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**Systems Environment**
Application Development: Microsoft Visual C++ and C# 2008 (9.0), .NET 3.51 SP1, .NET 4.6.1 or later (ASE-Q only)
Desktop Database (ASE-Q only): SQL Anywhere 11
CMS-supported operating systems and MS Internet Explorer versions are posted on the QTSO website at [https://qtso.cms.gov](https://qtso.cms.gov) under the Minimum System Requirements section.
Oracle Database 12c Enterprise Edition Release 12.1.0.2.0
Oracle Client 12.2.0.1

**Optional System Environments**
MAPI Compliant E-mail client to support e-mail transfer of survey information

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**Note:** This document can be viewed online or printed in a duplex (two-sided) format. Blank pages have been automatically inserted as needed for correct pagination in the printed copy.
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Introduction

ASPEN Enforcement Manager (AEM) provides functionality for efficient management of all aspects of enforcement for Nursing Homes (NHs), Home Health Agencies (HHAs), and CLIA laboratories. Case workers can, as applicable, create and maintain case records; manage Immediate Jeopardy (IJ) situations; recommend remedies; impose sanctions; assess Civil Money Penalties (CMPs); enter CLIA registry information; and track Informal Dispute Resolution and Independent Informal Dispute Resolution processes (IDRs/IIDRs), NATCEP loss and waivers, hearings, and appeals.

About this Procedures Guide

The AEM Procedures Guide gives you the information you need to:

- Open and edit an enforcement case
- Add and remove surveys from a case
- Record details about specific situations cited at a J, K, or L Scope/Severity level
- Enter Federal and/or state remedies
- Add/modify/delete civil monetary penalties
- Maintain a history of all correspondence related to the enforcement case
- Enter all appeal-related information, including request dates, docket numbers, and decision information
- Upload enforcement case data to the national server

Note: This guide assumes that you are familiar with basic Windows operations and that you have attended AEM training offered by your agency.

This guide consists of this introduction and the following four chapters:

- AEM Procedures
  Provides task-based procedures for using the AEM application.
- AEM Screens
  Contains pictures and brief descriptions of AEM screens.
• AEM Fields
  Presents descriptions of the fields and buttons in AEM.
• Supporting Materials
  Contains supplemental information and reference items.

**View this Document Online**

You must have Adobe Reader installed to view this document online. You can download the latest version from [http://get.adobe.com/reader/](http://get.adobe.com/reader/).

On any page, you can click the Increase (+) or Decrease (-) button in the toolbar to adjust the page magnification to your comfort level. Use the bookmarks in the left pane of Adobe Reader to locate and go (click the bookmark) to relevant information in this procedures guide.

![Bookmarks](image)

*Figure 1: Bookmarks*

You can also click the Contents bookmark and then click links in the table of contents to go to relevant topics.

**Tip:** For best viewing quality in Adobe Reader, go to Edit | Preferences | Page Display (path may vary somewhat depending on version). Select the applicable Smooth Text option.

If you need more information, links to relevant additional material in this document are included. Click a link to directly access the related information.
In the Procedures chapter, there are three types of links (cross-references) to additional material. They are grouped at the end of a procedure or descriptive section.

More ...

- **Procedure:** “Opening a New Case” on page 30
- **Screen:** “Surveys subtab” on page 116
- “AEM Explorer View” on page 19

- Click the first link to go to the indicated procedure.
- Click the second link to go to a graphic and description of the indicated screen or section of screen.
- Click the third link to go to descriptive information about the indicated topic.

In the Screens chapter (usually), there is another type of link (cross-reference) to additional material:

- **Fields:** "Surveys", on page 201

- Click the link to go to the field/column descriptions for the indicated screen or section of screen.

There may also be cross-references in the Fields and Supporting Materials chapters.

**View a Printed Copy of this Document**

While it is designed to be used easily online, you can print this document if you prefer. If you print this document, use the Table of Contents to locate the information you need. Links (cross-references) to additional material in this document include page numbers; simply go to the indicated page.

**Conventions**

This guide uses the following conventions:

- **Bold**
  - In procedures: names of screens, screen sections, windows you open, buttons, menu options, and keys you press.
- **web**
- **ACO**
  - Generic reference to ASPEN Central Office (ACO) and ASPEN Regional Office (ARO). When necessary, ARO is explicitly identified.
Facility Properties
Generic reference to the <FacName> Definition window/screen in ACO.

More ... Introduces a list of “see also” cross-references.

Note: Notes give you important information that may affect how you use a function.

Tip: Tips give you useful hints, suggestions, or alternative approaches.

Warning! Warnings tell you actions to avoid that may cause harm, or precautions you should take to avoid causing harm.

Accessibility Features

This AEM Procedures Guide and the AEM user interface include a number of 508-compliant accessibility features, which are detailed below.

In this Guide

This procedures guide incorporates the following 508-compliant accessibility features:

- Alternate text (alt text), which screen readers can read, is defined for all graphics. In the Screens chapter, there are links (cross-references) to the field/column descriptions for the indicated screen or section of screen.
- All graphics have captions.
- Information is not conveyed by means of color alone.
- Tables are not used for formatting, so all text is accessible to screen readers.
- Windows keyboard shortcuts are included in the Supporting Materials chapter.
- Reading order is optimized, so content is read correctly by screen readers.
In AEM

AEM includes the following 508-compliant accessibility features:

- The Accessibility menu option on the System menu lets you specify field color preferences and enable/disable save point notification, i.e., audible confirmation upon saving.

![Accessibility Configuration menu](image)

*Figure 2: Accessibility Configuration menu*

- The main AEM menu includes options corresponding to all toolbar buttons. The menu command IDs are exactly the same as the toolbar command IDs.

- In Tree, List, and Detail views, you can press Tab to move forward through elements, Shift+Tab to move backward. To move from one view to another, press Ctrl+Tab or Ctrl+Shift+Tab.

- All fields on AEM screens are included in a tabbing sequence, making them keyboard-accessible.

- Keyboard shortcuts exist for all options, making AEM completely keyboard-accessible.

- You can access Hover Help by pressing Alt-F5 when cursor focus is in a field that has an associated Hover Help icon.

- All error messages are accessible to screen readers.
Hover Help

Hover Help (Hover Guidance) is context-sensitive, pop-up Help that provides definitions for certain fields in AEM application windows. A gray circle next to a field in AEM indicates Hover Help is available for the field.

**To view Hover Help for a field in AEM:**

- Simply hold the mouse pointer over the Hover Help icon. Information about the field appears.

![Hover Help example](image)

SAs can activate Hover Help on a state-wide basis through the State Customization screen in ACO (System menu). ARO users can see Hover Help when they are connected to a state that has activated it.

Acceptable Date Range in ASPEN

ASPEN does not allow dates outside of the range January 1, 1890 to December 31, 2050. You will be notified of an invalid date that is outside this range when it is entered in a field or grid, or on upload to national. A message will indicate the acceptable date range and you cannot save or upload until a valid date is entered.
ASPEN Enforcement Manager (AEM) is configured as an additional view in ASPEN Central/Regional Office (ACO/ARO). State Agencies (SAs) and Regional Offices (ROs) can use AEM to manage all aspects of enforcement for Nursing Home (NH) and Home Health Agency (HHA) providers. RO and Central Office (CO) users can create and modify CLIA enforcement cases. States can also use AEM to create and modify enforcement cases on licensure-only NH and HHA providers and monitor CLIA enforcement cases.

AEM shares all certification, complaint, and citation information captured within ACO/ARO and the ASPEN Complaints Tracking System (ACTS). While you can view survey information in AEM, most survey and certification data continues to be entered and maintained directly in ACO/ARO.

**What is an ASPEN enforcement case?**

Enforcement is the process of monitoring facilities to ensure that they remedy deficient practices and establish procedures that sustain continued compliance. In severe instances of non-compliance, enforcement allows imposition of significant sanctions against the provider, including monetary penalties and program termination.

Once an enforcement case begins, additional survey visits can be added to the cycle. An enforcement cycle ends with either compliance or termination (voluntary or involuntary). In AEM, a case remains open until all appeals are exhausted and all CMPs paid.

When working in an enforcement case, you can open a read-only view of facilities and surveys that are linked to the case and make changes to dates (2567 Issued, for instance) that are relevant to enforcement. Changes made in AEM are visible elsewhere in ACO the next time the survey is opened.
Navigating in AEM

ASPxEN Enforcement Manager is opened from the Enforcement tab in ACO/ARO.

To open AEM, click on the Enforcement tab at the bottom of the tree.

The Enforcement tab’s initial display contains the AEM tree in the left pane and a list of your action items on the right. This main view is called the AEM Explorer view.

![Figure 4: AEM Enforcement tab](image)
AEM Explorer View

The AEM tree (left pane of the display) provides a number of ways you can view and open enforcement cases. Learning to use the features of the tree can save considerable time as you work in the application.

Figure 5: AEM Explorer view
The AEM tree

Like other ASPEN Tree views, the AEM tree lists providers under alphabetical nodes. Providers displayed in blue have at least one open enforcement case.

Click the plus sign (+) to expand the facility node and see the enforcement cases listed beneath.

![Figure 6: AEM tree](image)

AEM icons apply identifying characteristics to each case:

- The key is the enforcement case icon.
- A red flag indicates a case that involves an Immediate Jeopardy situation.
- A key with a superimposed arrow indicates a case that has been uploaded to the national system.

In addition to the alphabetical list, the AEM tree contains other nodes that are specific to enforcement:

- My Cases
- Special Cases
- My Action Items
- Case Workers

![Figure 7: AEM tree - Enforcement nodes](image)
My Cases

My Cases is a list of enforcement cases assigned to you as case worker. My Cases gives you instant access to details about cases and surveys without having to open individual records.

To see a line summary of each of your cases:

- Highlight My Cases on the left.

  List view, in the right pane, shows a line summary of each case with tracking number, cycle start date, and other relevant indicators.

To list your cases in both Tree and List views:

- Expand My Cases (click the plus sign (+) to the left).

To see the surveys involved and any attachments to the case:

- In either view, double-click a case.

  Note: In Tree view, revisits are identified by an asterisk preceding the event ID. The last digit of the event ID is greater than 1 (2 for the first revisit, 3 for the second, and so on).

To see tags cited and survey team information:

- Double-click a survey.
Special Cases

The Special Cases node organizes enforcement records into four categories to help you isolate important cases:

- **Active IJ Cases** - Cases that have a current Immediate Jeopardy (IJ) situation
- **All IJ Cases** - Cases with IJ situations that have either Current or Removed status
- **Open Cases** - All open cases
- **No Opportunity to Correct Cases** - Cases with a Beginning Case Type (Federal) of No Opportunity to Correct; applicable only for NH cases

These classifications are not mutually exclusive. You may see cases listed under more than one node.
**My Action Items**

Action items can notify you of tasks that require attention and remind you of important next steps in your enforcement cycles.

The only action items you see in AEM are enforcement-related action items, plus any personal action items you may have added to your AST calendar. AEM action items are listed on the lower right whenever you go to the Enforcement tab or:

- Highlight **My Action Items** in the tree to see a full screen list.

*Figure 10: AEM - My Action Items view*
Right-click any action item for a menu of options:

- Open enforcement case – opens the case related to the action item.
- Action Item Properties – opens the Action Item Properties window, where you can view details about the action item and change its Status (Open or Closed).
- Close Multiple Action Items – allows you to close all selected action items.
- Print Screen – sends the list of action items to the printer.

**Note:** Email delivery of action items is available when configured by your system or network administrator in ACO/ARO.

**More ...**
Refer to "Set Up Action Item Email Notification" in the **ACO Procedures Guide**.
For a comprehensive list of action item messages, refer to the **AST Procedures Guide**, which is posted on the QTSO website at [https://qtso.cms.gov/aspenmanguide.html](https://qtso.cms.gov/aspenmanguide.html).

**Action Item Types**

In AEM, action items and case activities are tied together. Activities can be added to the case manually or triggered by specific entries in ASPEN.

When a user adds an activity to an enforcement case, its action item is sent to the recipients specified in the activity. When an activity is added to the case automatically, the action item goes to the primary case workers. Certain action items are triggered without a corresponding activity.

**More ...**
[Procedure: "Add Activities" on page 40](#)
["Shell Only Surveys - NH, HHA" on page 47](#)
For a comprehensive list of action item messages, refer to the **AST Procedures Guide**, which is posted on the QTSO website at [https://qtso.cms.gov/aspenmanguide.html](https://qtso.cms.gov/aspenmanguide.html).

**Action Item Filters**

If your action item list becomes lengthy, you can create filters for it - or hide it entirely. You can also create filters that show action items that have been sent to other staff members (in your work unit, for instance).

**Note:** It is not necessary for state users to create action item filters. If there is no filter, AEM shows all enforcement action items. RO users, however, must create and activate a filter in order to see any action items. A single filter works for all states in the region.

**To create and activate an action item filter:**

1. Right-click **My Action Items** and select **New Action Filter**.
2. In the **Action Item Filter Settings** window, select the date range for the action items you want the new filter to list.
3 Indicate whether you want the filter to show personal or enforcement action items.

4 In the **Staff** section, choose whose action items you want to see:
   ➦ To create a filter that displays only your action items, select **Include Action Items for Current User**.
     
     Answer **Yes** to the confirmation prompt.

   -or-

   ➦ Click **Add** to select specific staff member names (you can include yourself on this list).

5 Choose either **Open** or **Closed** action items.

6 Select **Public** if you want other people to be able to use the filter.

7 Type the filter **Name**.

8 Click **OK** when done.

9 In the tree, click the **plus sign** (+) next to **My Action Items** to expand the node.

   Your new filter is listed with a red checkmark, meaning the filter is not activated.

   Public filters have a globe on the checkmark.

10 To activate the filter, right-click it and select **Activate**.

   Activated filters have a green checkmark.

More ...

*Screen: "Action Item Filter Settings" on page 178*

**Case Workers**

In AEM, you can assign state and Federal case workers to each case and designate primary case workers.

Primary case workers receive action item notifications related to the case. There are also letter macros that insert the primary case worker's name into an enforcement letter.

AEM's Case Worker node lists all case workers, both state and Federal, that have been assigned to an enforcement case.

**To see a list of cases assigned to a staff member:**

1 Click the plus sign (+) next to the Case Workers node to expand it.

2 Click the plus sign (+) next to a name to see cases assigned to that case worker.
3 Click the plus sign (+) next to a case to expand it and see its surveys and case-level attachments.

Figure 11: Expanded case shows surveys and case-level attachments

4 Highlight any item in the tree to see its details on the right side of the screen.

More ...

"Case Basics tab" on page 38

Customizing Your Display

Two settings establish which providers and enforcement cases you see on the Enforcement tab: the active ACO selection set and the Enforcement Case Filter.

ACO Selection Sets

The active ACO selection set filters the providers that are listed in the AEM tree. The selection set must include NHs, HHAs, or CLIA labs for any providers to be visible. In addition, you can use selection sets to limit displayed providers to specific counties, management/work units, operating status, etc.

To change the active selection set, use the ACO/ARO Selection drop-down box on the ACO/ARO menu bar.

Figure 12: ACO Selection drop-down box

More ...

For instructions for creating selection sets:

Refer to the ASPEN ACO Procedures Guide. The latest version is posted on https://qtso.cms.gov/aspenmanguide.html.
Enforcement Case Filter

You can use the Enforcement Case Filter to limit the cases listed in the tree to those having a specific Federal Status. This comes in handy when you need to see only one type of case, like CMP Collection cases. The active Enforcement Case filter is indicated in the ASPEN Desktop node.

![Figure 13: Active Enforcement Case filter](image)

**To change the current case filter:**

1. At the top of the Tree view, right-click **ASPEN Desktop** and select **Set Filter**.

   ![Figure 14: Set Filter option](image)

2. In the **Enforcement Case Filter** window, choose the status of the cases that you want to see.

Finding Existing AEM Cases

As in other areas of ACO, there is a Find button at the top of the Enforcement tab tree that you can use to locate a provider or a case. The Find window has enforcement-specific search criteria to facilitate finding case records in AEM.

**To find an existing case:**

1. On the **Enforcement** tab, click **Find** to open the **Find** window.

2. In the **Text** field, type in a search string - the characters, alpha or numeric, that you want ASPEN to find.

3. Select a search **Type**.

   **Note:** You can search by certain enforcement-specific criteria: Case ID, Docket #, Case Closed Date, and CMP Collection #.

4. Click **Find Now**.
AEM Procedures

5. Highlight the record you want and click **Go To Facility**.
6. Click the plus sign (+) to the left of the provider name to expand the node and show the enforcement cases.

**Note:** If you search by enforcement-specific criteria - Case ID, Docket #, Case Closed Date, or CMP Collection # - you highlight the record you want in Search Results and click Go to Case to locate the case in the tree.

More ...

*Screen: "Find Case" on page 178*

### AEM Basics

There are some basic concepts to keep in mind when working with AEM enforcement cases.

### Provider Types/User Class

SA and RO users can create enforcement cases for:
- Nursing Homes - ASPEN Federal provider subtypes 021, 022, 023, 024
- HHAs - ASPEN Federal provider subtypes 051 and 052

SA users can also create enforcement cases for:
- NH licensure subtypes such as 02L
- HHA licensure subtypes such as 05S

RO Users can create enforcement cases for these facility subtypes as well. However, they cannot designate these cases as State Licensure.

RO and CO users can create enforcement cases for:
- CLIA labs - ASPEN Federal provider subtypes 221, 222, 223, 224, and 225
- Only CO users can create, edit, and delete enforcement cases for terminated CLIA labs.
  - RO and State Administration users can view enforcement cases on terminated CLIA labs.

RO and CO users can modify existing enforcement cases (depending on Open/Closed status) for terminated labs (with operating status other than Pending or Active) when Published to Registry is *not* selected.
**Cycle Start/Enforcement Date**

**NH, HHA**

The survey used to create an enforcement case is referred to as the starting survey, and its exit date is the start of the enforcement cycle.

For Nursing Homes, an enforcement case is initiated when the survey of a facility results in findings of deficiencies with scope and severity of D or above. A single cycle cannot exceed six months. The Cycle Start date begins the six-month clock during which the provider must come into compliance or face termination.

For HHA, an enforcement case is initiated when the survey of an agency results in findings of condition-level deficiencies, i.e., at least one tag on the survey is cited at condition level.

**CLIA**

The start date of a CLIA enforcement cycle is the Enforcement Date entered in the Begin Enforcement Cycle window, which opens when a new CLIA enforcement case is created.

**Separate Health/LSC Enforcement Tracks - NH**

Enforcement cycles for Nursing Homes can be initiated by either a Health or a Life Safety Code (LSC) survey. You can simultaneously have an active Health and an active LSC case open for a single NH provider, but you cannot have more than one case of the same type active at the same time.

If you have an NH enforcement case that is not in Substantial Compliance and it contains a Health survey, you cannot open a new enforcement case based on a subsequent Health visit. In this instance, AEM adds the later Health survey to the existing active Health enforcement case. To start a new Health cycle, the previous Health cycle must be in Substantial Compliance.

Once an enforcement case is defined by either a Health or an LSC survey, only visits of that type can be added to the case, except in the case of Combined Health/LSC Enforcement Tracks.
Combined Health/LSC Enforcement Tracks - NH

A combined Health and LSC enforcement case on a Nursing Home occurs when it is initiated by Health and LSC visits that are performed within 7 days of each other. The 7-day window is defined as extending from the exit date of the earlier survey to the start date of the later survey. If you have a combined Health/LSC case, you can add subsequent visits of either type to the case.

When an LSC survey initiates the case, but a Health survey is performed within 7 days (before or after the LSC), the enforcement track is combined, and the Health survey exit date becomes the Cycle Start date. There is an exception when the LSC survey finds an IJ situation and the Health survey does not. In this case, the IJ situation makes the LSC exit date the Cycle Start date of the case.

AEM does allow the manual addition of LSC surveys to Health cases (and vice versa) when the survey dates are outside the 7-day window. You are asked to confirm that the addition is consistent with CMS policy.

Opening a New Case

To create a new enforcement case, you open the Begin Enforcement Cycle window. For NHs and HHAs, you must associate the new case with the survey that triggered the enforcement. CLIA enforcement cases may not have an associated survey.

**NH** - A new enforcement case is created when:
- An NH provider is cited for deficiencies at Scope/Severity level D and above.
  - and
- There is no existing or previous enforcement case without substantial compliance as of the exit date of the survey.

**HHA** - A new enforcement case is opened when an agency is cited for condition-level deficiencies.

**CLIA** - Each CLIA lab can have a maximum of one enforcement case per calendar day, and only CO users can create enforcement cases on terminated CLIA labs.

**To open a new case:**

1. In ACO (or ARO), select the **Enforcement tab** and locate the facility of interest in the tree.
2. Right-click the provider name and select **New Enforcement**.

   The Begin Enforcement Cycle window appears with a list of the facility's surveys. The list includes any surveys that are not already part of an enforcement case, ordered by Exit Date.
Figure 15: Begin Enforcement Cycle window - NH

Figure 16: Begin Enforcement Cycle window - HHA
3 **NH, HHA** - Select the survey that initiated the case and go to step 5.

**HHA** - Select the **Show only surveys with CoPs** checkbox to limit the surveys displayed to surveys that are not already on an enforcement case and contain at least one CoP tag. When the checkbox is unchecked, all surveys not already on an enforcement case will display, whether they have CoP tags or not. The checkbox defaults to checked.

If checked and no surveys with CoPs are available, a message notifies the user that ASPEN will look for surveys without CoPs. If available surveys without CoPs exist, the user can continue creating a case (with the checkbox unchecked).

