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November 6, 2020  
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Dear Sir or Madam,

Cerner Corporation, a leading supplier of electronic health record, clinical and revenue cycle information systems appreciate the opportunity to submit comments on certain of the provisions of the current standards approved by the National Coordinator during this open comment period in the Standards Version Advancement Process. We offer comments on the individual standards/implementation specifications outlined below.

Cerner Corporation hopes these comments will be of value to ONC in considering possible update to any of the current standards/implementation specifications. We are happy to help clarify any of the comments should ONC wish to pursue any such conversations with us during the period of public comment review.

Sincerely,

A handwritten signature in black ink, appearing to read 'John Travis', is written over a light blue horizontal line.

John Travis  
Vice President and Regulatory Strategy Executive  
Cerner Corporation



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## **CMS Implementation Guide for Quality Reporting Document Architecture: Category III; Eligible Clinicians and Eligible Professionals Programs; Implementation Guide for 2019**

### **§ 170.315(c)(3) - Clinical quality measures (CQMs) — report**

CMS provides annual updates for the quality reporting specifications, and we recommend that the latest published version (CMS Implementation Guide for Quality Reporting Document Architecture Category III Eligible Clinicians and Eligible Professionals Programs Implementation Guide for 2021 Version 1.0 07/15/2020) be formally included in SVAP to enable software to be certified to that per final rule guidance.