:00 pm ET	<ul> <li>Task Group Call #2:</li> <li>Review straw poll #1 results</li> <li>Review requirements for rule options</li> </ul>	
September 28-October 12	Straw Poll 2: Draft Operating Rule Language	
Tuesday, October 24 1:00-2:00 pm ET	Task Group Call #3:  Review straw poll #2 results	
Tuesday, October 31 12:00-1:00 pm ET	Task Group Call #4: Continue review straw poll #2 results Review draft operating rule requirements	
November 3-14	Straw Poll 3: Draft Operating Rule Requirements	

<sup>\*</sup>Timeline is subject to adjustments based on task group needs.