**CLIA** - Optionally select a related survey.

4 **CLIA** - Enter the Enforcement Date and select the Type of Event, whether or not there is an associated survey.

5 Click **OK** to create a new case record.

The case opens at the **Case Basics** tab.

**More ...**

"Case Basics tab" on page 38
Modifying and Viewing Cases

With appropriate permissions, you can add or update information in existing cases. When a user has a case open, other users can view the case in read-only mode. You can also directly open enforcement cases in Inquiry (read-only) mode to view case details.

To modify an enforcement case:

1. On the **Enforcement tab**, locate the enforcement case in the tree.
2. Right-click the case you want and select **Modify Enforcement** to open the case file.

**Note:** If you do not have read/write access, the case opens in read-only mode.

3. Update case information as needed.

To open a case in Inquiry mode:

1. On the **Enforcement tab**, locate the enforcement case in the tree.
2. Right-click the case, and select **Inquiry**.

   The case opens in read-only mode.

More ...

Procedure: “Finding Existing AEM Cases” on page 27

Deleting Cases

**CLIA**

In order to delete a CLIA enforcement case there can be no registry information present, with an exception for enforcement cases with registry information only for the current calendar year. In the latter case, a warning/confirmation message appears.

- ROs can only delete enforcement cases created by ROs.
- COs can only delete enforcement cases created by COs.

To delete a CLIA enforcement case:

- From Tree view, right-click the enforcement case and select **Delete**.
The AEM Case File

NH and HHA enforcement records in AEM contain eight tabs.

- Case Basics
- Surveys & IDR/IIDR (NH)/Surveys & IDR (HHA)
- Remedies (NH)/Sanctions (HHA)
- CMP
- NATCEP
- Notices
- Hearing/Appeal
- Upload

Figure 18: NH enforcement case tabs

CLIA enforcement records have nine tabs.

- Case Basics
- Surveys & Citations
- Sanctions
- CMP
- Specialties
- Notices
- Hearing/Appeal
- Registry
- Upload

Figure 19: HHA enforcement case tabs

Figure 20: CLIA enforcement case tabs
Title Bar, Case Header and Footer

The title bar of the case, and the case header and footer remain visible at all times.

Title Bar

The title bar at the top of the window provides basic information about the case.

More ...

Screen: "Title Bar and Case Header" on page 108

Case Header

The case header displays key milestone dates. It also provides access to a read-only copy Facility Properties for the provider and, for CLIA labs, a read-only copy of the lab’s current CMS-116.

To open a read-only view of Facility Properties:

NH, CLIA

➥ In the header, click the Facility Detail button.

HHA

➥ In the header, click the Agency Detail button.

To open the CLIA CMS-116 form in Inquiry mode:

➥ In the header, click the CLIA 116 button.

More ...

Screen: "Title Bar and Case Header" on page 108

Case Footer

The footer provides access to a number of functions such as printing reports, creating letters, and accessing related complaints.

More ...

Screen: "Case Footer" on page 108
Access Related Complaint Investigations

You can see which investigations, intakes, and allegations in ACTS are related to an enforcement case by using the Cmplnt Inv (Complaint Investigation) button in the case footer. With appropriate permissions, you can open and update these investigations and intakes and edit allegation details and findings. You can also print the following intake-specific forms and reports:

- CMS-562 (only for pre-ASPEN 10.1.7 investigations with exit dates prior to 07/01/2014)
- Intake Information
- Investigation Report
- Intake Notes
- Summary Non-confidential
- CMS-2802
- CMS-1541A
- Investigation Survey Report

To view related complaint investigations:

1. In the AEM case footer, click Cmplnt Inv.

The Investigations related to window opens. It lists all investigations, intakes, and allegations related to the enforcement case.

![Investigations related to window](image)

*Figure 21: Investigations related to window*
2 To view or update an investigation, select it in the **Investigations** section and click **Modify Investigation**.

3 To view or update an intake, select it in the **Intakes** section and click **Modify Intake**.

4 To print intake-related forms and reports, select the intake, click **Print**, and choose the items you want to print.

5 To add or modify allegation details text, click the **Details** button in the applicable row on the **Allegations** grid.

6 To add or modify allegation findings text, click the **Find Txt** button in the applicable row on the **Allegations** grid.

**Tip:** For Nursing Home cases with a cycle start date that is on or after January 1, 2012, the RO can use the Intakes and Allegations grids to quickly identify surveys and tags associated with entity-reported incidents that might be eligible for a 50% CMP reduction.
Add Case-Level Attachments

You can attach additional files to an enforcement case using the Attachments button in the case footer. If you have enforcement letters that are created outside AEM, or if you have other documents or digital photos related to the case, you can link them to the case record as attachments so you and others can open and view them while working in the case. This provides a convenient way to exchange relevant case information.

**Note:** Attaching a file creates a copy of the file, compresses it, and stores it in the ASPEN database. If you move or delete the original, it does not affect the AEM attachment.

To attach a file to a case:

1. In the AEM case footer, click Attachments.
2. In the Attachment Documents for Case window, enter a Description of the file you are attaching, and click Attach/View.
3. In the Open window, specify the Files of type that you are attaching.
4. Navigate to the file you want to attach, select it, and click Open. AEM asks you if you want to preview or edit the file.
5. Say Yes to both attach the file to the case and open the file, or No to attach the file without opening it.
6. Click Close to close the Attachment Documents for Case window.

More ...

Screen: "Attachment Documents for Case" on page 177

Case Basics tab

The first tab in the enforcement record, Case Basics, is the active tab whenever you open a case. It contains important case summary information and dates, and has text editors for recording relevant details.

On the Case Basics tab, you will:
- Enter the Beginning Case Type
- Assign case workers
- Add activities
- Transfer the case to the RO
- Record case notes
- Maintain the case status
**Case/Event Type**

**NH**
When you open a new NH case, Beginning Case Type is required. If the starting survey (the survey that initiated the enforcement action) contains Federal regulations, select a Federal Type. If the starting survey does not contain Federal regulations, select State Licensure. You do not have to enter a Federal Type.

**Note:** If the nature of the case changes during the enforcement cycle, do not change Beginning Case Type. It is intended to record the Case Type at the time the case is opened.

**HHA**
On a new HHA State Licensure enforcement case, you can select State Licensure for the Beginning Case Type.

**CLIA**
When you open a new CLIA case, you must specify Type of Event in the Begin Enforcement Cycle window. The selected option can be changed on the Case Basics tab.

Optionally, you can add a starting survey, but it is not required.

**Assign Case Workers**

**NH, HHA**
States can assign state case workers and ROs can assign Federal case workers to each case. One state and one Federal case worker must be designated as primary. Primary case workers receive action items related to the case.

**CLIA**
ROs can assign state, Federal, and CO case workers to each case. One case worker of each type must be designated as primary and will receive action items related to the case.

**To assign a case worker:**
1. In the **Case Workers** section of the **Case Basics** tab, select **Add**.
2. **CLIA** - In the **Select Type Of Case Worker** window, choose State, RO, or CO and click **OK**.
3. In the **Select Case Worker** window, choose the case worker you want to assign and click **OK**.

**CLIA** - The list will be limited to SA, RO, or CO staff members as appropriate.
4 Repeat to add additional case workers.
5 Change the **Current Primary** case worker if needed.

The first case worker assigned of each type is designated as Current Primary by default. If, for example, state and Federal employees are assigned to the case, there will be two primary case workers.

### Add Activities

The Activities section can be used both as a scheduling tool and to maintain a history of the case. Some activities are created automatically by certain entries in ASPEN, triggering corresponding action items that are sent to the primary case workers. AEM adds these activities to the Activities grid. Case workers can manually enter additional activities as needed.

**Note:** SAs cannot modify activities assigned by the RO and vice versa.

**To add/modify an activity:**

1. In the **Activities** section of the **Case Basics** tab, click **Add**, or select an activity and click **Modify**.
2. In the **Define Activity** window, select the activity **Type** from the drop-down list.
3. Enter the **Sent** date for the corresponding action item.
   
   Today’s date is entered by default.
4. Enter the **Due** date for the activity.
5. When the activity is done, enter the **Completed** date.
6. Assign staff members to the activity.
7. Add any **Comments** and select **OK**.

**More ...**

[Screen: "Activities" on page 113](#)

[Screen: "Define Activity" on page 113](#)

["Assign Staff to Activities" (below)](#)
Assign Staff to Activities

States and Regional Offices can both assign SA or RO staff or teams (work units) to an activity. All assigned staff will receive an activity action item. Each activity created for the case has a designated Responsible Party (aka Primary Recipient) who is responsible for completing, or monitoring and confirming the completion of the activity.

1. In the Staff section, select Add S.A., Add R.O., or Add Team to open the Add Activity Recipient window.
2. Select an individual/team (work unit) to assign to the activity and receive an activity action item.
   - At least one staff member/recipient must be entered in the Staff section. Team adds all members of a work unit to the Staff grid.
3. Repeat to assign additional staff members to the activity.
4. Change the Responsible Party if needed.

Transfer Cases to the RO - NH, HHA

When states transfer NH and HHA cases to the RO, they enter a date in the Initial Transfer to RO field and create a related activity. ROs should enter the Initial Transfer date for any case that is opened by the RO rather than the SA. If AEM detects that a case should be transferred, the Initial Transfer label is converted to a warning displayed in red.

To transfer a case to the RO:

1. In the Key Dates section of the Case Basics tab, select the Set Date button next to the Initial Transfer to RO field.
   - This opens the Define Activity window with Type set to 23 Case Sent to RO. Today’s date is entered as the Sent date of the activity action item.
2. If necessary, change the Sent date.
3 Complete the other fields as appropriate and select OK when done. 
You must assign staff members to the activity. They will receive an activity 
action item.

Today’s date is entered as the Initial Transfer to RO date by default.

4 To change the Initial Transfer date, press Set Date to open the Initial Transfer to RO window, enter the correct date and click OK. The Define Activity window opens; click Cancel to close it.

The new Initial Transfer to RO date is displayed.

You can create a new activity rather than canceling out of Define Activity. 
You cannot modify the Case Sent to RO activity you previously created.

More ...

Screen: "Summary" on page 109
Procedure: "Assign Staff to Activities" on page 41

Change Case Status/Close a Case - NH, HHA

The Case Basics tab contains fields for both Federal and State status. The State Status field is enabled only when the case involves State Licensure and only in ACO, and can be changed only by states.

Federal Status can be updated by states until the Regional Office becomes involved with the case. The Federal Status field is enabled for states and regional offices according to provider participation and case type.

When you close an enforcement case, AEM checks for Federal remedies (NH)/sanctions (HHA) with a status of Pending. A case cannot be closed if there are Pending Federal remedies/sanctions. If AEM finds any, it displays a window that gives you the option of changing Pending remedies to a non-pending status.

To change Case Status:

➥ In the Summary section of the Case Basics tab, select the applicable Federal Status and/or State Status.

State Status is enabled only in ACO and only if State Licensure is selected.

More ...

Screen: "Case Status" on page 111
Screen: "Federal Pending Remedies - NH, HHA" on page 112
Add Case Notes

Case Notes provides an area for recording notes relevant to the case.

**NH, HHA**

States and ROs can use Case Notes to exchange information. SAs and ROs can see both sets of notes, but states can enter only state notes and regions can enter only RO notes.

**CLIA**

For CLIA cases, ROs and the CO can use Case Notes to enter and view information. They can view both sets of notes, but enter notes only in their own section.

**To add case notes:**

1. At the bottom of the **Case Basics** tab, type your notes into the:
   - State Case Notes or RO Case Notes section (NH, HHA)
   - RO Case Notes or CO Case Notes section (CLIA)

2. To insert notes from an .rtf or .txt file, select the **Open** button above the text box.
   - The **Import** window opens where you can select the path to your file in the **Look in** field, change **Files of type** to .txt if necessary, and select your file to insert it into Case Notes.

3. Use the **Bold**, **Italic**, **Underline**, and **Spell Check** buttons to edit the notes.

   To edit the notes using the more full-featured ASPEN word processor, select the **Notes** button in the case footer.

**More ...**

[Screen: "Case Notes section" on page 114]
[Screen: "ASPEN word processor" on page 181]
Send Case Info to Case Workers

ASPEN can generate an email with information about the current enforcement case and send it to assigned case workers who have a valid email address entered in their personnel record. The body of the email provides basic case information and indicates (as applicable) a current IJ, CMPs, Substandard Quality of Care (SQC), or incomplete activities on the case.

**To send enforcement case information to case workers:**

1. Press the **Email** button in the case footer.
   
   The email is displayed in the Email Dialog.

   Figure 23: Email with case info

2. Edit the contents as needed.

3. Press **Send Email** to send the message to the specified recipients.

**More ...**

Screen: "Case Footer" on page 108

Refer to "Set Up Action Item Email Notification" in the ACO Procedures Guide. The latest version is posted on [https://qtso.cms.gov/aspenmanquide.html](https://qtso.cms.gov/aspenmanquide.html)
Substantial Compliance - NH, HHA

AEM calculates Substantial Compliance for Nursing Homes and HHAs using criteria specific to the provider type. You can override the AEM calculation when circumstances require it.

**NH**

AEM calculates Substantial Compliance once all tags with a Scope/Severity of D and above cited on surveys related to the case are either corrected or have a valid waiver.

**HHA**

AEM calculates Substantial Compliance once correction dates are entered for all COPs cited in the enforcement case, even on surveys done subsequent to the initiating survey.

**To override the AEM substantial compliance calculation:**

1. On the **Case Basics** tab, to the right of the Substantial Compliance field, click the **Override** button.
2. Answer **Yes** to the confirmation message.
   - If you select Yes, AEM will never again calculate the substantial compliance date for this case.
3. Enter the new substantial compliance date.
4. Click **OK**.

**Note:** When Substantial Compliance is removed from a closed enforcement case, the case is reopened (Federal Status is set to Open-Active) and AEM sends an action item to the primary case workers.

Surveys & IDR/IIDR tab - NH, HHA

The Surveys & IDR/IIDR (NH)/Surveys & IDR (HHA) tab lists all surveys attached to the case, and all cited deficiencies. If there is an IDR (NH, HHA) or Independent IDR (NH) requested for any survey, that information is automatically entered from the Informal Dispute Resolution ... window. The information is read-only here.

Use this tab to:

- Monitor CMS-2567 and Plan of Correction (POC) dates related to the case
- Add IJ situations to the case
- Track IDR/Independent IDRs related to the case
The Cycle Surveys and Citations Management section, at the top of the Surveys & IDR/IIDR tab, has three subtabs:

- **Surveys** - grid with one-line summaries of surveys associated with the case/cycle. The Informal Dispute Resolution ... section below the Surveys grid provides IDR/IIDR information for the selected survey, if applicable.
- **IJ Situation** - tracks dates of instances of IJ and the associated survey information.
- **Citations: All Surveys** - provides a master list of all of the deficiencies cited on all of the surveys related to the case, with current plan of correction, correction dates, and IDR/IIDR status.

**Surveys subtab - NH, HHA**

The Surveys subtab on the Surveys & IDR/IIDR tab provides line summaries of survey information, with buttons that open windows showing more survey detail. Most survey data is read-only in AEM; however, you can enter CMS-2567 and POC information.

While AEM adds related surveys to an enforcement case automatically, in special circumstances you can add an existing survey (certification or complaint) to a case:

⇒ On the **Surveys** tab, select, **Add Survey to Cycle**.

A window opens where you can select the survey to add to the case.

The first four columns in the survey grid are frozen and do not move when you scroll to the right.

Use the function buttons beneath the survey grid to:

- Add surveys to the case
- Change cycle starting survey
- View read-only survey and citation detail
- Print forms
- Remove a survey from the case

**More ...**

[Screen: "Surveys subtab" on page 116](#)
[Screen: "POC Tracking" on page 118](#)
Informal Dispute Resolution ... section

For NH cases with associated CMP(s) and/or an enforcement cycle start date on or after 01/01/2012, this section is called Informal Dispute Resolution - IDR/IIDR for Survey. For all HHA cases and NH cases with no associated CMP and/or an enforcement cycle start date prior to 01/01/2012, the title is Informal Dispute Resolution - IDR for Survey.

When you select a survey in the Surveys grid above, this section lists all tags on the survey and their current IDR/IIDR status. The heading shows the survey Event ID and exit date.

More ...

"IDRs and IIDRs - NH, HHA" on page 86
Screen: "Informal Dispute Resolution - IDR/IIDR for Survey section" on page 119

Shell Only Surveys - NH, HHA

The Shell Only checkbox is available in Survey Properties (aka Create Health/LSC Survey) for NH and HHA providers. When selected, the survey is not automatically added to an AEM case. Shell Only is selected by default for new NH and HHA surveys and revisits.

You can manually clear this checkbox. ACO automatically clears it in the following cases:

- 2567/B Complete checkbox selected
- 670 hours entered
- Tags entered (other than 0000 and 9999)
- Correction Dates entered

Note: When a revisit is created, uncorrected tags from the previous visit are carried forward. In this case, if tags are added after the initial creation, the Shell Only checkbox is cleared.
When the Shell Only checkbox is cleared, either manually or automatically, AEM checks as follows to see if the survey should be added to an enforcement case:

- Is the survey already on an enforcement case (added manually by a user)? If so, leave it alone.
- If the survey is not on an enforcement case, evaluate the following:
  - Is there an enforcement case of the same type (Health or LSC) or an enforcement case fitting the 7-day rule that this survey should be added to automatically?
  - If the survey is between the first and last visit, add it to the case whether in substantial compliance or not.
  - Did the new survey start before the existing case's substantial compliance date?

If the existing case had substantial compliance, and adding the survey changes the compliance, the action item, 99 - New Visit - Compliance Removed, is sent to the Primary workers assigned to the case.

**IJ Situation subtab - NH, HHA**

**NH**
Any survey that contains deficiencies cited at a J, K or L Scope/Severity level is flagged with the IJ flag on the Surveys subtab. Fields displayed in the grid are read-only. In an IJ situation in which there is more than one IJ tag cited, with different start and end dates, AEM uses the earliest of the Start Dates for the First Day of IJ and the latest of the Last Dates for the Last Day of IJ.

**HHA**
If a surveyor determines an IJ situation exists, the relevant tags are cited at condition level. The survey is not identified with the IJ flag on the Surveys subtab.

**Add IJ Situations - NH, HHA**
There can be more than one IJ situation per cycle. You can add IJ situations as needed.

*To record details about specific IJ situations:*
1. On the **IJ Situation** subtab, select **Add IJ**.
2. In the **Define IJ Situation** window, select the **Survey Date of IJ Discovery**.
3. In the **Select Citations Related to IJ Situation** section, select the checkbox next to the tag(s) involved in the IJ.
4. For each selected tag, enter the **Start Date** of the IJ. Start Date is required.
5. For each selected tag, enter the **Last Date** the IJ situation was present.
6. Click **OK** when done.
IJ Changes due to IDR or Hearing - NH

If, due to a subsequent IDR or hearing, the severity/scope of an IJ tag is reduced to a non-IJ level, AEM removes the tag from the IJ situation (putting a strikethrough on the tag in the Define IJ Situation window) and sends an action item notification (IJ CHANGED/REMOVED BY IDR) to the primary case worker.

If all tags related to the IJ are changed in this way, AEM removes the IJ situation from the case. AEM retains the IJ line item, on the IJ Situation subtab, with a strikethrough to indicate it is no longer an active IJ. You will see IJ Removed in the Day 23 field in the Case Header.

More ...
Screen: "Define IJ Situation window" on page 122

Citations: All Surveys subtab - NH, HHA

The Citations: All Surveys subtab provides one-line summaries of each deficiency cited in all the surveys associated with this enforcement cycle/case. If the same tag is cited on both a survey and its revisit(s), it will be listed only once. If the same tag is cited on two (or more) different survey events (not a survey and its revisit), it will be on the list twice (or more).

Federal tags are red; state tags are blue. All fields are read-only. Depending on your display resolution, you may need to scroll to the right to see all the information about a deficiency.

More ...
Screen: "Citations: All Surveys subtab" on page 123

Surveys & Citations tab - CLIA

The Surveys & Citations tab lists all surveys attached to the case and all cited deficiencies. Use this tab to:

- Monitor CMS-2567 dates related to the case
- Track Allegation of Compliance (AOC)/POC dates related to the case
- Identify IJ situations on the case

The Cycle Surveys and Citations Management section has two subtabs:

- Surveys - grid with one-line summaries of surveys associated with the case/cycle.
- Citations: All Surveys - provides a master list of all of the deficiencies cited on all of the surveys related to the case with AOC/POC dates and status.
Surveys subtab - CLIA

The Surveys subtab provides line summaries of survey information, with buttons that open windows showing more survey detail. Most survey data is read-only in AEM; however, you can enter CMS-2567 and AOC/POC information.

With AEM, users can opt to add a starting survey to a CLIA enforcement case. As before, users can manually add or remove a survey from an existing CLIA enforcement case:

➥ On the Surveys tab, select, Add Survey to Cycle.

A window opens where you can select the survey to add to the case.

The first four columns in the survey grid are frozen, and do not move when you scroll to the right.

Use the function buttons beneath the survey grid to:

• Add surveys to the case
• View read-only survey and citation detail
• Print forms
• Remove a survey from the case

More ...

Screen: "Surveys subtab" on page 116
Screen: "POC Tracking" on page 118

Citations: All Surveys subtab - CLIA

The Citations: All Surveys subtab provides one-line summaries of each deficiency cited in all the surveys associated with this enforcement cycle/case. Deficiencies are in tag number order by default. If the same tag is cited in two different survey events (not a survey and its revisit), it will be on the list twice.

