

# **Health Equity Organizational Assessment**

Hos	spital Name:	Date:	Completed by:
Int	troduction		
add	- ·		nt safety. To assess your hospital's ability to identify and complete the following Health Equity Organizational
			evelop baseline insights about the state of healthcare equity hospitals to identify and address healthcare equity gaps.
The	e HEOA comprises seven areas of	infrastructure and	culture of equity:
	1. Patient Demographic Data C	ollection	
	2. Training for Patient Demogra	aphic Data Collect	ion Reliability
	3. Patient Demographic Data V	alidation	
	4. Patient Demographic Data St	ratification	
	5. Communication of Patient Po	opulation Findings	
	6. Addressing and Resolving G	aps in Care	
	7. Organizational Infrastructure	and Culture	
per	hospital, which should take appro-	ximately 10 minu	sent a hospital system, please complete one HEOA form tes. Thank you for providing a response on behalf of your Quality Advisor or <a href="https://example.com">HospitalQuality@hsag.com</a> .
HE	OA 1: Patient Demogr	aphic Data (	Collection
	ch hospital collects demographic dase select all that apply:	ata from the patie	nt and/or caregiver through a self-reporting methodology.
	The hospital uses self-reporting r	nethodology to co	llect patient Race, Ethnicity, and Language (REaL) data.
	The hospital collects REaL data t	For at least 95 perc	ent of their patients.
	REaL data roll up to the Office of	of Management an	d Budget (OMB) categories.1
	Opportunities for REaL data veri accuracy and completeness. <sup>2</sup>	fication exist at m	ultiple points of care (beyond patient registration) to ensure
	such as disability status, sexual o	rientation/gender	llect additional patient demographic data (beyond REaL) identity, veteran status, geography, and/or other social, income, education, employment, food security, and
	The hospital utilizes ICD-10 Z C patient medical record.	odes to document	identified social determinants of health (SDOH) in the



## **HEOA 2: Patient Demographic Data Collection Training**

	th hospital provides workforce training to ensure patient self-reported demographic data are collected urately and consistently. Please select all that apply:
	Workforce training is provided regarding the collection of patient self-reported REaL data.
	Training is evaluated for effectiveness on at least an annual basis to ensure staff competency in collecting patient demographic data. Such evaluation can include methods such as tests, role plays, and observations.
	Workforce training is provided regarding the collection of additional patient self-reported demographic data (beyond REaL) such as disability status, sexual orientation/gender identity, veteran status, geography, and/or other social determinants of health/risk factors such as housing, income, education, employment, food security, and others. <sup>3</sup>
	Workforce training is provided in documenting ICD-10 Z Codes completely and correctly.
HE	EOA 3: Patient Demographic Data Validation
den	ch hospital has a standardized process in place to verify the accuracy and completeness of patient self-reported mographic data. This includes determining percent of "unknown," "unavailable," or "declined" for missing data ds, with a cumulative goal of less than 5 percent missing data for REaL data. Please select all that apply:
	The hospital has a standardized process in place to evaluate the accuracy and completeness (percent of fields completed) of REaL data.
	The hospital has a standardized process in place to evaluate and compare hospital-collected REaL data to local community demographic data.
	The hospital addresses system-level issues to improve the collection of self-reported REaL data. (e.g., changes in patient registration screens/fields, data flow, workforce training, etc.)
	The hospital has a standardized process in place to evaluate accuracy and completeness of additional demographic data (beyond REaL) such as disability status, sexual orientation/gender identity, veteran status, geography, and/or other social determinants of health/risk factors such as housing, income, education, employment, food security, and others. <sup>3</sup>
	The hospital has a standardized process in place to compare hospital-collected additional demographic data (beyond REaL) to local community demographic data.