All fields are read-only. Depending on your display resolution, you may need to scroll to the right to see all the information about a deficiency.

More ...

Screen: "Citations: All Surveys subtab" on page 123
Remedies tab - NH

The Remedies tab is where you enter Federal and/or state remedies as they are recommended and track the progress of existing remedies. An NH case must have at least one Federal remedy and all Federal remedies must have either a State Recommended Effective Date or Effective Date before being uploaded.

Add Federal Remedies

States can enter and modify Federal remedies for the case until the case is sent to the Regional Office. Once the case is transferred to the RO, states can add new Federal remedies, but cannot modify or delete Federal category 2 or 3 remedies already attached to the case. States can still modify or delete Federal category 1 remedies.

To add a Federal remedy:
1. On the Remedies tab, select New.
2. In the Remedy Input window, select the Federal Remedy name from the drop-down list.
3. Select Next Licensure Letter to include this remedy in the Next Licensure Letter Remedies macro, which appears in letters related to State Licensure.
4. Select Next T18 and/or T19 Letter to include this remedy in the Next T18 and/or T19 Letter Remedies macro, which appears in letters related to Medicare/Medicaid/Licensure issues.
5. If necessary, change the Recommended by option.
   The current user’s mode is the default.
6. Enter the State Recommended Effective Date for the remedy.
7. If the state’s recommended effective date changes, enter the Revised State Recommended Effective Date.
8. Select the applicable Remedy in Effect? option.
9. Enter the Effective Date and Last Day in Effect dates for the remedy.
10. If No is selected for Remedy in Effect?, select the applicable Reason not in Effect.
11. Select OK when done.

Note: You cannot close a Nursing Home case that has Pending remedies.

More ...
Screen: "Remedies tab - NH" on page 125
Screen: "Remedy Input window - NH" on page 125
Immediate Imposition of Remedies

ROs must immediately put in effect a remedy in a number of circumstances such as the following:

- Double G: The Double G field is selected on the Case Basics tab. G level (actual harm) or above deficiencies exist on the current survey as well on any type of survey between the current survey and the last standard survey.
- A facility is classified as a Special Focus Facility (SFF) AND has a deficiency with Scope and Severity Code F or above on its current Health survey, or G and above on the current LSC survey.

Add State Remedies

State licensure remedies can only be assigned to a state licensure enforcement case.

*To add a state remedy:*

1. On the Remedies tab, select New.
2. In the Remedy Input window, select the state Remedy name from the drop-down list.
3. Select Next Licensure Letter to include this remedy in the Next Licensure Letter Remedies macro, which appears in letters related to State Licensure.
4. Select Next T18 and/or T19 Letter to include this remedy in the Next T18 and/or T19 Letter Remedies macro, which appears in letters related to Medicare/Medicaid/Licensure issues.
5. If necessary, change the Recommended by option.
   - The current user’s mode is the default.
6. Enter the State Recommended Effective Date for the remedy.
7. If the state's recommended effective date changes, enter the Revised State Recommended Effective Date.
8. Select the applicable Remedy in Effect? option.
9. Enter the Effective Date and Last Day in Effect dates for the remedy.
If No is selected for Remedy in Effect?, select the applicable **Reason not in Effect**.

11 Select **OK** when done.

**More ...**

Screen: "Remedies tab - NH" on page 125
Procedure: "Custom State Enforcement Remedies - NH" on page 92

### Automatic Remedies

For Federal cases for which the Beginning Case Type is either Opportunity to Correct or No Opportunity to Correct, AEM automatically adds remedies 04B - Mand Deny Pay for New Admits-3 Mo. and 11B - Mandatory Termination to the Remedies tab. AEM assigns them a Pending status and inserts Effective Dates and State Recommended Effective Dates of 3 and 6 months from Cycle Start, as appropriate.

If the Beginning Case Type is Past Noncompliance (for Federal) or if it is a State Licensure case, no remedies are added automatically.

### CMP Remedies

When a case involves one or more Civil Money Penalties (CMPs), the particulars of the individual CMPs are entered on the CMP tab, with the associated CMP remedy on the Remedies tab.

You add the Federal 07 – Civil Money Penalty only once on the Remedies tab, even when the case involves more than one Federal CMP.

If you enter a Federal CMP on the CMP tab, and there is no existing 07 - Civil Money Penalty remedy on the Remedies tab, AEM adds the remedy to the Remedies tab for you.

State CMPs also require that a corresponding state CMP remedy be entered on the Remedies tab.

**Note:** In order for a remedy to be applied to a state CMP, it must have CMP Remedy Type selected in the Remedy Lookups window.

**More ...**

Procedure: “Custom State Enforcement Remedies - NH” on page 92
Sanctions tab - HHA, CLIA

On the Sanctions tab, you can:

- Enter sanctions as they are recommended/proposed.
- Track the progress of existing sanctions.
- Enter and track Training and Technical Assistance (TTA) information (CLIA only).

Add Sanctions - HHA

Prior to July 1, 2013, the only enforcement action CMS could impose on noncompliant HHAs was termination. To provide incentives to HHAs to come back into compliance quickly and maintain compliance for the long term, alternative sanctions were implemented.

To add a sanction:

1. On the Sanctions tab, select the New button under the Sanction Master List.
2. In the Sanction Input window, select the recommended Sanction.
   All possible sanctions are listed. Temporary Management, Directed Plan of Care, and Directed In-Service became effective 7/1/2013 and IDR, CMP, and Suspension of Payment are effective 7/1/2014.
   When a new HHA enforcement case is created, the Termination at 90 Days sanction is automatically added to the case with a Pending status.
3. Select Next Licensure Letter to include this sanction in the Next Licensure Letter Remedies macro, which appears in letters related to State Licensure.
4. Select Next T18 and/or T19 Letter to include this sanction in the Next T18 and/or T19 Letter Remedies macro, which appears in letters related to Medicare/Medicaid/Licensure issues.
5. If necessary, change the Recommended by option.
   The current user’s mode is the default.
6. Enter the State Recommended Effective Date for the sanction.
7. If the state’s recommended effective date changes, enter the Revised State Recommended Effective Date.
8 Select the applicable Remedy in Effect? option.
9 Enter the Effective Date and Last Day in Effect dates for the sanction. When a sanction is made effective, the Termination at 90 Days sanction should be changed to Termination at 6 Months.
10 If No is selected for Remedy in Effect?, select the applicable Reason not in Effect.
11 Select OK when done.

Note: You cannot close an HHA case that has Pending sanctions.

More ...

Screen: "Sanctions tab - HHA" on page 126
Screen: "Sanction Input window - HHA" on page 126

Add Sanctions - CLIA

To add a sanction:
1 On the Sanctions tab, select the New button under the Sanction Master List.
2 Select the proposed Sanction.
   All possible principal and alternative sanctions are listed.
3 Enter sanction-related dates, as applicable: Proposed Notice Date, Proposed Effective Date, Imposed Effective Date, Imposed Notice Date, Last Day in Effect, and Compliance Date.
4 If the sanction has been revoked, select the Revoked? checkbox.
5 Select the appropriate Sanction Status.
6 Enter the Determination Date.
7 If the sanction has been finalized, select the Sanction Final? checkbox.
8 Select OK when done.

More ...

Screen: "Sanctions tab - CLIA" on page 127
Screen: "Sanction window - CLIA" on page 127
Enter TTA Information - CLIA

The SA sends a Training and Technical Assistance (TTA) letter to a lab upon the initial occurrence of unsuccessful Proficiency Testing (PT). You can enter TTA information on the Sanctions tab. TTA is treated as a Proposed sanction when AEM calculates case Status (Case Basics tab).

To enter TTA details:

1. In the Training and Technical Assistance section on the Sanctions tab, enter (as applicable) Proposed Date, Begin Date, and End Date.
2. Enter the Analyte(s) associated with the unsuccessful PT that prompted the TTA.
3. As appropriate, select the Completed checkbox and enter the Completion date, i.e., the date the SA accepted the AOC.

More ...
Screen: "Sanctions tab - CLIA" on page 127

CMP tab

The CMP tab stores detailed information about both Federal and state CMPs. Use the CMP tab to:

- Record all CMPs related to the case
- View details about each CMP
- Apply 50% reductions to CMPs (NH only)

Note: This feature is available for Nursing Home cases with a cycle start date that is on or after January 1, 2012.

- Enter Due Dates for payments of Federal CMPs
- Generate CMP correspondence
- Maintain payment history for state CMPs (NH, HHA)

The Civil Money Penalties (CMP) section lists the individual CMPs attached to the case on two subtabs, Per Instance and Per Day. When you highlight a CMP on one of these subtabs, the lower section of the screen, Detail for highlighted CMP, shows details about that CMP.

AEM calculates many of the fields on this tab. Details of the calculations are provided in field descriptions for the CMP tab.

Note: For Nursing Home enforcement cases, RO staff use the CMP Calculator to determine whether a CMP should be imposed, and the type and amount.
NH/HHA

When you add the first CMP to the case, AEM adds the Federal 07 - Civil Money Penalty remedy/sanction to the Remedies/Sanctions tab for you, if it has not been added already. If you are adding a state CMP, AEM asks you to select a state CMP remedy to add to the Remedies/Sanctions tab.

CLIA

When you add the first CMP to the case, AEM adds the 17 - Civil Money Penalty sanction to the Sanctions tab, if it is not there already.

More ...

Screen: "CMP tab" on page 128
“CMP Calculator - NH” on page 61

Add Per Instance CMPs

Multiple Per Instance CMPs are allowed. AEM provides totals at the top of the Per Instance tab to help case workers stay within Federal remedy/sanction limits. As of October 11, 2018, for example, the total amount of all CMPs cannot exceed $20,521 per day for HHAs. The allowed total amount may be adjusted annually.

NH, HHA

The first five fields in the grid, in yellow, can be updated directly.

CLIA

All fields in the grid can be updated directly.

NH, HHA - To add a Per Instance CMP to the case:

1 On the Per Instance subtab, click New.
2 In the Per Instance CMP window, select the visit during which the instance was cited from the Survey Date drop-down list.
3 Click Choose to see a list of tags cited at the survey you selected. Select the citation (only one is allowed) related to the Per Instance CMP and click OK.

It is entered in the Related Citation field.

NH - AEM enters the Scope/Severity of the selected tag. It is also entered as High S/S for the CMP on the Per Instance tab.

HHA - For applicable state tags only, AEM enters the Scope/Severity of the selected tag as S/S for the CMP on the Per Instance tab.

4 Enter the Instance Date, the date on which the instance occurred.
5 Enter Recommended Amount and Amount Per Instance.

These values are not required when you first add the CMP to the case. You must enter Amount Per Instance once you select Yes for CMP in Effect.
6 **RO, NH** - Click the **Calculator** button to open the **Per Instance CMP Calculator** to determine CMP type and amount.

**Note:** SA staff can open a read-only version of the CMP Calculator.

7 Select the appropriate **CMP in Effect** option.
The default is R Recommended.

8 Indicate whether this is a **Fed** (Federal) or **State** CMP.

9 Click **OK** when done.

10 In the **Detail for highlighted CMP** section, enter notice, appeal, settlement, bankruptcy, etc. information for the CMP as it is available. Be sure to select the applicable CMP.

Only RO/CO users can enter or modify data in the Sent to Offset or Treasury section.

AEM calculates the CMP Total and Net Amount for you in the Calculated CMP Amount section.

**Note:** If the Appeal Waiver Received date is entered and is on or before the Appeal/Appeal Waiver Due date, a 35% reduction is applied to the amount due for the CMP. If the Appeal Waiver Received Date is after the Appeal Waiver Due Date, you are prompted with the option of applying the 35% reduction.

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**CLIA - To add a Per Instance CMP to the case:**

1 On the **Per Instance** subtab, click **New**.

2 In the **Per Instance CMP** window, optionally select the **Survey** during which the instance was cited.

CLIA enforcement cases may not have an associated survey.

3 Enter the **Per Instance Date**, the date on which the instance occurred.

4 Enter **Proposed Amount Per Instance**.

This is required when CMP in Effect is set to Proposed.

5 Enter **Imposed Amount Per Instance**.

This is required when CMP in Effect is set to Awaiting Appeal Outcome or Imposed.

6 Enter **Prop. # Instances** and **Imp. # Instances**, i.e., the proposed and imposed number of instances covered by the CMP.

AEM calculates Prop. Total and Imp. Total.

7 Select the appropriate **CMP in Effect** option.

8 Click **OK** when done.
9 In the **Detail for highlighted CMP** section, enter notice, appeal, settlement, bankruptcy, etc. information for the CMP as it is available. Be sure to select the applicable CMP.

Only RO/CO users can enter or modify data in the Sent to Offset or Treasury section.

AEM calculates the CMP Total and Net Amount for you in the Calculated CMP Amount section.

**Note:** If the Appeal Received date is entered and is on or before the Appeal Due date, a 35% reduction is applied to the amount due for the CMP.

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**Add Per Day CMPs**

The amounts permitted for Per Day CMPs depend on provider type and may be adjusted annually. As of October 11, 2018, for example, the minimum Per Day CMP amount for Nursing Homes is $110 while it is $1026 for HHAs. Multiple Per Day CMPs are allowed.

**NH, HHA**

The fields highlighted in yellow in the data grid and the Last Day field can be updated directly on the grid. Amount per Day can be updated directly whether it is highlighted in yellow or not.

**CLIA**

All fields in the grid except Days can be updated directly.

**NH, HHA - To add a Per Day CMP to the case:**

1. On the **Per Day** subtab, click **New**.
2. In the **Per Day CMP** window, select the survey at which the CMP-related tag was cited from the **Survey Date** drop-down.
3. Click **Choose** to see a list of tags cited at the survey you selected. Select the citation(s) related to the Per Day CMP and click **OK**.

The selected tag(s) are entered in the Related Citation(s) field.

**NH** - AEM enters the highest S/S level of the selected tags in the Scope/Severity field. It is also entered as High S/S for the CMP on the Per Day tab.

**HHA** - You can select only one related Federal tag, but multiple state tags. For applicable state tags only, AEM enters the highest S/S level of the selected tags as S/S for the CMP on the Per Day tab.
4 Enter the **First Day** the CMP is in effect.
The default is the Exit Date of the selected survey.

5 Enter the **Last Day** the CMP is in effect, if known.
Once both dates are entered, AEM calculates the total number of days and enters it in the Days field.

6 Enter **Recommended Amount** and **Amount per Day**.
These values are not required when you first add the CMP to the case. Amount per Day is required once CMP in Effect is set to Yes.

7 **RO, NH** - Click the **Calculator** button to open the **Per Day CMP Calculator** to determine CMP type and amount.

**Note:** SA staff can open a read-only version of the CMP Calculator.

8 Select the **CMP in Effect** status from the drop-down list.

9 Click **OK** when done.

10 In the **Detail for highlighted CMP** section, enter notice, appeal, settlement, bankruptcy, etc. information for the CMP as it is available. Be sure to select the applicable CMP.
Only RO/CO users can enter or modify data in the Sent to Offset or Treasury section.
AEM calculates the CMP Total and Net Amount for you in the Calculated CMP Amount section.

**Note:** If the Appeal Waiver Received date is entered and is on or before the Appeal/Appeal Waiver Due date, a 35% reduction is applied to the amount due for the CMP. If the Appeal Waiver Received date is after the Appeal Waiver Due date, you are prompted with the option of applying the 35% reduction.

**CLIA - To add a Per Day CMP to the case:**

1 On the **Per Day** subtab, click **New**.

2 In the **Per Day CMP** window, select the **Survey** at which the CMP-related tag was cited.
CLIA enforcement cases may not have an associated survey.

3 Enter the **First Day** the CMP is in effect.
The default is the Exit Date of the selected survey.

4 Enter the **Last Day** the CMP is in effect, if known.
Once both dates are entered, AEM calculates the total number of days and enters it in the Days field.
5 Enter **Proposed Amount Per Day**.
   This is required when CMP in Effect is set to Proposed.

6 Enter **Imposed Amount Per Day**.
   This is required when CMP in Effect is set to Awaiting Appeal Outcome or Imposed.

7 Select the **CMP in Effect** status from the drop-down list.
   The default is R Recommended.

8 Click **OK** when done.

9 In the **Detail for highlighted CMP** section, enter notice, appeal, settlement, bankruptcy, etc. information for the CMP as it is available. Be sure to select the applicable CMP.

   Only RO/CO users can enter or modify data in the Sent to Offset or Treasury section.

   AEM calculates the CMP Total and Net Amount for you in the Calculated CMP Amount section.

   **Note:** If the Appeal Received date is entered and is on or before the Appeal Due date, a 35% reduction is applied to the amount due for the CMP.

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**More ...**

- Screen: "Per Day tab" on page 138
- Screen: "Per Day CMP window" on page 139
- "CMP Calculator - NH" (just below)
- Screen: "Detail for highlighted CMP section" on page 145

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**CMP Calculator - NH**

The **AEM calculator feature has been temporarily disabled, and will be enabled in a future release.**

ROs are required to use the CMP Calculator, also referred to as the CMP Analytic Tool, to more quickly and easily:

- Determine when a CMP is an appropriate remedy to impose.
- Choose the appropriate type of CMP to impose.
- Calculate the CMP amount when it has been determined that a CMP is an appropriate remedy to impose.

The CMP Calculator is accessed from the Per Day CMP and Per Instance CMP windows.

**Note:** SA staff can open a read-only version of the CMP Calculator.
ROs must evaluate each case and consider whether or not to impose a CMP in addition to or instead of other remedies for deficiencies with a Scope/Severity of G or above, and for deficiencies with an S/S of F when Substandard Quality of Care is cited. For deficiencies cited at other S/S levels, the RO should consider imposing appropriate remedies other than a CMP.

When the SA fails to recommend a CMP, the RO must evaluate whether or not a CMP remedy is warranted. In such cases, the RO must review the survey findings and impose the appropriate remedy(ies) regardless of a state’s recommendation.

ROs must use this tool to calculate each new or changed CMP imposed on a facility within a noncompliance cycle. Each time a survey is conducted within an already running noncompliance cycle and a CMP is imposed, the facility is given appeal rights and may exercise its waiver of right to a hearing.

A noncompliance cycle begins with a recertification, complaint, or temporary waiver revisit survey that finds noncompliance. It ends when substantial compliance is achieved, or the facility is terminated (or voluntarily terminates) from the Medicare and Medicaid programs. The noncompliance cycle cannot exceed six months. Once a remedy is imposed, it continues until the facility is in substantial compliance (and in some cases, until it can demonstrate that it can remain in substantial compliance), or is terminated.

A CMP may be changed when the circumstances causing the original imposition of the CMP have changed and an increase or decrease to the CMP amount is warranted. For example, a facility has corrected some of the original deficiencies and is still within its noncompliance cycle; the remaining uncorrected deficiencies warrant an increase or decrease in the original amount of the imposed CMP.

**Choosing the Type of CMP to Impose**

After determining that a CMP should be imposed, ROs must use the CMP Calculator and the following guidance to decide whether to impose a Per Instance (PI) or Per Day (PD) CMP, regardless of the SA’s recommendation.

**PI CMP**

Impose a PI CMP *only* when one or more of the following factors are present:

- Findings of noncompliance for a single event of actual harm at an S/S of G or J.
- Findings of current/ongoing noncompliance at an S/S of G or above, or SQC findings at F but where a facility has a good compliance history.
- Findings of past noncompliance at an S/S of G or above when dates of noncompliance *cannot* be determined or, SQC findings at an S/S of F.

Always choose a PD CMP if none of the PI factors is present. Select a PI CMP only when one or more of the associated factors are present.
Check all applicable factors. Also, if a Life Safety Code (LSC) deficiency is the basis for the CMP, the whole CMP calculation applies to the LSC deficiencies, not the health deficiencies.

While multiple PI CMPs can be imposed for deficiencies identified during a survey, the total amount of the CMP imposed for a survey cannot exceed the maximum amount allowed.

**Note:** CMS does not specify a particular PI CMP amount range for cases of immediate jeopardy as it does for PD CMPs. An instance is a single deficiency identified by the tag number entered on the CMS-2567.

**PD CMP**

Always impose a PD CMP if none of the PI factors is present. A PD CMP is generally used when the noncompliance lasts for two or more days.

**Note:** The RO must complete all sections of the CMP Calculator that apply to the CMP selected.

PD and PI CMPs cannot be imposed simultaneously for a specific survey (standard, revisit, or complaint), but both types of CMPs can be imposed during a noncompliance cycle if more than one survey takes place and the PD CMP was not the CMP initially imposed. However, when a PD CMP is the CMP initially imposed, a PI CMP cannot be imposed on a subsequent survey within the same noncompliance cycle.

Factors to consider when determining if a facility has “a good compliance history” might include, but are not limited to:

- The facility is not a Special Focus Facility.
- The facility has not had findings at an S/S of G or above within the past three calendar years, unless they were cited as past noncompliance;
- The facility has a history/pattern of achieving compliance prior to or at the time of the first revisit; and/or
- The facility has a history/pattern of sustaining compliance with previously cited deficiencies (i.e., no repeat deficiencies).
Determining PD CMP Date

First Day
A PD CMP should begin on the first day noncompliance at the cited S/S level is documented, even if that date precedes the first day of the current survey unless the facility can demonstrate that it corrected the noncompliance prior to the current survey (past noncompliance). If the team cannot document the first day of noncompliance, then the CMP should start on the date the noncompliance was observed and documented during the current survey.

For example, a survey begins on May 1 and on that date the survey team finds evidence of Immediate Jeopardy. If the survey team is able to document that the Immediate Jeopardy began on April 1, the CMP first day is April 1. However, if the survey team is unable to document the first day of noncompliance at the Immediate Jeopardy level, the CMP would start on May 1.

Note: A CMP cannot include days prior to the date of the last standard survey.

Whenever possible, the RO analyst calculates the start date for the proposed CMP to be the first supportable date of noncompliance, as determined by the evidence documented by surveyors in the Statement of Deficiencies (CMS-2567). Therefore, while performing the survey and when making a recommendation for a PD CMP to CMS, the SA must determine the earliest date for which supportable evidence shows that the noncompliant practice began.

If this start date is not clearly identified and supportable, then the RO should contact the SA to see if such a date can be determined and should document this discussion and conclusion. If the start date cannot be determined, the PD CMP should begin on the first day during the survey on which the survey team identified the noncompliant practice.

Last Day
When calculating the PD CMP Last Day, do not include the day on which:

- IJ is removed, except in cases when IJ is removed on the same date that it was identified.
- S/S is lowered, thereby lowering the CMP amount to another level.
- Substantial compliance is achieved.

Penalties accrue until the date of correction. The RO analyst should input the resulting number of days into the CMP Calculator.

CMPs for Past Noncompliance
Past noncompliance identified during the current survey means a deficiency citation of a specific tag (F-tag or K-tag) with an S/S of G or above, or SQC findings at an S/S of F that meets all of the following criteria:

- The facility was not in compliance with the specific regulatory requirement(s), as indicated by the specific F-tag or K-tag, at the time the situation occurred.
• The noncompliance occurred after the exit date of the last standard (recertification) survey and before the current survey (standard, complaint, or revisit).

• There is sufficient evidence to determine that the facility corrected the noncompliance and is in substantial compliance at the time of the current survey for the specific regulatory requirement(s), as indicated by the specific F-tag or K-tag.

**Adjustments to Calculated CMP Amounts**

If the RO believes that the circumstances involved in the specific case require an adjustment to the CMP amount which was calculated using the CMP Calculator, the RO can increase or reduce the CMP by **no more than 35 percent**.

The RO must provide a rationale for each adjustment when completing calculations using the CMP Calculator. An adjustment to the CMP is not the same thing as imposing a different CMP based on different or new deficiencies. When an adjustment is made, the analyst will annotate the CMP to explain why the adjustment was made. For a newly imposed or revised CMP within the same noncompliance cycle, a separate CMP calculation using the CMP calculator must be completed.

If the RO believes that a calculated CMP should be adjusted by more than 35 percent, it **must** consult with and obtain prior approval from CMS Central Office before making the adjustment.

A 35 percent adjustment made by the RO is not the same as, and does not affect, the 35 or 50 percent reductions made to the total CMP amount for an appeal waiver or self-reported incident respectively. The facility will receive the 35 percent reduction if it waives its right to an Administrative Hearing in a timely fashion. The facility should be notified that it will receive a 50 percent reduction if all of the following conditions are met:

• The facility self-reported the noncompliance to CMS or the state before it was identified by CMS or the state and before it was reported to CMS or the state by means of a complaint lodged by a person other than an official representative of the nursing home.

• Correction of the noncompliance must have occurred on the earlier of 15 calendar days from the date of the self-reported circumstance or incident that later resulted in a finding of noncompliance, or 10 calendar days from the date (of CMS' notice to the facility) that a CMP was imposed.

• The facility waives its right to a hearing.

• The self-reported and corrected noncompliance did not constitute a pattern of harm, widespread harm, Immediate Jeopardy, or result in the death of a resident.

• The CMP was not imposed for a repeated deficiency that was the basis of a CMP that previously received a reduction.
• The facility has met mandatory reporting requirements for the incident or circumstance upon which the CMP is based as required by Federal and state law.

More ...

Procedure: “Add Per Instance CMPs” on page 57
Procedure: “Add Per Day CMPs” on page 59

Change CMP in Effect - NH, HHA

If you change CMP in Effect status for either a Per Day or Per Instance CMP from Yes to another option after a payment is applied to the CMP (Payments Rec’d > 0.00), a warning message notifies you that if you continue, the payment information will be cleared. To prevent this, select No in the message. If you answer Yes to the warning message:

• CMP In Effect is set to the option you chose.
• Payments Rec’d is set to 0.00.
• Balance Due is set to the CMP’s TOTAL AMOUNT DUE value.
• This CMP Fully Paid is blanked out.
• T19 Portion Rec’d by State is blanked out.
• T19 Portion Amount Rec’d is set to 0.00.
• Any CMPTS Payment amount that remains on the CMPTS case is distributed to remaining Federal CMPs that have In Effect = Yes.

50% CMP Reduction - NH

For Nursing Home enforcement cases with cycle start dates on or after 01/01/2012, RO or CMS Office of Financial Management (OFM) enforcement case workers can apply a 50% reduction to individual per day and per instance CMPs for qualifying entity-reported incidents. The following requirements must be met:

• The CMP is the result of an entity-reported incident.
• The provider promptly corrects the deficiency.
• The provider waives the right to a hearing.

A self-reported incident does not qualify for a 50% reduction if the CMP was imposed because noncompliance constituted or resulted in:

• Immediate Jeopardy
• a pattern of harm
• widespread harm
• a resident’s death
NH providers with a record of repeated noncompliance are not eligible for the 50% penalty reduction. A provider that receives a 50% reduction cannot also receive a 35% reduction for waiving its right to a hearing under current regulations.

**Tip:** The RO can use the Intakes and Allegations grids in the Investigations related to window to quickly identify surveys and tags associated with entity-reported incidents that might be eligible for a 50% CMP reduction.

**To enter a 35% reduction:**

- On the CMP tab, in the Detail for highlighted CMP section, enter a date for Appeal Waiver Received that is on or before the Appeal Waiver Due date and tab out of the field.

In the Calculated CMP Amount section, the 35% reduction is automatically calculated and applied to the CMP Total.

For a NH or HHA provider, if the Appeal Waiver Received Date is after the Appeal Waiver Due Date, you are prompted with the option of applying the 35% reduction.

**More ...**

- Fields: "Entity Reported Reduction - NH", on page 251
- Fields: "Calculated CMP Amount", on page 250
- Procedure: "Access Related Complaint Investigations" on page 36
- Screen: "Detail for highlighted CMP section" on page 145

**Calculate Interest Due**

AEM provides an Interest Calculator in the CMP Payment Status section of the Detail for highlighted CMP section. For NH and HHA cases, it is next to the Medicare Interest Due and Medicaid Interest Due fields. For CLIA cases, it is next to Interest Due.

**To calculate the interest amount due:**

1. Click the Int. Calc. button.
2. Change the CMP Amount Before Interest (entered by AEM) if necessary, enter applicable Interest Rate(s), and specify Days CMP Overdue.
3. Click OK.

The calculator inserts the result in the applicable Interest Due field(s) on the CMP tab, and AEM includes it in the Total Amount Due.

**More ...**

- Screen: "Detail for highlighted CMP section" on page 145
**Send CMP Notices**

You can generate letters and notices directly from the Detail for Highlighted CMP section on the CMP tab. If you enter a Sent Date when you create the letter, AEM inserts that date into the date field.

**To generate CMP letters and notices:**

- Select the **Envelope** button next to the applicable date field in the Detail for Highlighted CMP section on the CMP tab.

  This button is available for the following fields:

  - Imposition Notice Date
  - Collection Notice Date in the CMP Payment Status section
  - Date Sent To MAC/Medicaid/Treasury in the Sent to Offset or Treasury section

**Payment History**

The Payment History (Optional) section is displayed at the bottom of the Detail for highlighted CMP section in certain circumstances for NHs and HHAs.

**NH**

The Payment History section appears for Federal CMPs that were assigned a CMPTS number prior to the 8.7 release and for CMPs imposed against Medicaid-only NFs (which are not uploaded, unless the facility is state-owned, i.e., F12 on the 671 = 07 - State). The Payment History section is also present for state CMPs.

For Federal CMPs imposed against Medicare-certified Nursing Homes, all payment due dates must be entered by ROs in the CMPTS Detail window. For these CMPs, the Payment History section is hidden when a related CMPTS case has been created in AEM or a CMPTS case can be created for the case from AEM (no CMPTS # is present and the facility type allows CMPTS creation).

**HHA**

Each State Licensure CMP (Per Instance or Per Day) has a Payment History (Optional) section where the SA can record payments against the CMP. This is essentially a CMPTS Tracking section for State Licensure. One or more payments can be applied against a state CMP.

**More ...**

*Screen: "Payment History (Optional)" on page 148*
CMPTS Data

ASPEN incorporates full support for the CMPTS data capture functions for NHs, HHAs, and CLIA labs. RO (and CO), OFM, and SA users have different levels of access to CMPTS information. ROs and the OFM can enter and modify specified CMPTS data while SAs are limited to read-only access.

**Note:** OFM users are designated via the Federal Type field on the Employee Details tab of the Enter/Update Surveyor Information window in ARO.

One Civil Monetary Penalty Tracking System (CMPTS) number is assigned per case. ROs can monitor CMP payments in AEM by checking individual cases or by printing any of AEM’s applicable CMP reports.

Create a CMPTS Case

When all of the CMPs associated with a Nursing Home, HHA, or CLIA enforcement case are due and payable, the RO generates a CMPTS # to create a CMPTS case.

**To create a CMPTS case:**

1. In the AEM case, click the CMP tab.
2. In the Case CMP Detail section, click the CMPTS Detail button.
   
The CMPTS Detail window opens. AEM generates the CMPTS ID.

   **Note:** You will receive a message if no Federal CMPs are in effect for the case.

3. To enter the CMPTS #, click Generate CMPTS #.
   
   Once you generate the CMPTS #, the button is disabled. AEM enters information on the CMPTS Detail tab from the provider and case record.

4. If not present, enter Director and RO Contact information.

CMPTS Data Entry: CMPTS Detail screen

ROs can open the CMPTS Detail screen from the CMPTS Detail button on the CMP tab for individual enforcement cases to access and enter CMPTS information. OFM users open the CMPTS Detail screen from the CMPTS List; they do not have access to any other ASPEN functionality. RO users can use the CMPTS List as well.

The CMPTS Detail fields are the same for RO and OFM users, but the CMPTS information they can enter differs. Generally speaking, RO users enter information about proposed payments, while OFM users enter information about payments received. States have read-only access to CMPTS information.
• **RO**
  The RO generates a CMPTS # for the case and enters basic CMPTS information on the CMPTS Detail tab of the CMPTS Detail screen. The amount, number of installments, and due date for each installment are entered on the Installments & Payments tab.

• **OFM**
  OFM users access the CMPTS Detail screen via the standalone CMPTS List. The OFM enters payment received information on the Installments & Payments tab.

**More ...**

Screen: "CMPTS Detail" on page 150  
Procedure: "CMPTS Data Entry: CMPTS List - ARO" on page 71

**Existing CMPs**

If you have CMPs that qualify for entry into CMPTS but have not yet been entered, you must complete the CMPTS Detail screens for those CMPs and upload them from AEM.

AEM CMPTS Detail is unavailable for Federal CMPs that were assigned a CMPTS number prior to the 8.7 release.

**Making Changes in CMPTS Detail**

You cannot change a due date after a payment is recorded for that installment. Otherwise, you can change due dates and number of installments as needed.

For example:

- If you delete a due date, and a payment is applied to that date before your deletion is uploaded, AEM restores the deleted due date with its payment the next day.

- If you change a due date, and a payment is applied to the old date before your change is uploaded, you will see both due dates in AEM the next day. In this case, it is up to you to clean up the dates in AEM.

**Payment Distribution**

For enforcement cases involving more than one CMP, the payments received are entered in CMPTS. AEM applies payments to the earliest CMP. Once that CMP is paid in full, AEM then applies payments to the next CMP, and so on until the entire payment amount is exhausted.

**Note:** When CMP Federal Amt. (Amount) Due changes in the Case CMP Detail area, ASPEN automatically sends OFM an email.
CMPTS Data Entry: CMPTS List - ARO

The CMPTS List, a standalone module with no other ARO functionality, lists all CMPTS cases. When an OFM user starts ARO, the CMPTS List is automatically displayed. RO users can access the CMPTS List from the Tracking menu.

For OFM users, the list defaults to all unpaid cases. For RO users, the list shows the current region's CMPTS cases—both paid and unpaid. Four filter options are provided: Fiscal Year, Region, Payment Status, Provider Type. The CMPTS List also includes a Find function that lets you display only the CMPTS cases meeting your specified criteria.

To update CMPTS information from the CMPTS List:

1. To filter the list, specify the desired Filter Options and/or open Find CMPTS and specify criteria.
2. Select a CMPTS case and click Modify.
3. In the CMPTS Detail window, add or update details.

More ...

Screen: "CMPTS List" on page 159
Screen: "CMPTS List filtered by Provider Type - LAB" on page 160
Screen: "Find CMPTS" on page 160
Screen: "CMPTS Detail" on page 150

CMP Escrow Accounts - NH

For Nursing Home enforcement cases with cycle start dates on or after 01/01/2012, AEM includes functionality that lets RO and OFM enforcement case workers enter and access CMP escrow account information. ROs enter escrow and proposed payment details on the CMP tab and in the CMPTS Detail window, while the OFM enters escrow-related payment information for CMPTS cases. Where possible, AEM calculates and automatically populates escrow-related fields.

To set up and maintain a CMP escrow account, the RO and OFM complete the following sequence of actions:

1. RO - On the CMP tab, set the Collection Status to In Escrow.
2. RO - Press the CMPTS Detail button to create a CMPTS case.
3. RO - On the Installments & Payments tab of the CMPTS Detail screen, enter proposed installment details.
4. OFM - When a check is received from the provider, place it in escrow.
5. OFM - Open the CMPTS case and enter the W9 Received date on the Installments & Payments tab.
6 **OFM** - Click the **New** or **Modify** button (as appropriate) in the **Installments** section to open the **Installment Detail** window, and add the check amount to **Escrow Amount Collected**.

7 **RO** - When the appeal process is complete, change **Collection Status** on the **CMP** tab to the appropriate value: To Be Retained, Returned to Facility, or Split.

   ASPEN generates an email to inform OFM that money is to be moved out of escrow. You can edit the contents as needed, then click **Send Email** to send the message to the specified recipients.

8 **OFM** - Open the CMPTS case, click the **New** or **Modify** button (as appropriate) in the **Escrow Tracking** section on the **Installments & Payments** tab to open the **Escrow Detail** window, and enter or update field values as needed.

   AEM updates Escrow Account Totals and current CMP allocation numbers accordingly.

9 **RO** - At the top of the CMP tab, enter the **Escrow Outcome Notice** date, which is the date the provider was notified how the money placed in escrow was distributed.

   AEM propagates this date to the Escrow Tracking section of the CMPTS case as the Final Decision Date.

**More ...**

- Screen: "CMP tab" on page 128
- Screen: "CMPTS Detail" on page 150
- Screen: "Installment Detail" on page 155

**CMPTS Upload**

When CMP and other required information (see below) are complete, the RO can initiate an upload directly from CMPTS Detail. The data is transferred to national overnight - you can view the uploaded AEM information in CMPTS the next morning (or Monday if the upload occurred on a weekend).

**Note:** CMPs imposed against Medicaid-only NFs are not uploaded unless the facility is state-owned, i.e., F12 on the 671 = 07 - State.

**Minimum Data Requirements for CMPTS Upload**

The CMPTS upload is a separate transaction from the AEM Detail upload, with its own set of minimum data requirements:

- valid Provider Number (CMS Certification Number)
- Cycle Start Date
- In Effect Federal CMP (at least one) must be entered
• Medicaid and/or Medicare Participants must be present
• Proposed Number of Installments must be greater than 0
• Proposed Installment Amount must be greater than 0
• Installment Due Date (at least one) must be entered
• First and Last Name of the facility Director must be present
• First and Last Name and Phone number of the RO Contact must be present

In addition to checking that the minimum data elements are present for CMPTS upload, AEM runs a series of edit checks to ensure that entries like dates and case numbers are valid.

After the initial upload, overnight update transactions are sent any time changes are made to CMPTS-related information.

**Delete CMPTS Cases**

ROs cannot delete CMPTS records. They can initiate the process by sending an email to OFM explaining the need for the deletion. CMPTS Super Users can delete CMPTS cases that have no collection information entered for the case.

**For CMPTS Super Users to delete a CMPTS case:**

1. From the AEM Tracking menu, select CMPTS List.
2. Press Delete at the bottom of the screen.
   ASPEN checks to see if any collection information has been entered for the case. If collection information has been entered, a warning message displays and the case cannot be deleted.
   If collection information has not been entered, a confirmation message displays asking if you want to delete the CMPTS case.
3. Select Yes to delete the case.
   AEM checks to see if the CMPTS case has been uploaded successfully.
   CMPTS cases that have not been uploaded successfully are deleted from ASPEN.
   If the CMPTS Case was uploaded successfully, the case is removed from national overnight. If the removal from national is successful, the case is deleted from ASPEN the next morning (or Monday if the upload occurred on a weekend). From the time the case is marked for deletion until the case is deleted from ASPEN, the case remains in a read only state.
NATCEP tab - NH, HHA

The NATCEP tab displays NATCEP triggers and, for Nursing Homes, waiver information. You can enter applicable dates. The Most Recent Actual NATCEP Loss section is also viewable on the Other tab in Facility Properties.

To enter NATCEP information - NH:
1. On the NATCEP tab, select Yes or Potential for NATCEP Loss.
2. In the Check All Applicable column, select as many triggers as apply to the case.
3. In the Is Primary column, select the single circumstance that is the primary reason for NATCEP loss.
4. In NATCEP Loss Effective Date from Primary Trigger, enter the Date the 2-year NATCEP loss period begins, based on the Primary Trigger.
5. Select the State NATCEP Loss Waiver checkbox if the state is granting a waiver of NATCEP loss.
   This activates the waiver date fields for entry.
6. If NATCEP loss is canceled because of a change of ownership, enter the Restored Based on CHOW Date.

More ...
Screen: "NATCEP tab - NH" on page 161

To enter NATCEP information - HHA:
1. On the NATCEP tab, select Yes or Potential for NATCEP Loss.
   If NATCEP Loss is Yes or Potential, the only trigger option for HHAs, Condition Out Of Compliance, is automatically selected and Triggered is automatically checked.
2. Enter the NATCEP Loss Effective Date.

More ...
Screen: "NATCEP tab - HHA" on page 161

Specialties tab - CLIA

When a CLIA enforcement case is created, all active and closed specialties and associated analytes are loaded onto the Specialties tab from the 1557 Specialties tab in the certification kit. Specialty Code, Specialty name, Status, Effective Date, Expiration Date, and AO (Accrediting Organization) are read-only in the enforcement case. As applicable, the grid will include multiple instances of a specialty to reflect varying Status and Effective and Expiration dates.
The RO can add, modify, and delete analyte information. Each row in the grid can include one analyte with its own Action, Start Date, and Reinstate Date. If there are multiple analytes for a specialty, the grid will include multiple instances of the specialty.

You can specify analyte-specific actions only when the Limitation of CLIA Certificate sanction is on the enforcement case (Sanctions tab). If the case includes the Limitation of CLIA Certificate sanction, you must enter an action for at least one specialty/analyte.

**To add an analyte to a specialty:**

1. On the **Specialties** tab, click **New**.

   -or-

   Select a specialty in the grid with no listed analyte and click **Modify**.

2. In the **Specialty Detail** window, select a **Specialty** from the drop-down list.

   If you clicked New, the listed specialties are those brought forward from the certification kit. Otherwise, the specialty you selected is automatically entered and read-only.

   Status, Effective Date, Expiration Date, and AO for the specialty are automatically entered and are read-only.

3. Select an associated **Analyte**.

   You will receive a warning if the specialty has an Expiration Date.

   **Note:** If there are both Open and Closed instances of a specialty, you will not receive a warning and the analyte will be added to the Open instance, even if you selected the Closed instance.

4. If a Limitation of CLIA Certificate sanction is on the enforcement case, optionally select the applicable **Action**.

   You cannot select an Action if the case does not include a Limitation of CLIA Certificate sanction. A warning is issued if you select an Action when the specialty has an Expiration Date.

   If there is a Limitation of CLIA Certificate sanction, you must specify an action for at least one specialty/analyte.

5. Enter **Start Date** and **Reinstate Date**, as appropriate.

   You will receive error message(s) if these dates are not valid.

6. Select **OK** when done.

   If you clicked New to add an analyte, a new row for the specialty is added; it includes the analyte. If you clicked Modify, the analyte is entered in the specialty (row) you selected.
To change analyte details:

1. On the **Specialties** tab, select the specialty/analyte in the grid and click **Modify**.
2. In the **Specialty Detail** window, select another **Analyte** if necessary. You will receive a warning if the specialty has an Expiration Date.
3. If a Limitation of CLIA Certificate sanction is on the enforcement case, select or change the **Action** as appropriate. You cannot select an Action if the case does not include a Limitation of CLIA Certificate sanction. A warning is issued if you select an Action when the specialty has an Expiration Date.
   - If there is a Limitation of CLIA Certificate sanction, you must specify an action for at least one specialty/analyte.
4. Enter or change **Start Date** and **Reinstate Date**, as appropriate. You will receive error message(s) if these dates are not valid.
5. Select **OK** when done.
   - Analyte details are updated for the selected specialty (row).

To delete specialty details/analyte:

1. On the **Specialties** tab, select a specialty/analyte in the grid and click **Delete**.
2. Say **Yes** to the confirmation prompt.
   - The selected specialty/analyte (row) is deleted from the grid.