### **HEOA 4: Data Stratification**

	ch hospital stratifies patient safety, quality, and/or outcome measures using patient demographic data. Please ect all that apply:
	The hospital stratifies at least one patient safety, quality, and or outcome measure by REaL.
	The hospital stratifies more than one patient safety, quality, and or outcome measure by REaL.
	The hospital stratifies more than one patient safety, quality, and/or outcome measure by additional demographic data (beyond REaL) such as disability status, sexual orientation/gender identity, veteran status, geography, and/or other social determinants of health/risk factors such as housing, income, education, employment, food security, and others. <sup>3</sup>
	The hospital stratifies at least one patient safety, quality, and/or outcome measure by documented ICD-10 Z codes.
HE	EOA 5: Communicating Patient Demographic Findings
	ch hospital uses a reporting mechanism (e.g., equity dashboard, scorecard, report, etc.) to communicate the alts of stratified measures for various patient populations. Please select all that apply:
	The hospital uses a reporting mechanism (e.g., equity dashboard) to routinely communicate patient population outcomes to hospital executive leadership (including medical staff leadership) and the board.
	The hospital uses a reporting mechanism (e.g., equity dashboard) to routinely communicate patient population outcomes within the organization (e.g., to front-line staff, quality staff, managers, directors, providers, committees, departments, service lines, etc.).
	The hospital uses a reporting mechanism (e.g., equity dashboard) to routinely communicate patient population outcomes to patients and families (e.g., to Patient and Family Advisory Council [PFAC] members) and/or to other community partners or stakeholders.
HE	EOA 6: Addressing and Resolving Gaps in Care
	ch hospital implements interventions to resolve differences in quality, safety, and/or outcomes among identified ient population groups. Please select all that apply:
	The hospital develops and pilot tests interventions to address identified healthcare disparities.
	The hospital implements interventions to resolve identified disparities, continuously informing and involving staff/workforce in support of the process.
	The hospital has a process in place for ongoing review, monitoring, and recalibrating interventions to ensure changes are sustainable.



#### **HEOA 7: Organizational Infrastructure and Culture**

h hospital has an organizational culture and infrastructure that supports equitable delivery of healthcare. see select all that apply:				
The hospital has a standardized process to train its workforce in cultural and linguistic competence, accord to National Culturally and Linguistically Appropriate Services (CLAS) Standards.				
The hospital has named individual(s) with leadership responsibility and accountability for health equity fforts.				
The leader—who may or may not be a member of the C-suite—engages clinical champions, patients, and families and/or community partners in strategic and action-planning activities to reduce disparities.				
The hospital demonstrates leadership and board commitment to equitable healthcare through written policies protocols, pledges, and/or strategic planning documents (e.g., mission/vision/values, organizational goals, an objectives).				
<ol> <li>Which tools and resources from HSAG have you found helpful in addressing health equity at your facility? Please select all that apply:         <ul> <li>Health equity quickinar series</li> <li>Health equity business case</li> <li>Health equity roadmap to success</li> <li>Social work assessment</li> </ul> </li> <li>Does your hospital have any innovative strategies or best practices in health equity which you would like to share?</li> </ol>				

#### Sources:

- 1. Office of Management and Budget (OMB). <a href="https://aspe.hhs.gov/basic-report/hhs-implementation-guidance-data-collection-standards-race-ethnicity-sex-primary-language-and-disability-status">https://aspe.hhs.gov/basic-report/hhs-implementation-guidance-data-collection-standards-race-ethnicity-sex-primary-language-and-disability-status</a>
- 2. Greater Cincinnati Health Council. REaL Data Collection Best Practices. <a href="http://forces4quality.org/af4q/download-document/6011/Resource-validated final rel data collection best practice guidelines updated 11-28.pdf">http://forces4quality.org/af4q/download-document/6011/Resource-validated final rel data collection best practice guidelines updated 11-28.pdf</a>
- 3. Office of Disease Prevention and Health Promotion. Healthy People. Social Determinants of Health. https://www.healthypeople.gov/2020/topics-objectives/topic/social-determinants-of-health
- 4. U.S. Department of Health and Human Services. National Culturally and Linguistically Appropriate Services (CLAS) Standards. <a href="https://thinkculturalhealth.hhs.gov/clas/standards">https://thinkculturalhealth.hhs.gov/clas/standards</a>

This material was prepared by Health Services Advisory Group (HSAG), a Hospital Quality Improvement Contractor (HQIC) under contract with the Centers for Medicare & Medicaid Services (CMS), an agency of the U.S. Department of Health and Human Services (HHS). Views expressed in this document do not necessarily reflect the official views or policy of CMS or HHS, and any reference to a specific product or entity herein does not constitute endorsement of that product or entity by CMS or HHS. Publication No. XS-HQIC-DIS-01242024-01