**Note:** You can delete all instances of a specialty, i.e. all detail information for a specialty, from the grid. If you do this, the specialty no longer appears in the grid, but it has *not* been removed from the case. If you select the New button to open the Survey Detail window, the “deleted” specialty is available for selection in the Specialty drop-down list so you can add an analyte.

**More ...**

Screen: "Specialties tab - CLIA" on page 162
Screen: "Specialty Detail" on page 163
Procedure: “Add Sanctions - CLIA” on page 55
Notices tab

The Notices tab maintains a history of all correspondence related to the enforcement case, recorded as you generate the letters, notices and other communications. The Notices section at the top of the tab lists the letters and notices that have been created, including drafts and finals that have not yet been sent.

When an enforcement case is closed, notices and letters become read-only. You can still view and print, but you cannot make changes.

AEM letters that are associated with a specific survey may also be viewed outside of AEM from the Letter History for that survey.

View and Generate Letters

When you highlight any letter in the Notices section, the Letter/Notice Details section below provides a quick view of the contents of the letter and the date sent and/or delivered.

Selection of certain letter contents triggers an automatic upload of case information to the national system.

Contents must be specified for each letter sent.

To specify letter contents:

- Select Choose Contents and mark the appropriate entries in the Letter Contents window.
  
  Contents you select show in the Letter/Notice Details section when this letter is highlighted.

To see letter details in the Letter/Notice Details section:

- Click a letter to select it.

  Letter/Notice Details shows you tracking and appeal information, and the type of notifications sent.

To generate a letter from the Notices tab:

1. On the Notices tab, select Create Notice/Letter.
   
   Use the function buttons in this window to modify, print, delete and lock letters.

2. Select New to generate a new letter.
3 In the **Select Letters and Distribution Lists** window, in the **Form Letter** section, select the letter you want to print.

**Note:** The default list of letters shows all letters that have a Type specified as Enforcement. If the letter you need is not on this list, select Show All to list all letters in the database.

In the Distributions section, the facility is selected by default to receive the letter (you will see Letter in the Action column for the facility).

4 To send copies to another recipient:

   ➤ Highlight the name, and click **Set Action** until cc is in the Action column.
   
   This adds the cc notation and the recipient's name to the bottom of the letter.

5 Click **Preview** to open the letter in the letter word processor.

   If the letter contains Custom Text macros, you are prompted to enter the custom text.

6 Make whatever changes you need, then click the **Print** button to print the letter.

7 Click **Save & Exit** to leave the word processor.

   This returns you to the **Notices History** window, where your letter has been added to the list of letters sent related to this case.

8 Click **Close** to return to the **Notices** tab.

9 Click **Choose Contents** and indicate which contents apply to this letter, then click **OK**.

**More ...**

- Screen: "Notices tab" on page 163
- Screen: "Notices History" on page 164
- Screen: "Letter/Notice Details" on page 164
- Screen: "Letter Contents" on page 165
- Screen: "Letter word processor" on page 176

### Locking Notices

Once a letter has been sent, you can lock it to make sure that no further changes are made.

**To lock a letter:**

   ➤ On the **Notices** tab, select the **Lock** button in the **Letter/Notice Details** section.

   This prevents editing of letter text, and disables the Remove Notice button.
**Hearing/Appeal tab**

The Hearing/Appeal tab summarizes hearing/appeal information. You can enter appeal-related details such as request dates, docket numbers, and decision information in the Hearing/Appeal window.

**To enter hearing/appeal details:**

1. On the Hearing/Appeal tab, click the **New** button under the Hearings/Appeals grid.
   - or -
   Select an existing hearing/appeal in the grid and click the **Modify** button.
2. Enter type of appeal: Medicare/Medicaid/Licensure.
3. RO enters entity that is appealing in the Appealed By field (CLIA only).
4. Select the entity who received the initial request for the hearing.
5. Enter dates when: Acknowledgement of request is sent to facility, initial request for a hearing is received, and the hearing request is forwarded to the DAB.
   For CLIA, all three dates are required if Initial Hearing Request Received By is set to RO.
6. Select the letter that initially advised of the remedies/sanctions to be imposed and the right to appeal them. Appeal Rights Based on this notice must be checked in order for the notice to be listed.
7. Click **Add Survey** to enter appealed surveys.
8. For NH, Select Applicable Remedies. When Basis for Appeal is Noncompliance, at least one remedy must be selected.
   For HHA, Select Applicable Sanctions. At least one sanction must be selected.
   For CLIA, Choose Appealed Actions. At least one sanction must be selected.
9. In the Appeals sections, select the entity that will be hearing the appeal, the entity that is appealing, and the date the hearing appeal request if first received.

**More ...**

- Screen: "Hearing/Appeal tab" on page 166
- Screen: "Hearing/Appeal window" on page 167
- Procedure: "Add/Modify Appeals" below
- Procedure: "View/Enter Settlement Details for Tags - NH, HHA" on page 80
Add/Modify Appeals

1. In the Hearing/Appeal window, click the Add Appeal button under the Appeals grid.
   -or-
   Select an existing appeal in the grid and click the Modify button.

2. In the Appeal To window, enter/modify appeal details.
   - Select Appealed To and Appealed By from the drop-down lists.
   - Enter the Appeal Date.

3. Click OK to save.

More ...
Screen: "Hearing/Appeal window" on page 167
Screen: "Appeal To" on page 170

View/Enter Settlement Details for Tags - NH, HHA

The Hearing/Settlement for Survey window, which you open from the Hearing/Appeal window, provides summary information about all tags cited on a selected survey. Most of the fields are read-only, but some fields can be updated for some NH and HHA providers depending on user class and permissions.

To view/update settlement information for tags:

1. In the Hearing/Appeal window, select the Hearing/Settlement Info button for a survey in the Appealed Surveys grid.

2. As appropriate and allowed:
   - Enter or change the Revised 2567 Date.
   - Enter or change Hearing/Settlement Status for one or more tags.
   - Select Undo IDR to remove the current Hearing/Settlement Status and change it to 01 None for one or more tags.

More ...
Screen: "Hearing/Appeal window" on page 167
Screen: "Hearing/Settlement for Survey window - NH, HHA" on page 170
Registry tab - CLIA

CMS releases the CLIA Laboratory Registry annually to physicians and the general public. It provides information about adverse actions against CLIA labs, including imposition of principal and alternative sanctions, and the results of hearings and appeals.

You can enter registry category, reason, and status keys for imposed sanctions on the Registry tab. Registry keys cannot be added until an Imposed Effective Date is entered on the Sanctions tab.

To enter registry key details:

1. On the Registry tab, click New to add a Lab Registry Category Key; select the applicable Sanction and Sanction Year.

   Sanction Year cannot be earlier than the earliest Imposed Effective Date on the Sanctions tab.

2. Select a Sanction in the Lab Registry Category Key grid and select the applicable Registry Reason Key option(s), i.e., the reason(s) the sanction was imposed.

   You must select at least one reason key for each category key.

3. For a selected Sanction, choose the applicable Registry Status Key option(s).

4. **CO** - If appropriate, select Impose/Close AO Actions.

   This field is enabled only for enforcement cases that have a Notification of Sanctions / AO Actions - Proposed By AO date entered on the Case Basics tab. If selected, Case Status is changed to Imposed-Closed.

5. **CO** - Select Published to Registry if the specified registry keys have been published in the CLIA Laboratory Registry.

   When selected, all tabs and fields in the case record (except this checkbox) are disabled.
Upload tab

The Upload tab is where you can manually upload enforcement case data to the national server and view records of the uploads that AEM sends automatically. The Upload tab records all upload transactions for the case/cycle and provides descriptive error messages for failed transactions.

Note: Although automatic and manual uploads from AEM can be initiated at any time, upload processing to national does not occur on Saturday and Sunday.

Minimum Data Requirements for AEM Detail Upload

For a successful upload, the case must contain the following:

- Provider Number (CMS Certification Number)
- Name and Address (Address required when entering facility)
- Date of Survey and Type of Survey (cycle starting survey)
- Date CMS-2567 Sent to Facility for cycle starting survey
- At least 1 Federal remedy
- All Federal remedies have a recommended and/or actual Proposed Effective Date

State licensure-only cases are not uploaded.

Note: AEM uploads do not send survey information to the national server. Surveys related to an enforcement case do not need to exist in national prior to uploading the case from AEM.

Manual Uploads

You can upload a case as soon as the minimum data requirements (listed above) are complete, and should upload it no later than when the first enforcement letter is sent.

WARNING! You cannot upload a case from AEM if it has a Cycle Start date earlier than October 1, 2004.
Automatic Uploads

Automatic uploads of case data to national occur behind the scenes. AEM sends an action item to the primary case workers when an automatic initial upload takes place. Automatic transactions are listed on the Upload tab after the nightly batch processing.

Automatic uploads are triggered when minimum data requirements are met, and:

- a letter is generated for the case, then locked, and it has any of the following options selected in Letter Contents: Remedies-Impose Non-CMP, CMP-Intend to Impose, CMP-Impose, Remedies-Recom. Non-CMP.
- a case is in Substantial Compliance but still not closed (Awaiting Hearing or CMP Collection), and a new case is created for the facility. AEM checks the previous case to see if it has ever been uploaded. If it has not, AEM initiates an upload.
- a case has been uploaded successfully, and additional changes are made.

AEM Detail Upload

ASPEN sends the AEM Detail Upload to AEM-specific tables in the national system, where the data is available for national reporting. New enforcement reports are in development. State-specific data, such as licensure-only cases, state remedies applied in Federal/state cases, or case worker names, are not included in the AEM Detail upload.

Automatic Removes

Automatic removes from national occur when an enforcement case that has been uploaded successfully no longer meets the minimum requirements for upload. This is most likely to happen when there are changes to the cycle starting survey or Proposed Effective Dates.

Such cases are removed from the national system during the nightly batch processing. AEM sends an action item to the primary case workers when an automatic remove takes place.
Monitoring AEM Upload Transactions

You can monitor all of your enforcement upload transactions from the ACO Main menu.

To view or print AEM upload transactions:

1. From the ACO Main menu, select Tracking, then Transactions.
2. In the Please Specify Transactions to List window, choose All Transactions for Specified Period (Enforcements).
3. Click OK.

This opens the Transactions for <STATE> window, listing the AEM upload transactions for the date range you specified.

Figure 25: All Transactions for Specified Period (Enforcements) sample

To view or print AEM upload transactions that were not successful the last time the case was uploaded:

1. From the ACO Main menu, select Tracking, then Transactions.
2. In the Please Specify Transactions to List window, choose All Failed AEM Transactions With No Following Success.
3 Click **OK**.

This opens the **Transactions for <STATE>** window, listing the AEM upload transactions with no following success for the date range you specified.

![Transactions for CT window](image)

**Figure 26: All Failed AEM Transactions With No Following Success sample**

From the Transactions window, you can:

- Select a different **Sort Order** or **Upload Type**, then click **Refresh List** to change the list to reflect the parameters you selected.
- Highlight a transaction to see the transaction's errors in the lower pane.
- Highlight a transaction and select **View Related Enforcement Case** to go directly to the case file.
- Click **Print** to print the **Enforcement Transactions Report**.
- Click **OK** to close the window.

**More ...**

Screen: "Please Specify Transactions To List" on page 177
IDRs and IIDRs - NH, HHA

ASPEN supports tracking of Informal Dispute Resolution (IDR) and Independent IDR (IIDR) processes in AEM, ACO/ARO, and ACTS. You can use the IDR/IIDR features in ASPEN to record details and dates related to IDR/IIDR processes. IDR/IIDR functions operate on the citations of each visit or survey.

**NH**

If a Nursing Home wishes to dispute cited deficiencies, it can request an IDR or, after imposition of a Civil Money Penalty, an Independent IDR. IDR/IIDR features are available in ASPEN for NH providers, including NH licensure types.

To enter IIDR information for a survey, there must be an associated CMP and the enforcement cycle start date must be on or after 01/01/2012. ASPEN does not track the collection of IIDR fees from Nursing Homes; this is the states’ responsibility.

**HHA**

The IDR feature is available in ASPEN for HHA providers, including HHA licensure types, if a Condition of Participation (COP) is cited. Like NHs, if an HHA provider requests an IDR, you can track the details and dates. The IIDR feature is not available for HHAs.

**Open the Informal Dispute Resolution ... window**

To enter IDR (NH, HHA) and Independent IDR (NH) information, you can use a right-click option in Tree view or a button in the Survey Properties window to open the Informal Dispute Resolution ... window.

**NH**

For surveys associated with a CMP and an enforcement cycle start date of 01/01/2012 or later, the full title of the window is Informal Dispute Resolution - IDR/IIDR for Survey and it has two tabs: IDR and IIDR. Both have the same data fields. For surveys with no associated CMP or a cycle start date prior to 01/01/2012, the title of the window is Informal Dispute Resolution - IDR for Survey. You can enter only IDR information and the window does not have tabs.

**HHA**

The IIDR feature is not available for HHAs, so you can enter only IDR information. The title of the window is Informal Dispute Resolution - IDR for Survey and it does not have tabs.
To open the Informal Dispute Resolution ... window:

- On the **Enforcement** tab in **Tree** view, locate the survey, right-click it, and
  - Select **IDR/IIDR**.
  - or-
  - Select **Survey Properties** and click the **IDR/IIDR** button at the top of the window.

**Enter IDR/Independent IDR Information**

You can enter IDR and IIDR dates and details as applicable for NHs. The IIDR feature is not available for HHAs.

**To enter IDR/Independent IDR information:**

1. In the **Informal Dispute Resolution** ... window, select the **IDR** or **IIDR** (NH only) tab.
2. Complete the top section of the tab.
   - Enter applicable IDR/Independent IDR dates, e.g., Request Received, Scheduled, Conducted, Completion.
   - Indicate who conducted the IDR/Independent IDR (Conducted by).
   - Select the IDR/IIDR Type from the drop-down list.
   - Click Show Attendees... to update the attendees list as needed.
     The selected attendees are specific to IDR or IIDR, depending on the current tab.
3. In the **IDR Notes** or **IIDR Notes** section of the IDR or IIDR tab, enter resident and ombudsman input, dates, and other relevant information.
4. If you need to add a tag as a result of IDR, click the **IDR Add Tag** button.
   - In the Select Team Member window, select the staff member who is citing the tag.
   - In the Select New Tag window, select the tag to add.
   - Specify citation properties and enter citation text.
   The IDR Status assigned is 09 New Tag at IDR, and is read-only. You can change the new tag’s IIDR Status as applicable.

**Note:** You can add a tag as a result of IDR on either the IDR or IIDR tab. You cannot add a new tag as a result of Independent IDR.
5 In the **Survey Citation IDR/IIDR Status** section, view and update information about IDR/Independent IDR status for each citation.

When changes are made to citations as a result of IDR/Independent IDR, trees and lists that display citations in AEM—including the list in Citation Manager—will continue to display all the original citations. However, citations removed by IDR/Independent IDR are displayed with a strikethrough.

![Figure 27: Removed citations indicated by strikethrough](image)

If a tag is changed or removed as a result of IDR/Independent IDR, the original tag will not be printed on survey forms.

If Scope/Severity changes as a result of IDR/Independent IDR, the latest S/S value is displayed by default.

6 Click **Print** at the bottom of the window to print the IDR/IIDR details as a report.

You can choose whether to include tags with IDR/IIDR Status = None.
Figure 28: Survey IDR/IIDR Detail report

More ...

Screen: "Informal Dispute Resolution ... window" on page 179
Insert Backup Text

When an ASPEN word processor/text editor is open for entering or editing text, AEM takes a "snapshot" of its contents every two minutes if at least 500 characters have been entered. The snapshot is saved as a .txt file. These backup files are stored in the WPBackupDir folder in the ACO Data directory.

**Note:** If you paste text passages containing more than 500 characters, but do not leave the word processor open for at least two minutes, the text is not backed up.

If you lose a quantity of work due to:

- hardware failure
- inadvertent deletion of text,

you can restore the text from within the word processor.

**To insert backup text:**

1. If necessary, open the applicable word processor.
2. Place the cursor where you want to insert the backup text.
3. Select **Insert Backup File** from the **File** menu.
   ACO displays the contents of the WPBackupDir folder in the Select Backup File window.
4. Locate the applicable backup file.
5. Double-click the file to insert the text into the word processor.

**Note:** ASPEN overwrites existing backup files every two minutes only if more than 500 new characters have been entered in the word processor. This prevents the backup from being overwritten by the contents of an empty word processor while you are locating and inserting the file.

AEM Setup in ACO/ARO

Some components of AEM are maintained through the main ACO/ARO menu:

- Adding state remedies to ASPEN Lookups - NH
  Federal remedies are supplied with the system. You can add state remedies to ASPEN Remedy Lookup Values.
- Entering distribution recipients
  A comprehensive Distribution List can facilitate sending letters and notices. Individuals who commonly receive enforcement correspondence should be added to the Distribution List.
• Customizing enforcement letters
  Numerous letter templates are supplied with AEM. You can use them as written, or customize them to fit your needs.

• Defining AEM security
  The AEM system is fully integrated into existing ASPEN security and access control systems. This allows each agency to closely control who can view or change AEM information.
  System administrators should work with enforcement managers to define security groups for AEM access. These groups must be given access to AEM entry points prior to users accessing the AEM system.
Custom State Enforcement Remedies - NH

Remedy Lookup Values contain both Federal and state remedies. On the remedy list, Federal remedies are black; state remedies are blue.

![Figure 29: Remedy Lookup Values window](image)

State alternate remedies are first approved by CMS and added to the list as a Federal remedy under code 08.

Some states have their own remedies. These should be added to ASPEN lookup values.

**To add a custom state remedy:**

1. Open ACO.
2. From the **System** menu, select **Lookup Values**, then **Remedy Lookup Values**.
3. Click **Add** to open the **Remedy Lookups** window.
4. Enter a **Remedy Code**.
5. Enter the **Remedy Description**.
6. If your state has a category breakdown for its remedies, select the applicable **State Category**.
7  If the state remedy you are adding is a CMP remedy, select **CMP Remedy Type**.

8  Click **OK** when done.

**To replace or eliminate a state remedy:**

- In the **Remedy Lookups** window, select **Inactive**.

Inactive remedies cannot be added to new enforcement cases, but are still listed in the Remedy Lookup Values window and are available for historical reporting.

**More ...**

Screen: "Remedy Lookups" on page 180

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**Distribution Recipients**

Before you generate form letters, you should add the individuals and entities who commonly receive correspondence to the ASPEN Distribution List. Their names and address can then be easily inserted into letters and on mailing labels.

The Distribution List is maintained from the System menu.

**To add a recipient to the Distribution List:**

1  From the **System** menu, select **Lookup Values**, then **Distribution Lists**.

2  In the **Distribution List** window, click **New**.

3  Complete the contact information in the **Distribution** window.

   When you create letter templates, the elements in the Distribution record (recipient, address, city, for instance) are inserted automatically into form letters.

4  Click **OK** when done.

**More ...**

Screen: "Distribution List window" on page 175

---

**CMS Enforcement Letters**

There are a number of CMS enforcement letter templates included with ASPEN Enforcement Manager. States and regions can customize these templates as needed, or create letters of their own. Since creating letters is addressed in other ACO documentation, we will concentrate here on tasks specific to creating a letter from a CMS template.

**Note:** Regional Offices - Each region can use one state server to create a complete set of enforcement letters, and those letters may be replicated to their other state databases. Call the QTSO Help Desk, 888-477-7876, for more information.
Viewing CMS Letter Templates

CMS letter templates cannot be edited or printed. You can read them to see which ones have language that works for you, then create your own templates using the CMS templates as a starting point.

To view the text of a CMS letter template:
1. From the System menu, select Letter Management.
2. In the Letters window, choose 05 CMS Enforcement for Letter Type. This displays a list of the CMS templates.
3. To see the text in a letter, select the letter and click Text.
4. When you're finished, select File, then Exit to return to the Letters window.

More ...

Screen: "Letters window" on page 173

Creating a State Letter Template from a CMS Template

To customize a CMS letter template for your state, create a new template that contains the contents of the CMS template. Then, modify the text in the new template to suit the requirements of your office.

To create a new state letter template from a CMS template:
1. From the System menu, select Letter Management, then click New. This opens the Letter Desc (Description) screen. The disabled fields in the middle of the window are page setup fields that are no longer in use.
2. Enter a Description for the letter.
   We suggest including a reference to the template in your description, to maintain a record of the letter's source.
3. Before you can select the source template, go to the bottom of the form and select 04 Enforcement for Letter Type. This makes the CMS templates available for selection in the Letter Templates list.
4. In the Letter Templates box, select the CMS template you want to use as the basis for your new state template.
5. If the letter contains references to a specific survey, mark the Requires Specific Visit Info box.
6. If the letter contains references to a specific complaint/incident intake, mark the Requires Specific Intake Info box.
7. Select the ENF Letter Class. Options are: Federal, State Licensure, or both.
8 Choose the applicable **ENF Letter Type Default**. This enables AEM to put the letter on short lists in appropriate areas. You still have access to all letters.

9 Click **OK** to open the word processor.

10 Make changes as needed to create a form letter template that suits your needs.

11 Click **Save and Exit** to save the letter.

12 Your template is now displayed in the list for **Letter Type 04 Enforcement**.

**More ...**

- Screen: "Letter Desc window" on page 174
- Screen: "Letter word processor" on page 176

### Inserting Text and Graphics into the Header

Most offices want to add a graphic and address information to the header of each letter. The process involves inserting a table into the header and placing text and logo in different cells of the table.

**Note:** For all ASPEN letters, the image file must be in JPG format.

**To add text and graphic to the header:**

1 From the **Letters** window, select the letter and click **Text**.

2 In the letter word processor, select **View**, then **Headers and Footers**. The header area opens with the cursor inside.

3 Select **Table | Insert | Table**.

4 In the **Insert Table** window, enter 2 for Columns, 1 for Rows, and click **OK**.

5 Position your cursor in the cell (right or left) where you want your logo image, and select **Insert | Image**.

6 In the **Insert Image** window, browse to your graphic file (remember, use .jpg format), select it and click **Open**.

7 Position your cursor in the cell where you want address information, and type the address.

   ➩ To make the text right-flush, select all the text in the cell and click the **Right Flush** button on the formatting toolbar.

8 Click **Save and Exit**.

**More ...**

- Screen: "Letters window" on page 173
- Screen: "Letter word processor" on page 176
Inserting ASPEN Letter Macros

By far the most powerful feature of ASPEN letter management is the ability to insert current data from the ASPEN database into letters at the time they are generated.

ASPEN letter macros (also called merge codes) are similar to the mail merge functions in many word processors. Each macro references a specific piece of information that is stored in ASPEN databases. For example, the Facility Name macro inserts the name of the facility associated with the letter.

There are over 200 letter macros, so there is considerable flexibility available to you when constructing letter templates. All macros are described in detail in the *ASPEN Letter Macros* guide, available for download from [qtso.cms.gov](http://qtso.cms.gov).

Formatting Macros

Generally, macros you insert assume the formatting of the surrounding text. You can safely apply formatting attributes (bold, italic) directly to the macro in the template, and that transfers to the data inserted into the letter.

Macro Brackets

When you insert a macro into a letter template, the macro text appears in brackets:

```
[Facility Name ()]
```

Brackets [ ] are used by ASPEN to identify the macros in your template letters. These brackets, as well as the parentheses () at the end of each macro, should never be deleted. Doing so affects ASPEN’s ability to process the macro.

Variable Macros

All macros have parentheses before the closing bracket. For some macros, you can enter a parameter between the parentheses that defines the macro behavior:

```
[Date # Days in Future (Words)()]
```

- variable macro

```
[Date # Days in Future (Words)(10)]
```

- variable macro with parameter

Macro Types

The list of macros available to you when creating a letter template differ depending on the type of letter you are creating.

If the Letter Type for your template is:

- **03 Facility or 01 Survey**

  You can choose from the basic macros that are available for all ASPEN form letters. They include macros like the facility name and phone number, and survey exit date.
• **02 Complaint**
  You can choose from basic macros plus complaint macros, which print allegation information, the intake ID, and other complaint-specific information.

• **04 Enforcement**
  You can choose from basic and complaint macros as well as enforcement macros, which print enforcement-specific information like remedies, CMP amounts, and due dates.

Once you generate a letter that contains macros, the macro information is normal text that can be edited as needed.

**To insert macros into a form letter:**

1. From the **System** menu, select **Letter Management**.
2. In the **Letters** window, select a letter (template) and click **Text**....
3. Click in the letter text at the point where you want to insert the macro (merge code).
4. Select the macro you want from the **Macros** drop-down list.
5. Click **Insert**.
   
   AEM inserts the macro into the letter.

   Example:

   ```
   [Facility Name()]
   ```

   When a letter is generated from the template, the provider’s current name will be inserted in place of the macro.

6. For a variable macro, enter a parameter between the closing parentheses.

   Example:

   ```
   [Date # Days in Future (Words)(10)]
   ```

   You entered 10 between the closing parentheses to specify that the date ASPEN substitutes for the macro should be ten days in the future. 

   “(Words)” indicates that the date will be printed with the month spelled out. If a user generates a letter from the template on July 14, 2014, the date printed in the letter will be July 24, 2014.

**More ...**

[Screen: "ASPEN word processor" on page 181]
[Screen: "Letters window" on page 173]
[Screen: "Letter word processor" on page 176]
**Inserting the Custom Text Prompt macro**

Custom Text Prompt is a variable macro that permits the user to enter specific text each time a letter is generated. For instance, if a contact name is likely to be different for each letter, you can use Custom Text macro to have ASPEN provide a window for entering the contact name when a user generates the letter. ASPEN inserts the name at the macro location in the letter.

Use the parentheses at the end of the macro to indicate what piece of information the user should enter.

*To insert the Custom Text Prompt macro into a form letter:*

1. From the **System** menu, select **Letter Management**.
2. In the **Letters** window, select a letter (template) and click **Text...**.
3. Position the cursor at the point in the letter where you want to insert the Custom Text Prompt.
4. Select the **Custom Text Prompt** macro from the **Macros** drop-down list.
5. Click **Insert**.

AEM inserts the macro into the letter.

[Custom Text Prompt()]

6. Place the cursor between the parentheses and specify what the user should enter.

The prompt text you entered will appear in the title bar of the window that users will see.

Example:

[Custom Text Prompt(Name of Department Contact)]

results in a window like this one each time a user generates the letter.

![Custom Text Prompt window](image)

*Figure 30: Example of a Custom Text Prompt window*

**More ...**

- [Screen: "ASPEN word processor" on page 181](#)
- [Screen: "Letters window" on page 173](#)
- [Screen: "Letter word processor" on page 176](#)
AEM Reports

A variety of AEM reports are available in ASPEN, finalized and draft. Draft reports (the title will say Draft) were drawn from the Chicago System, but have not been reviewed and given final approval.

Note: These reports were developed for NH enforcement and then adapted for reporting on HHA and CLIA enforcement. Reports that are not applicable to HHAs or CLIA laboratories will return no data.

The draft reports are listed below. Samples of finalized reports are included in “Supporting Materials “.

To generate enforcement reports:
1. From the Reports menu, select Enforcement Reports.
2. Highlight the applicable report group category.
3. Select the desired report.
   For most reports, a report customization window opens.
4. Specify the desired report parameters and click OK.
   The report is generated.

Draft Reports
- RO Early Processing Times - Detail Report
- RO Multi Processing Times - Detail
- RO-State Early Processing Times - Detail Report
- State Visit Processing Times
- Compliance Issues - Details
- Checks Received Report
- Pending Remedy Counts - Detail
- Pending Remedy Counts - Summary
- SA Perf Eval: IJ Term. Process
- SA Perf Eval: 6 Mo. Compliance Report
- Facility Quick List (FL) aka NATCEP Current (menu option)
- Pending Remedy Counts - Detail Report
- Pending Terminations Report
- CMP’s Paid Report
Regional Reports

Regional reports produce data identical to the same state report, but are run across all states in the region. Configuration options work identically for regional reports as for state reports.

To generate regional reports:

1. Select Regional Reports from the Reports menu.
2. In the Generate Report section, select the Region for the report.
   - Application defaults to Enforcement, which is currently the only option.
3. Choose the state(s) in the selected region to include in the report.
4. Select your report from the Select Report to Print list.
   - A description of the report displays to the right.
5. Click the Generate Report button.
   - If the report you selected already exists in the Pending and Viewable Reports grid, you will receive a confirmation message asking if you want to submit the report again.
   - Otherwise, a report-specific filter options window opens.
6. Select the appropriate filters and click OK.
   - The report is generated, added to the queue, and listed in the Pending and Viewable Reports grid.
7. Press Refresh to see the current status of listed reports.
8. Click the View button to view the report on screen.
9. Check the Save box to prevent reports from automatic deletion.

Note: If not saved, viewed reports are automatically deleted the night after viewing.
Setting AEM Report Options

For most reports, you use the AEM report customization screen to tailor the content and printed output of the report to your requirements. The filters offered depend on the report you are printing. You can select the parameters for your report, then name and save the format to use again.

If more than one facility type is used in the filter (or no facility type filter is used), the earliest date (NH-10/01/2004) is used for the default First Date for the reports. If only one of these facility types (NH, HHA, or CLIA) is included in the filter, the respective date is used (CLIA - 07/01/2014, HHA - 07/01/2014, NH - 10/01/2004).

The figure below shows the report customization window for the AEM Cases For Which No Letter Has Been Sent report. Note that the lower right section of the options window contains a brief summary of the report and its uses.

![Figure 31: Report Customization window](image)

**Note:** Options for reports that are still in draft also vary and the layout of the report customization screen may differ from the above.
Storing Report Settings

To store a format for a report:

1. In the report customization window, select the time period, filters and other settings for your report.
2. Click Save Settings as, and enter a name for your format.
3. Click Public if you want the format to be available to other users.
   The format is saved when you click OK to print the report.

![Figure 32: Report Settings window](image)

To print a report using a stored format:

1. From the Reports menu, select Enforcement, then select the report whose format you saved.
2. In the Report Settings window, go to Stored Settings and select the saved format from the drop-down list.
   All stored report formats are listed. Formats with an asterisk were created for the report currently being printed.

![Figure 33: Select Stored Settings](image)

3. Change the date range as needed (date ranges are not saved with the report format).
4. Click OK to print the report.
Enforcement Features in AST

There are three main views in AST: Scheduling, Tracking and My ASPEN. Each view includes enforcement components that are applicable to the function of the view.

AST Scheduling View

The Scheduling view lists Certifications, Complaints and Revisits that are due to be scheduled.

![Figure 34: AST Scheduling view](image)

In the Certifications to be Scheduled folder, the Active Enforcement column advises schedulers of existing enforcement actions for a provider. A Yes in this column indicates the provider has at least one open active case that has no Substantial Compliance date entered.
To see a listing of active enforcement cases on a provider:

Click the Yes button in the Active Enforcement column. In this window, select a case and click the View button to open a read-only view of the case.

Schedulers who try to schedule a recertification for a provider that has an active enforcement case will see:

Figure 35: No Substantial Compliance Date Entered warning

AST Tracking View

The Tracking view is for the monitoring of certifications that have been scheduled and/or are in process.

Figure 36: AST Tracking view
The Process Tracking: Certifications section of the Tracking tree contains an Enforcement node that lists any certification that contains a visit related to an active enforcement case. The certifications are further broken down according to the following:

- **Active IJ** - certifications containing a visit associated with an enforcement case that has an active IJ situation.
- **Non-IJ < 70 Days** - certifications containing a visit associated with an active enforcement case that has no current IJ situation and has a Cycle Start date less than 70 days earlier than today.
- **MDOPNA in 20 Days** - certifications containing at least one visit associated with an active enforcement case that has no Substantial Compliance date and is within 20 days of the Effective Date of a Mandatory Denial of Payment for New Admissions remedy.
- **Case > 90 Days old** - certifications containing at least one visit associated with an active enforcement case that has a Cycle Start date more than 90 days earlier than today.

Highlight a provider name or a survey in the tree to see details in the right pane.
**AST My ASPEN View**

My ASPEN lists events and action items that are associated with the current user.

![ASUPEN Central Office Current Selection: NH - ALL](image)

Figure 37: AST My Aspen view

In the My Events folder, the My Enforcements tab lists those enforcement cases to which the logged-on user is assigned as case worker.

**To open and work in an enforcement case from this view:**

- Right-click an enforcement case.
AEM Screens

This chapter contains pictures and brief descriptions of screens and windows encountered when working in the ASPEN AEM application Case screens.

If you are viewing this document online, take advantage of the hyperlinks. You can click the cross-reference at the top of each graphic to jump to detailed descriptions of the fields on that section of screen, as shown in the example below (page number may not be current).

Figure 38: Cross-reference from screenshot to field descriptions
Case Screens

NH and HHA enforcement cases have eight tabs; CLIA cases have nine tabs. Many of the tabs are shared, though fields may vary depending on provider type. The screenshots that follow are type-specific when there are variations. All AEM enforcement cases have a title bar and case header/footer, which are always visible.

Title Bar, Case Header and Footer

All AEM enforcement cases have a title bar and case header/footer, which are always visible.

Title Bar and Case Header

The title bar (the horizontal bar at the top of the window) shows basic summary information about the case. The fields displayed in the case header vary somewhat depending on provider type.

![Figure 39: Title Bar and Case Header - NH](image)

![Figure 40: Title Bar and Case Header - HHA](image)

![Figure 41: Title Bar and Case Header - CLIA](image)

Case Footer

The footer provides a number of options while you work on any screen in the case file. You can print reports, compose and edit letters and notes, attach photos and other digital files, and access related complaints in ACTS.
**Case Basics tab**

The Case Basics tab is divided into three screen sections: Summary, Activities and Case Notes. The fields displayed vary depending on provider type.

**Summary**

The first tab in the Enforcement record, Case Basics, is the active tab whenever you open a case. It contains important case summary information and dates, and has text editors where users can record relevant details.

**Summary - NH**

*Fields: “Summary”, on page 189*

*Figure 43: Summary section of Case Basics tab - NH*
Summary - HHA

Figure 44: Summary section of Case basics tab - HHA
Summary - CLIA

Fields: "Summary", on page 189

Figure 45: Summary section of Case basics tab - CLIA

Case Status

For NH and HHAs, the State Status field is enabled only when the case involves State Licensure and can be changed only by states.

Fields: "Case Status", on page 190

Figure 46: Case Status subsection of Summary - NH, HHA
In CLIA cases, Status is a read-only field that is set by ASPEN. 

Figure 47: Case Status Subsection of Summary - CLIA

**Basis for Adverse Action**

This appears on CLIA enforcement cases only. At least one adverse action must be entered.

Figure 48: Basis For Adverse Action

**Federal Pending Remedies - NH, HHA**

A case cannot be closed if there are pending Federal remedies (NH)/sanctions (HHA). If AEM finds any, it displays a window that gives you the option of changing pending remedies/sanctions to a non-pending status.

Figure 49: Pending Federal Remedies window
Activities

Fields: "Activities", on page 199

Figure 50: Activities section of Case Basics tab

Define Activity

Fields: "Define Activity", on page 199

Figure 51: Define Activity
Case Notes section

Figure 52: Case Notes section of Case Basics tab - NH, HHA window

Figure 53: Case Notes section of Case Basics tab - CLIA window

Fields: "Case Notes", on page 200
Surveys & IDR/IIDR, Surveys & Citations tab

This tab lists all surveys attached to the case and all cited deficiencies. The tab title and number of subtabs differ somewhat depending on provider type. For NH providers, the title is Surveys & IDR/IIDR. For HHAs, it is Surveys & IDR. NH and HHA have three subtabs:

- Surveys
- IJ Situation
- Citations: All Surveys

Fields: "Surveys & IDR/IIDR, Surveys & Citations", on page 201

Figure 54: Surveys & IDR/IIDR tab - Cycle Surveys subtab - NH

Fields: "Surveys & IDR/IIDR, Surveys & Citations", on page 201

Figure 55: Surveys & IDR tab - Cycle Surveys subtab - HHA
For CLIA providers, the tab title is Surveys & Citations. There are two subtabs:

- Surveys
- Citations: All Surveys

Fields: "Surveys & IDR/IIDR, Surveys & Citations", on page 201

**Surveys subtab**

The top section of the Surveys subtab provides line summaries of survey information, with buttons that open windows showing more survey detail.

Fields: "Surveys", on page 201

Figure 56: Surveys & Citations - Cycle Surveys subtab - CLIA

Figure 57: Surveys subtab - NH
**Fields: "Surveys", on page 201**

**Figure 58: Surveys subtab - HHA**

<table>
<thead>
<tr>
<th>Starting Survey</th>
<th>Survey Description</th>
<th>Category</th>
<th>Extent</th>
<th>CoP Tags</th>
<th>Substantial Compliance</th>
<th>2567 Issued</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>07/15/2013-07/15/2013</td>
<td>REGERT.REVET</td>
<td>STDSUR</td>
<td></td>
<td></td>
<td>07/15/2013</td>
</tr>
</tbody>
</table>

---

**Fields: "Surveys", on page 201**

**Figure 59: Surveys subtab - CLIA**

<table>
<thead>
<tr>
<th>Starting Survey</th>
<th>Survey Description</th>
<th>Category</th>
<th>Repeat Def.</th>
<th>U Present</th>
<th>Conditions</th>
<th>2567 Issued</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>01/25/2014-03/25/2014</td>
<td>CMHVT, NUC</td>
<td></td>
<td></td>
<td>2000, 582, 8</td>
<td></td>
</tr>
</tbody>
</table>
POC Tracking

Use this window to record the progress of POCs that go through multiple revisions. You open it by clicking the POC button in the Track column for the applicable survey on the Surveys subtab of NH and HHA enforcement cases. In CLIA enforcement cases, the button is labeled AOC/POC. It opens the same POC Tracking window.

Note: This window appears for surveys that are not ePOC-posted.

Repeat Deficiencies

Clicking the button in the Repeat Deficiencies column of the CLIA Surveys subtab opens a read-only list of repeat deficiencies.
Informal Dispute Resolution - IDR/IIDR for Survey section

For NH cases with associated CMP(s) and/or an enforcement cycle start date on or after 01/01/2012, this section on the Surveys subtab of the Surveys & IDR/IIDR tab provides a read-only copy of IDR/Independent IDR information (if any) for the survey selected in the grid.

Fields: "Informal Dispute Resolution - IDR/IIDR for Survey", on page 208

Figure 62: Informal Dispute Resolution- IDR/IIDR for Survey section of Surveys subtab - NH
Informal Dispute Resolution - IDR for Survey section

For all HHA cases and NH cases with no associated CMP and/or an enforcement cycle start date prior to 01/01/2012, this section on the Surveys subtab of the Surveys & IDR tab provides a read-only copy of IDR (if any) for the survey selected in the grid.

Fields: "Informal Dispute Resolution - IDR/IIDR for Survey", on page 208

Figure 63: Informal Dispute Resolution- IDR for Survey section of Surveys subtab - HHA
IJ Situation subtab

For NHs, any survey that contains deficiencies cited at a J, K or L Scope/Severity level is flagged with the IJ flag on the Surveys subtab (Surveys & IDR/IIDR tab).

For HHAs, relevant tags are cited at condition level if a surveyor determines an IJ situation exists.

Go to the IJ Situation subtab to record details about specific situations of immediate jeopardy, with start and end dates and associated citations.

*Fields: "IJ Situation - NH, HHA", on page 212*

*Figure 64: IJ Situation subtab*
Define IJ Situation window

Use this window to record basic details about an IJ situation. You open it by clicking the Add IJ or Modify IJ button under the grid on the IJ Situation subtab (Surveys & IDR/IIDR tab).

Fields: "Define IJ Situation - NH, HHA", on page 213

![Define IJ Situation window]

*Figure 65: Define IJ Situation window*
Citations: All Surveys subtab

The Citations: All Surveys subtab of the Surveys & IDR/IIDR tab for NH provides one-line summaries, including IDR/IIDR status, of each deficiency cited in all the surveys associated with the current enforcement cycle/case.

The Citations: All Surveys tabs for HHA and CLIA have similar fields.

Figure 66: Citations: All Surveys subtab - NH

Scrolling across the Citations: All Surveys grid, when you click the Evidence HX button, it opens a read-only view of the surveyor’s findings.

Figure 67: Evidence HX text editor
Waiver Detail window

Scrolling across the Citations: All Surveys grid, click the Citation Waived button, to open the Waiver Detail window, to enter, edit and view additional information.

Fields: "Waiver Detail - NH", on page 216

Figure 68: Waiver Detail window
**Remedies tab - NH**

The Remedies tab is where you enter Federal and/or state remedies as they are recommended, and track the progress of existing remedies. The values displayed in the Remedy Master List are entered from the Remedy Input window.

Fields: "Remedies - NH", on page 217

![Figure 69: Remedies tab](image)

**Remedy Input window - NH**

Name of the remedy that has been added to this case. AEM assigns them a Pending status and inserts Effective Dates and State Recommended Effective Dates of 3 and 6 months from Cycle Start, as appropriate.

Fields: "Remedy Input - NH", on page 219

![Figure 70: Remedy Input window - NH](image)
Sanctions tab - HHA

The HHA Sanctions tab lists all sanctions that are recommended, pending, in effect, or not in effect for the case. The values displayed in the Sanction Master List are entered from the Sanction Input window.

Fields: "Sanctions - HHA", on page 220

![Sanctions tab - HHA](image)

Figure 71: Sanctions tab - HHA

Sanction Input window - HHA

Click the New or Modify button in the Sanctions tab to open a Sanction Input window.

Fields: "Sanction Input - HHA", on page 222

![Sanction Input window - HHA](image)

Figure 72: Sanction Input window - HHA
Sanctions tab - CLIA

Training and Technical Assistance information and sanctions associated with the CLIA enforcement case are tracked on the Sanctions tab. The values displayed in the Sanction Master List are entered from corresponding fields in the Sanction window.

Fields: "Sanctions - CLIA", on page 224

Figure 73: Sanctions tab - CLIA

Sanction window - CLIA

This window opens when you click the New or Modify button under the Sanction Master List.

Fields: "Sanction window - CLIA", on page 226

Figure 74: Sanction window - CLIA
**CMP tab**

The CMP tab stores detailed information about both Federal and state CMPs. The CMP tab is divided into three sections: Case CMP Detail, Civil Money Penalties (CMP), and Detail for highlighted CMP.

**Case CMP Detail section**

The top section of the tab, Case CMP Detail, summarizes information about all the CMPs related to the case.

*Fields: "Case CMP Detail - NH, HHA", on page 227*

**Figure 75: Case CMP Detail section of CMP tab - NH**

*Fields: "Case CMP Detail - CLIA", on page 231*

**Figure 76: Case CMP Detail section of CMP tab - HHA**

**Figure 77: Case CMP Detail section of CMP tab - CLIA**
Civil Money Penalties (CMP) section

The middle section, Civil Money Penalties (CMP), lists the individual CMPs attached to the case on two subtabs, Per Instance and Per Day. Use the New, Modify, and Delete buttons to add and update individual CMPs.

Per Instance tab

The fields are almost identical for NH and HHA cases.

Figure 78: Per Instance subtab of Civil Money Penalties section - NH

Figure 79: Per Instance subtab of Civil Money Penalties section - HHA

For CLIA enforcement cases, there is a CLIA-specific version of the Per Instance subtab.

Figure 80: Per Instance subtab of Civil Money Penalties section - CLIA
**Per Instance CMP window**

The fields are almost identical for NH and HHA cases.

*Fields: "Per Instance CMP - NH, HHA", on page 236*

![Per Instance CMP window - NH](image1)

*Figure 81: Per Instance CMP window - NH*

![Per Instance CMP window - HHA](image2)

*Figure 82: Per Instance CMP window - HHA*
For CLIA enforcement cases, there is a CLIA-specific version of the Per Instance CMP window.

*Fields: "Per Instance CMP - CLIA", on page 237*

---

**Figure 83: Per Instance CMP window - CLIA**

**Per Instance CMP Calculator - NH**

The AEM calculator feature has been temporarily disabled, and will be enabled in a future release.

The Per Instance CMP Calculator is opened from the Per Instance CMP window. The RO uses this tool to determine CMP type and amount. The SA can open a read-only version of the Per Instance CMP Calculator.

The version of the calculator that opens depends on the ASPEN version installed the first time the CMP calculator is used to determine and save the CMP amount. If the CMP amount was saved using the calculator prior to installing ASPEN version 10.6, version 1 of the calculator opens; if ASPEN version 10.6 was installed, version 2 opens.
Version 1

Fields: "Per Instance CMP Calculator - NH", on page 238

Figure 84: Per Instance CMP Calculator - top - version 1
Figure 85: Per Instance CMP Calculator - middle - version 1
Figure 86: Per Instance CMP Calculator - bottom - version 1
**Version 2**

In version 2 of the Per Instance CMP calculator, Lower Calculated CMP is entered in multiples of $50, text was added above the per instance factors checkboxes and above the "facility lacks sufficient assets" checkbox, and the following fields were changed to drop-downs instead of free text; only approved amounts are available for selection.

- Base Culpability Amount
- Facility Noncompliance
- Failure to Act Culpability

Updated fields and text are indicated with a red outline in the figures below.

*Fields: "Per Instance CMP Calculator - NH", on page 238*

![Per Instance CMP Calculator - NH](image-url)
Fields: "Per Instance CMP Calculator - NH", on page 238

Figure 88: Per Instance CMP Calculator - middle - version 2
## Determine the Final Calculated CMP Amount

The Final Calculated CMP Amount is determined according to CMP Type:

- The lowest Calculated CMP Amount is determined, lowest of Calculated CMP Amount, Reduced Calculated CMP Amount (adjusted for exceeding the maximum regulatory amount), and Lower Calculated CMP Amount (adjusted for facility financial condition).

- Final Calculated CMP Amount, Per Day: This lowest Calculated CMP Amount multiplied by the Total CMP days, less any Discount.

### Discounts Applied to Final

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Imposition Notice Date</td>
<td>01/11/2012</td>
</tr>
<tr>
<td>Appeal Waiver Due Date</td>
<td>03/21/2012</td>
</tr>
<tr>
<td>Appeal Waiver Received Date</td>
<td>03/12/2012</td>
</tr>
</tbody>
</table>

### Final Calculated CMP Amount

- **Final Calculated CMP Amount**: 0.00

### Is An Additional Adjustment to the Final Calculated CMP Amount Necessary?

The Final Calculated CMP Amount may be adjusted by no more than 35% if an Adjusted Final Calculated CMP Amount is entered. Provide a rationale below. If the FO believes that the Final Calculated CMP Amount should be adjusted by more than 35%, they must consult with and obtain prior approval from the CD before making any further adjustment using this tool.

- **Adjusted Final Calculated CMP Amount**: 0.00

#### Adjusted Final Calculated CMP Amount Rationale

Enter a dollar amount (no cents). Adjust the Final Calculated CMP Amount (which is the total amount for Per Instance or Per Day) and enter above. Note: The amount entered should reflect the total amount (Per Instance or Per Day amount).

#### Enter Any Additional Case-Related Information (Optional)

Additional Information

---

**Figure 89: Per Instance CMP Calculator - bottom - version 2**
**Per Day tab**

Enter the daily amount of the CMP to be imposed.

*Fields: "Civil Money Penalties (CMP) - Per Day", on page 240*

*Figure 90: Per Day subtab of Civil Money Penalties section - NH*

*Fields: "Civil Money Penalties (CMP) - Per Day", on page 240*

*Figure 91: Per Day subtab of Civil Money Penalties section - CLIA*
**Per Day CMP window**

Click the New or Modify button to provide details about a new CMP or view and update an existing CMP.

*Fields: "Per Day CMP", on page 244*

![Per Day CMP window - NH](image)

*Figure 92: Per Day CMP window - NH*

*Fields: "Per Day CMP", on page 244*

![Per Day CMP window - HHA](image)

*Figure 93: Per Day CMP window - HHA*

*Fields: "Per Day CMP", on page 244*
The AEM calculator feature has been temporarily disabled, and will be enabled in a future release.

The Per Day CMP Calculator is opened from the Per Day CMP window. The RO uses this tool to determine CMP type and amount. The SA can open a read-only version of the Per Day CMP Calculator.

The version of the calculator that opens depends on the ASPEN version installed the first time the CMP calculator is used to determine and save the CMP amount. If the CMP amount was saved using the calculator prior to installing ASPEN version 10.6, version 1 of the calculator opens; if ASPEN version 10.6 was installed, version 2 opens.
**Version 1**

Fields: "Per Day CMP Calculator - NH", on page 246

![Per Day CMP Calculator - top - version 1](image)

*Figure 95: Per Day CMP Calculator - top - version 1*
Figure 96: Per Day CMP Calculator - bottom - version 1
**Version 2**

In version 2 of the Per Day CMP calculator, Lower Calculated CMP is entered in multiples of $50, text was added above the "facility lacks sufficient assets" checkbox, and the following fields were changed to drop-downs instead of free text; only approved amounts are available for selection.

- Base Culpability Amount
- Facility Noncompliance
- Failure to Act Culpability

Updated fields and text are indicated with a red outline in the figures below.

*Fields: "Per Day CMP Calculator - NH", on page 246*
Figure 98: Per Day CMP Calculator - bottom - version 2
**Detail for highlighted CMP section**

In this section, you enter details about the selected CMP such as CMP amount and payment information, IIDR dates, bankruptcy information, etc. AEM calculates the CMP Total and Net amounts for you. The fields vary according to provider type.

*Fields: "Detail for highlighted CMP", on page 248*

---

*Figure 99: Detail for highlighted CMP section of CMP tab - RO mode-NH*
The fields in this section are similar for NH and HHA, but HHA does not have subsections for IIDR Dates and Entity Reported Reduction.

Fields: "Detail for highlighted CMP", on page 248

Figure 100: Detail for highlighted CMP section of CMP tab - HHA
Fields: "Detail for highlighted CMP", on page 248

Figure 101: Detail for highlighted CMP section of CMP tab - CLIA
**Payment History (Optional)**

This section can only be used for Federal CMPs entered in CMPTS, or State Licensure CMPs. It is hidden for Federal CMPs when a related CMPTS case has been created in AEM or a CMPTS case can be created in AEM.

Fields: "Payment History (Optional) - NH, HHA", on page 258

![Payment History subsection - NH, HHA](image)

**CMP Interest Calculator**

AEM inserts this amount as calculated from entries on the CMP tab.

Fields: "CMP Interest Calculator", on page 259

![CMP Interest Calculator - NH, HHA](image)
Fields: "CMP Interest Calculator", on page 259

Figure 104: CMP Interest Calculator - CLIA
CMPTS Detail

ROs can open the CMPTS Detail screen from the CMPTS Detail button on the CMP tab for individual enforcement cases to access and enter CMPTS information.

The CMPTS Detail screen has four tabs:

- CMPTS Detail
- Installments & Payments
- CMPTS Remarks
- Upload

CMPTS Detail tab

The CMPTS Detail fields are the same for RO and OFM users, but the CMPTS information they can enter differs. Generally, RO users enter information about proposed payments, while OFM users enter information about payments received. States have read-only access to CMPTS information.

Figure 105: CMPTS Detail subtab
Installments & Payments subtab - NH, HHA

Payment history is recorded on this subtab. Fields vary according to provider type.

Fields: "Installments & Payments - LTC, HHA", on page 263

Figure 106: Installments & Payments subtab - RO mode-LTC
Fields: "Installments & Payments - LTC, HHA", on page 263

Figure 107: Installments & Payments subtab - RO mode-HHA
**Current CMP Allocation**

Fields: "Current CMP Allocation", on page 263
Fields: "Escrow Account Totals - NH", on page 265

![Figure 108: Current CMP Allocation section of Installments & Payments subtab - LTC](image)

**CMP Allocation History**

The CMP Allocation History is generated by AEM for LTC and HHA providers. When changes are made to CMPs for cases, the CMP Allocation History is automatically updated.

Fields: "CMP Allocation History", on page 271

![Figure 110: CMP Allocation History section of Installments & Payments subtab - LTC](image)
**Installments**

In these screens, enter the total number of proposed installments (up to 49) and the dollar amount for each.

*Fields: "Installments", on page 272*

*Figure 111: Installments section of Installments & Payments subtab - NH*

*Fields: "Installments", on page 272*

*Figure 112: Installments section of Installments & Payments subtab - HHA*
Installment Detail

Fields: "Installment Detail", on page 273

Figure 113: Installment Detail - NH

Fields: "Installment Detail", on page 273

Figure 114: Installment Detail - HHA
**Escrow Tracking**

All fields in this grid are read-only. Most reflect the values entered in the Escrow Detail window.

Fields: "Escrow Tracking - NH only", on page 269

*Figure 115: Escrow Tracking section of Installments & Payments subtab - NH*
Installments & Payments subtab - CLIA

This graphic shows the Installments & Payments subtab of the CMPTS Detail screen and the CMP Allocation window as they appear for a LAB CMPTS case in RO mode. The New, Modify, and Delete buttons in the CMP Allocation History section also appear for NH CMPTS cases created prior to version 8.7, but not for cases created in ASPEN 8.7 and later.

Figure 116: Installments & Payments subtab - CLIA
CMPTS Remarks

The New button opens the CMPTS Remarks window, where the RO or OFM can enter notes about the CMP, up to 76 characters. You can create as many new remarks as you need. New remarks are required when you change the status of a CMPTS record.

The Modify button opens the CMPTS Remarks window for the selected Remarks. Changes are uploaded with an update transaction.

The Delete button deletes the selected Remarks, and the Print button prints the CMPTS Case Profile report.

Fields: "CMPTS Remarks", on page 273
CMPTS Upload

Figure 120: CMPTS Upload subtab

CMPTS List

CMPTS List is selected from the Tracking menu in ARO. Click Print to access filter and sort options.

Figure 121: CMPTS List filter and sort dialog
CMPTS List is selected from the Tracking menu in ARO. The default filter options is Date Range and the default sort option is CMPTS Case #.

**Fields:** "CMPTS List", on page 275

![CMPTS List filtered by LTC and sorted by CMPTS Case #](image)

**CMPTS List filtered by Provider Type - LAB**

Choose to list CMPTS cases for LTC (the default), LAB, or HHA providers. LTC is the default regardless of facility type(s) specified in the active selection set.

**Fields:** "Provider Type", on page 276

![CMPTS List filtered by LAB](image)

**Find CMPTS**

**Fields:** "Find CMPTS", on page 277

![Find window](image)
**NATCEP tab - NH**

The NATCEP tab displays NATCEP triggers and waiver information, and provides a place to enter applicable dates.

*Figure 125: NATCEP tab - NH*

**NATCEP tab - HHA**

*Figure 126: NATCEP tab - HHA*
Specialties tab - CLIA

RO users can track specialty status for the laboratory and any associated analytes on the Specialties tab in CLIA enforcement cases. The New and Modify buttons open the Specialty Detail window where you can add or modify analyte information for specialties currently associated with the enforcement case.

Fields: "Specialties - CLIA", on page 280

Figure 127: Specialties tab - CLIA
Specialty Detail

The RO can use this window to add and modify analytes to specialties associated with a CLIA enforcement case.

Fields: "Specialty Detail - CLIA", on page 281

Figure 128: Specialty Detail window

Notices tab

The Notices tab maintains a history of all correspondence related to the enforcement case, recorded as you generate the letters, notices and other communications.

Fields: "Notices", on page 282

Figure 129: Notices tab
Notices History

Click the Create Notice/Letter button in the Notices section to open the Notices History window, which lists all letters and Other Communication History generated for the case.

Figure 130: Notices History window

Letter/Notice Details

Tracking

This section provides fields for storing useful information about each letter.

Figure 131: Letter/Notice Details section of Notices tab
**Letter Contents**

The Choose Contents button opens the Letter Contents window where you can choose all applicable letter contents.

*Fields: "Letter Contents", on page 287*

*Figure 132: Letter Contents window*
Hearing/Appeal tab

The Hearing/Appeal tab provides places for entry of all appeal-related information, including request dates, docket numbers, and decision information.

*Figure 133: Hearing/Appeal tab - NH, HHA*

The information on the CLIA Hearing/Appeal tab is very similar to that for NH and HHAs, except the Class column is replaced with the Appealed By column.

*Figure 134: Hearing/Appeal - CLIA*
Hearing/Appeal window

Click New on the Hearing/Appeal tab to open the Hearing/Appeal window. The fields are almost identical for NH and HHA cases.

Figure 135: Hearing/Appeal window - NH
The Select Applicable Remedies screen section in the NH Hearing/Appeal window is called Select Applicable Sanctions for HHAs.

Fields: "Hearing/Appeal window", on page 289

Figure 136: Hearing/Appeal window - HHA
For CLIA enforcement cases, there are some CLIA-specific fields.

Fields: “Hearing/Appeal window”, on page 289

Figure 137: Hearing/Appeal window - CLIA
Hearing/Settlement for Survey window - NH, HHA

This window provides summary information about all tags cited on a survey, and lets you enter settlement information for those that are appealed.

Fields: "Hearing/Settlement for Survey - NH, HHA", on page 295

![Hearing/Settlement window](image)

Figure 138: Hearing/Settlement window

Appeal To

You can enter appeal details in the Appeal To window.

Fields: "Appeal To", on page 296

![Appeal To window](image)

Figure 139: Appeal To window - NH, HHA, CLIA
Registry tab - CLIA

Fields: "Registry - CLIA", on page 297

Figure 140: CLIA Registry tab
Upload tab

Figure 141: Upload tab
Letters Windows

Letters window

From this window, you create and manage form letter templates. Users can generate customized letters from the templates.

Figure 142: Letters window

Fields: "Letters window", on page 300
**Letter Desc window**

When you create a letter template, the first step is to supply basic information about the form letter. For templates created in ASPEN 6.5 or later, the Margin fields, Header/Footer section, and Logo button in the Letter Desc window are disabled. You specify margins, create headers and footers, and add logos directly to the letter in the letter word processor.

*Note:* The Federal Letter field appears only in ARO.
Distribution List window

The Distribution List window displays potential institutional recipients, both agencies and individuals, of the form letters in the ACO database. You can open the Distribution window to add new recipients or modify existing recipient information as needed.

Fields: "Distribution List", on page 303
Fields: "Distribution", on page 304

Figure 144: Distribution List and Distribution windows
**Letter word processor**

This full-featured word processor is used to create and modify the content of:

- New letter templates (WP Ver = New)
- Custom letters generated from new letter templates

For letter templates, the window title is Edit Letter Text. For custom letters, the title is Word Processor Dialog.

This word processor includes a variety of formatting options. You can specify margins, create headers and footers, and add logos directly to the letter.

**Note:** When a user previews a custom letter in the word processor, the Macros field is not displayed.
Other Windows

**Please Specify Transactions To List**

When you select Transactions from the Tracking menu, this window appears to let you enter a transaction date range and choose which of seven groups of transactions to display.

Fields: "Please Specify Transactions To List", on page 307

![Figure 146: Please Specify Transactions To List window](image)

**Attachment Documents for Case**

Click the Attach/View button to add a new, or view an existing case-level attachment.

Fields: "Attachment Documents for Case", on page 308

![Figure 147: Attachment Documents for Case window](image)
### Action Item Filter Settings

Fields: "Action Item Filter Settings", on page 308

![Figure 148: Action Item Filter Settings window](image)

### Find Case

Fields: "Find", on page 309

![Figure 149: Find window](image)
Informal Dispute Resolution ... window

A right-click option in Tree view or a button in the Survey Properties window opens this window for Federal and state NH and HHA providers. For each citation, you can record IDR (NH, HHA) and Informal IDR (NH) details.

Fields: "Informal Dispute Resolution …", on page 310

Figure 150: Informal Dispute Resolution- IDR/IIDR for Survey window

NH

For surveys associated with a CMP and an enforcement cycle start date of 01/01/2012 or later, the title of the window is Informal Dispute Resolution - IDR/IIDR for Survey and it has two tabs: IDR and IIDR. For surveys with no CMP or a cycle start date prior to 01/01/2012, the title is Informal Dispute Resolution - IDR for Survey. You can enter only IDR information and the window does not have tabs.
In the corresponding AEM case, the information entered in this window is displayed in the read-only Informal Dispute Resolution ... section on the Surveys subtab of the Surveys & IDR/IIDR tab for the survey selected in the grid.

**HHA**

Since the IIDR feature is not available for HHAs, the title of the window is Informal Dispute Resolution - IDR for Survey and it does not have tabs.

In the corresponding AEM case, the information entered in this window is displayed in the read-only Informal Dispute Resolution ... section on the Surveys subtab of the Surveys & IDR tab for the selected survey.

**Note:** If you can enter only IDR information for an NH survey because it has no associated CMP or the enforcement cycle start date is before 01/01/2012, the window title is Informal Dispute Resolution - IDR for Survey and it does not have tabs.

**Remedy Lookups**

State Remedy Codes always start with S, with two additional alphanumeric characters permitted. Remedies are listed in alphanumeric order by this code.

Fields: "Remedy Lookups", on page 314

*Figure 151: Remedy Lookups window*
**ASPEN word processor**

This word processor has basic formatting features. Use it to:

- Enter supporting text or comments, e.g., citation text, notes.
- Modify content of custom letters generated from old letter templates (WP Ver = Old).

The title of the ASPEN word processor window as well as layout and options vary somewhat depending on what you use it for. The example below is the word processor you see when you click Notes at the bottom of the main window.

*Note:* When content is copied and pasted from an external word processor such as Word, RTF formatting is automatically stripped out and the content is pasted as plain text into the ASPEN word processor where you can format it as desired.
You cannot cut text from or paste text into a read-only word processor pane. For example, you cannot cut or paste in the Regulations or Interpretive Guidelines panes of the Citation word processor. You can, however, copy text from a read-only pane and paste it into an editable pane as shown below. Editable word processor panes are white, read-only panes are various colors.

![Figure 153: Citation word processor panes](image)

**Note:** Although an unlimited amount of text can be entered in the word processor, there is a limit of 128K of citation text per tag (approximately 80 printed pages) that can print on the CMS-2567 and related forms.
Regional Reports

The Regional Reports window is used to create new regional reports and view completed reports. Reports can be viewed once the status is Complete. Viewed reports are automatically deleted overnight, unless you select the Save checkbox. Unviewed reports are deleted after seven days.

Fields: "Regional Reports", on page 316

Figure 154: Regional Reports window
This chapter provides descriptions of the fields and buttons on various screens throughout AEM. Their order corresponds to the order of the screen graphics in the previous chapter, “AEM Screens”.

**Case Fields**

All AEM enforcement cases have a title bar and case header/footer. NH and HHA enforcement cases have eight tabs; CLIA cases have nine tabs. Many of the tabs are shared, though fields may vary depending on provider type. Descriptions of all fields are provided with applicable provider types identified when a field is not present or the field definition is not identical for all three provider types.

**Title Bar, Case Header and Footer**

The title bar and fields in the header remain visible as long as the case file is open, even when you move to different tabs within the case.

Buttons at the bottom of the case (the footer) are also available, as long as the case is open.

**Title Bar**

**Case ID**

NH, HHA, CLIA

A unique identifier generated by AEM when the case is created.

**Provider Name, CCN**

NH, HHA, CLIA

Name of the provider is followed by its CMS Certification Number in parentheses.

**Cycle Start**

NH, HHA

Exit date of the survey that began the enforcement case. If an NH case is a combined Health/LSC case, the Health survey is always the starting survey.
**Enforcement Date**

**CLIA**

Enforcement Date from the Begin Enforcement Cycle window is entered here.

**Status**

**NH, HHA, CLIA**

As selected in the Status field on the Case Basics tab.

**Case Header**

**Latest Alleged Compliance Date**

**NH**

For Federal cases. Latest Alleged Compliance is calculated when all non-waived tags with a S/S of D and above have Completion Dates (X5 - Plan of Correction dates) entered or have a valid waiver. It is re-calculated whenever X5 or waiver dates are changed.

- Latest Alleged Compliance date is the latest of the Completion Dates (X5) entered for non-waived tags after all tags with a S/S of D or above have Completion Dates (X5) entered.
- Tags that have an approved annual waiver (waiver Decision = Approved) are ignored.
- If the waived tags are the only tags on the case with a S/S above C, then the Latest Alleged Compliance is set to the exit date of the first survey in the cycle in which the waived tag was cited.
- If a tag’s temporary waiver expires while the case is still open, it is then treated as any other tag, and the tag’s Completion Date (X5) is used in the calculation of Latest Alleged Compliance.
- Past Noncompliance tags (Past Noncompliance checkbox selected in Citation Properties) are ignored. By definition, they are already corrected when they are cited.
- FSES (Fire Safety Evaluation System) tags are ignored.

**Note:** In the case in which a tag has a temporary waiver and the enforcement case goes into compliance, then at a later visit/revisit, the tag is cited again after the temporary waiver’s expiration date, and a new enforcement case would be created.

**HHA**

Date entered on the revisit survey where condition-level tags were determined to be in substantial compliance.
Day 23
NH
23 calendar days after the exit date of the survey during which the earliest active IJ situation was found. If there is no IJ situation, “No IJ” appears in this field.

45 Calendar Days
CLIA
45 calendar days after the exit date of the survey. If no survey date is present, 45 calendar days after the enforcement date.

3 Calendar Months
NH, CLIA
Adds 3 to the month of the Cycle Start date. If the resulting date is invalid, uses the next valid date.

90 Calendar Days
HHA
Adds 90 calendar days to the Cycle Start date. If the resulting date is invalid, uses the next valid date.

6 Calendar Months
NH
Adds 6 to the month of the Cycle Start date. If the resulting date is invalid, uses the next valid date.

12 Calendar Months
CLIA
12 calendar months after the exit date of the survey. If no survey date is present, 12 calendar months after the enforcement date.

CLIA 116 button
CLIA
Opens facility in CLIA 116 Inquiry mode.

Facility Detail button
NH, CLIA
Opens a read-only view of facility properties. To edit facility information, go to the Tree view on either the Alpha or Enforcement tab and right-click the facility name, then select Facility Properties.

Agency Detail button
HHA
Opens a read-only view of facility properties. To edit facility information, go to the Tree view on either the Alpha or Enforcement tab and right-click the facility name, then select Facility Properties.
Case Footer

Print button
Opens the Select Reports to Print window. Reports available are Facility Enforcement History, Enforcement Case Profile, and CMPTS Report.

Letter/History button
Opens the Notices History window where you can view or generate letters and other notices.

Notes button
Opens the Case Notes area and allows States and ROs to enter and edit Case Notes in the ASPEN word processor, which has more features than the text editor on the Case Basics tab.

Attachments button
Opens the Attachment Documents for Case window, where you can attach and view documents or graphic files supporting the enforcement case.

CmpInt Inv button
Opens the Investigations related to window, which lists all investigations, intakes, and allegations related to the enforcement case. With appropriate permissions, you can open and update the investigations and intakes, edit allegation details and findings, and print intake-specific forms and reports.

Email button
Generates an email with information about the current enforcement case and sends it to assigned case workers (state and RO) with valid email addresses.

Save & Exit button
Saves and closes the enforcement record, returning you to the tree.

Cancel button
Closes the record without saving your changes. You are asked to confirm. The Cancel function does not necessarily roll back the record to where it was when you opened it. If you made entries in a secondary window and clicked OK, those entries have been saved and cannot be canceled. Additionally, some entries on forms are saved when you move to another tab, and saved entries cannot be canceled.

Help button
Opens a message box advising you that Help is not accessed here. Fields followed by a gray circle have Hover Guidance (context-sensitive Help); mouse over the circle to display.
Case Basics

The Case Basics tab is divided into three screen sections: Summary, Activities and Case Notes.

Summary

Health/LSC checkboxes

- NH, HHA (LSC checkbox on NH only)
- Indicates survey types associated with the enforcement case.

IJ indicator

- NH, HHA
- Shows IJ status entered on the IJ situation tab. Options are:
  - None: No IJ situation entered.
  - Current: Survey Date of IJ Discovery has been entered.
  - Removed: Survey Date of IJ Removal has been entered for all IJ situations in the case, or all IJ tags were removed as a result of IDR/Independent IDR.

SQC indicator

- NH
- Indicates whether an SQC tag was cited in a visit connected to the enforcement case. Recalculated every time a change is made to a citation.
- An SQC tag is any deficiency with a scope and severity level of F, H, I, J, K or L, that also falls under one of the following regulatory groupings: Resident Behavior and Facility Practices, Quality of Life, Quality of Care. This includes tags 221-226, 240-258, and 309-333.

Owners - CLIA

Owner List

- A read-only historical list of owners in ASPEN displayed for the lab.
- Indicates whether the owner is associated with this enforcement case.

Director Last Name/First Name/MI

- Defaults to the director last name/first name/middle initial from the CMS-116. The RO can change these values. Director Last Name and First name are required.
**Case Status**

**Federal Status**

**NH, HHA**

Indicates Federal status of case. Options are:

Open - Active: Case is still in process.

Open - Hearing: Active processing complete; case awaiting beginning or completion of hearing.

Open - CMP Collection: Case remains open only because a CMP is not fully paid.

Open - Hearing/CMP Collection: The case remains open awaiting the outcome of a hearing and a CMP collection.

Closed: Case is complete. Case cannot be closed if:

- A remedy/sanction is pending. You have the option of changing pending remedies/sanctions to a non-pending status. For NH, refer to “Federal Pending Remedies - NH, HHA” on page 198.

- NH only - Substantial Compliance has not been met, i.e., not all tags with a Scope/Severity of D and above are either corrected or have a valid waiver.

- HHA only - Substantial Compliance has not been met; condition-level tags are still uncorrected.

- There is a CMP in effect that is not paid in full.

- There is a CMP remedy/sanction in effect on the Remedies/Sanctions tab, but no corresponding Per Day or Per Instance CMP entered on the CMP tab.

- The case is a Federal case that has never been uploaded. You cannot close the case until it is uploaded and accepted.

For NH, Federal Status is enabled for States and Regional Offices according to provider participation and case type:

- If T19 only: both state and region can change the status.

- If T18 and an Opportunity to Correct case: both state and region can change the status until a Federal case worker is assigned to the case, after which only the Region can change the status.

- If T18 and the case is No Opportunity to Correct or Past Noncompliance: only CMS staff can change the status.

**Enforcement Date**

**CLIA**

Enforcement Date from entry on Begin Enforcement Cycle for window.
Status

CLIA
Read-only. Value is set by ASPEN according to the following rules:

01 - Proposed-Open
When the enforcement case is created.
When only Proposed Sanctions are on the case, and at least one of those Proposed Sanctions is not finalized.

03 - Imposed-Open
At least one Imposed Sanction is on the case and is not finalized, whether there are Proposed Sanctions on the case or not.

02 - Proposed-Closed
When the Case Status was Proposed-Open and the case is closed without imposing sanctions. All Proposed Sanctions have a Sanction Status of Not Imposed.
The case is read-only, except Sanctions and the Case Basics Closed date.

04 - Imposed-Closed
When the Case Status was Imposed-Open and all Proposed and Imposed Sanctions are finalized. Note: If the Case Status was Imposed-Open and the Imposed Sanctions are finalized, but at least one Proposed Sanction is not finalized, the case remains Imposed-Open (once a case is Imposed-Open it cannot go back to Proposed-Open unless the imposed dates are deleted).
The case is read-only, except Sanctions and the Case Basics Closed date.

Note: Training and Technical Assistance – treated as Proposed sanction when calculating Case Status.

Closed
NH, HHA
Date the Federal Status was changed to Closed. This field is enabled when Closed is selected for Federal Status. You cannot select Closed until the case has been uploaded and accepted.

CLIA
Date the enforcement case is closed. This field can only be entered when the Case Status is Proposed-Closed or Imposed-Closed.

State Status
NH, HHA
State Status is enabled only in ACO and only if State Licensure is selected. Options are: Open, Closed.
IJ Discovered
CLIA
Date Immediate Jeopardy was discovered. This date cannot be prior to the survey date (if present) or the enforcement date, and cannot be greater than today’s date.

Type of Event
CLIA
Type of Event that was selected on the Begin Enforcement Cycle for window.

Survey Date
CLIA
Survey exit date that was entered on the Begin Enforcement Cycle for window.

IJ Removed
CLIA
Date Immediate Jeopardy was removed. Cannot be prior to the IJ Discovered Date and cannot be greater than today’s date. Enabled, but cannot be entered unless there is an IJ Discovered date.

Federal Type
NH
Either Federal Type or State Licensure must be selected. Options are:
- Opportunity to Correct
- No Opportunity to Correct
- Past Noncompliance

This is the Beginning Case Type, so select the type that applies at the time the case is initiated. If any of the surveys on the case have a Federal regulation set, a Federal Type must be selected.

State Licensure
NH, HHA
Select the box if this case involves state licensure. Enabled only in ACO.

For NH, State Licensure and Federal Type operate independently. One or the other (or both) must be selected. If State Licensure is selected, Federal Type is not required. Selecting this box also enables the State Status field.

Double G
NH
Select this box when the provider's deficiency history leads to a determination of Double G status for this cycle.
Repeat Deficiency

HHA

Checked when there are repeat deficiencies on the enforcement case.

Correction Due Date for Opportunity to Correct

NH

Entered by the state agency. The date by which the SA recommends remedies be imposed if substantial compliance is not achieved.

Substantial Compliance

NH

For Federal cases. Date the provider came into substantial compliance. AEM calculates Substantial Compliance when all tags with a S/S of D and above are either corrected or have a valid waiver.

AEM checks both health and LSC surveys associated with the case. The date is recalculated whenever changes are made to the CMS-2567B.

• AEM uses the latest Correction date for non-waived tags after all tags with a S/S of D or above have Correction dates entered.

• Tags that have an approved annual waiver (waiver Decision = Approved) are ignored.

• If the waived tags are the only tags on the case with a S/S above C, then Substantial Compliance is set to the exit date of the first survey in the cycle in which the waived tag was cited.

• If a tag’s temporary waiver expires while the case is still open, it is then treated as any other tag, and the tag’s Correction date is used in the calculation of Substantial Compliance.

• Past Noncompliance tags (Past Noncompliance checkbox selected in Citation Properties) are ignored. By definition, they are already corrected when they are cited.

• FSES tags are ignored.

This field is also displayed on the Surveys grid (Survey & IDR/IIDR tab).

HHA

Latest correction date for all COPs on survey events associated with the enforcement case, including any changes that might have been done by IDR. All COPs must have a correction date entered to calculate the Substantial Compliance Date.
**hx button**

NH, HHA

Opens the Substantial Compliance Override History for Case window, which shows the history of all overrides to the calculated Substantial Compliance date for this case.

History shown includes Date Changed, Prior Value, New Value, and Changed By.

**Override button**

NH, HHA

Allows the user to override the calculated Substantial Compliance date. Before entering the new date, you are asked to confirm. Once this date is overridden, AEM no longer calculates Substantial Compliance for the case. This button is visible under the following conditions:

- For state users, when the case involves only state regulations.
- For regional office users, when the case involves any Federal regulations.
- For both state and regional office users, when the case has Federal regulations but the provider is a T19-only provider.

**Cycle Start to Today/Compliance**

NH, HHA

Calculated by AEM. When there is no Substantial Compliance date, this is the number of days between Cycle Start (in the title bar) and today.

Once a Substantial Compliance date is present, the label changes, and this field reflects the number of days from Cycle Start to the Substantial Compliance date.

**Initial Transfer to RO**

NH, HHA

The date the state agency first transfers responsibility for processing of the case to the Regional Office. Set the date in this field by clicking the Set Date button.

This date is the equivalent to the date the state would have mailed a paper package to the RO prior to AEM.

The label changes to Initial Transfer to RO Needed? when a case should be transferred to the RO and has not been transferred yet. See the conditions for this under Set Date (below).
HHA

If the case is not in Substantial Compliance as of day 55, the Initial Transfer to RO label changes to red and text changes to, “Initial Transfer to RO needed?” The warning message that appears when an RO enters the enforcement case, in which the Initial Transfer to RO field should have been set and is not, is as follows:

This enforcement case should have been transferred to the RO but the Initial Transfer to RO field is not entered.

If appropriate, press the Set Date button next to the Initial Transfer to RO field. Verify that the Initial Transfer to RO date is correct, and if not, press the Set Date button again and enter the correct date.

**hx button**

NH, HHA

The hx button opens the Transfer to RO Date History for Case window, showing the history of changes to Initial Transfer to RO dates.

**Set Date button**

NH, HHA

States use Set Date to simultaneously enter the date of the transfer and create a CASE SENT TO RO Activity.

The initial use of Set Date always enters today's date. If today's date is not correct, click Set/Date again to change it. This system ensures that any changes to this date are recorded in the hx window.

AEM provides warning messages to use Set Date under the following conditions:

- ROs who create an enforcement case should use Set Date before saving the case.
- Any case involving a Medicare NH that is No Opportunity to Correct, Past Noncompliance, or an Opportunity to Correct case that is not corrected at the first revisit, should be transferred to the RO.

**Sent to HIPDB**

NH, HHA

Enabled for CMS Central Office users; read-only otherwise. Select if case was sent to HIPDB (Healthcare Integrity and Protection Data Bank).
Federal Program Participation Status
NH, HHA
Read-only. This field is derived from the Termination Code (L30) on the most recent CMS-1539 form for the provider as follows:

<table>
<thead>
<tr>
<th>CMS-1539 Termination Code (L30)</th>
<th>AEM Participation Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>00 ACTIVE</td>
<td>ACTIVE PARTICIPATING</td>
</tr>
<tr>
<td>07 PROVIDER STATUS CHANGE</td>
<td>PROVIDER STATUS CHANGE</td>
</tr>
<tr>
<td>01 MERGER, CLOSURE</td>
<td>MERGER, CLOSURE</td>
</tr>
<tr>
<td>02 DISSATISFACTION W/REIMBURSEMENT</td>
<td>DISSATISFACTION W/REIMBURSEMENT</td>
</tr>
<tr>
<td>03 RISK OF INVolUNTARY TERMINATION</td>
<td>RISK OF INVolUNTARY TERMINATION</td>
</tr>
<tr>
<td>04 OTHER REASON FOR WITHDRAWAL</td>
<td>OTHER REASON FOR WITHDRAWAL</td>
</tr>
<tr>
<td>05 FAIL TO MEET HEALTH/SAFETY</td>
<td>FAIL TO MEET HEALTH/SAFETY</td>
</tr>
<tr>
<td>06 FAIL TO MEET AGREEMENT</td>
<td>FAIL TO MEET AGREEMENT</td>
</tr>
</tbody>
</table>

Status Date
NH, HHA
The Termination Date (L28) entered on the CMS-1539. Termination date is required when the Termination Code is anything other than 00 ACTIVE.

Chain (CMS List)
NH, HHA
If a Federal chain is associated with the facility on the Other tab in Facility Properties when a case is opened, ASPEN inserts the chain's name here. You can also select a chain from the drop-down box. The list of chains is maintained by CMS in Lookup Values.

If you change the chain in Facility Properties after the enforcement case is opened, that change is reflected here. Case workers need to decide if the prior or current chain is applicable to the enforcement case.

Chain (State List)
NH, HHA
If the facility belongs to a state-listed chain, select the chain here. States can maintain their own list of chains in Lookup Values | Dictionary | FACILITY-FACILITY MASTER | STATECHAINID.
## Basis For Adverse Action

**CLIA**

List of Basis For Adverse Actions entered by the RO/CO. Each Basis may be associated with a survey on the enforcement case or not. At least one Basis For Adverse Action must be entered for each enforcement case.

The list displays the Basis, Survey EventId, and Exit Date (if a survey is entered – blank if no survey entered).

## Proposed By State

**CLIA**

Entered by RO/CO, the date the state agency sends a Training and Technical Assistance letter to the Lab for initial occurrence of unsuccessful PT. This date cannot be prior to the survey date (if present) and cannot be greater than today’s date. At least one Proposed by date must be entered for upload (i.e., Proposed by State, Proposed by RO, Proposed by AO).

## Proposed By RO

**CLIA**

When blank, ASPEN sets this field to the earliest Notification Date of sanctions (from the Sanctions tab). The RO may enter this field as well. This date cannot be prior to the survey date (if present), cannot be greater than today’s date, cannot be prior to the Proposed By State date, and cannot be prior to the enforcement date. At least one Proposed by date must be entered for upload (i.e., Proposed by State, Proposed by RO, Proposed by AO).

The button next to this field allows the RO to generate a Proposed Sanctions letter.

## Proposed By AO

**CLIA**

This field is entered by the CO. It is the date the AO proposed actions. This date cannot be prior to the survey date (if present) and cannot be greater than today’s date. This date cannot be deleted if the Impose/Close AO Actions checkbox is checked on the Registry tab. At least one Proposed by date must be entered for upload (i.e., Proposed by State, Proposed by RO, Proposed by AO).

## Request for Termination Notice #1 & #2

**NH, HHA**

AEM provides two date fields for Request for Public Notice of Termination. If there are additional requests, the two most recent should be entered here.
**Date Notice 1 Appeared and Date Notice 2 Appeared**

**NH, HHA**

Dates the Public Notices of Termination appeared in the local newspapers. If there are additional appearances of public notices, the two most recent should be entered.

**Case Workers**

**NH, HHA, CLIA**

The grid lists the staff members assigned to the case, with phone numbers, date the worker was assigned to the case, and an indicator for the state and Federal primary workers. One state and one Federal worker must be designated as Primary. Primary workers are listed on some enforcement reports.

Federal case workers are shown in black; state workers in blue.

**Add button**

**NH, HHA, CLIA**

Click Add to add a worker to the list. The Select Case Worker window opens, where you select the worker from a list of all active workers in the personnel table.

**Remove button**

**NH, HHA, CLIA**

Highlight a worker and click Remove to remove the worker from the list. You are asked to confirm. You cannot remove a Primary worker.

**Federal Pending Remedies - NH, HHA**

This window opens if you try to change the Federal Status to Closed when there are Federal pending remedies. Change the remedy status by clicking in the In Effect? column.

**In Effect?**

Options are:
- 01 Yes
- 02 No
- 03 Pending
- 04 Recommended
- 05 Awaiting Appeal Outcome
Activities

Sent
Required. Date the activity is assigned.

Due
Date by which the activity should be completed.

Completed
Date the activity was completed.

Type
Description of the activity. In the Define Activity window, the Type is selected from a drop-down of options.

Responsible Party
Staff member designated to complete, or monitor and confirm the completion of, the activity. Although the activity may be assigned to more than one staff member, only one is designated as the Responsible Party (aka Primary Recipient).

Add button
Opens the Define Activity window for entry of a new activity.

Modify button
Opens the Define Activity window for the selected activity, so you can make changes.

Remove button
Deletes the selected activity from the grid. You are asked to confirm.

Define Activity

Activity
AEM uses the Case ID as the activity identifier.

Type
Required. Description of the activity.

Sent
Required. Date the activity is assigned.

Due
Date by which the activity should be completed.

Completed
Date the activity was completed.

Add S.A. button
Opens the Add Activity Recipient window, where you can select a state staff member.
Add R.O. button
Opens the Add Activity Recipient window, where you can select a Regional Office staff member.

Add Team button
Opens the Add Activity Recipient window, where you can select a work unit to assign to the activity. All members of the team are added as recipients and will receive an action item. The first person on the list is selected as Responsible Party (aka Primary Recipient) if the team was the first recipient added, but you can change that as needed.

Remove button
Removes the selected (highlighted) recipient from the activity. This does not remove action items that were previously sent. It only acts on action items you are preparing to send.

Comments
A text box where you can type any notes relevant to the activity. The recipient can read the comments by right-clicking the action item and selecting Alert Properties.

Case Notes

State Case Notes
NH, HHA
Activated in ACO. States can use this area to record relevant comments about the case.

Click the Notes button at the bottom of the form to view and edit the same text in the more full-featured ASPEN word processor.

RO Case Notes
NH, HHA, CLIA
Activated in ARO. ROs can use this area to record case comments.

Click the Notes button at the bottom of the form to view and edit the same text in the more full-featured ASPEN word processor.

CO Case Notes
CLIA
Activated in ARO. COs can use this area to record case comments.

Click the Notes button at the bottom of the form to view and edit the same text in the more full-featured ASPEN word processor.

Bold, Italic, Underline, Spell checker, Open buttons
Standard formatting buttons enable you to apply bold, italic and underline attributes to selected text. The abc button is a spell checker. The Open Folder button opens the Import window. You can import RTF and TXT files into the text editor.
Surveys & IDR/IIDR, Surveys & Citations

The title of this tab varies, depending on provider type:

- Surveys & IDR/IIDR - NH
- Surveys & IDR - HHA
- Surveys & Citations - CLIA

This tab lists all surveys attached to the case and all cited deficiencies. There are two or three subtabs in the Cycle Surveys and Citations Management section depending on provider type.

Both NH and HHA have three subtabs:

- Surveys
- IJ Situation
- Citations: All Surveys

CLIA has two subtabs:

- Surveys
- Citations: All Surveys

Surveys

Survey grid

Starting Survey

NH, HHA, CLIA

The asterisk in this column marks the survey that initiated the Enforcement cycle. You cannot change the starting survey. If you find that the cycle actually began with an earlier survey, delete the enforcement case and create a new one using the correct starting survey.

IJ

NH

An IJ flag in this column indicates that a case-related-survey contains a tag cited at the IJ Scope/Severity level of J, K, or L. The flag marks the visit where IJ was discovered, plus all subsequent visits of the same type with uncorrected J, K, or L deficiencies. The flag remains even after the tag is corrected.

Specifics of an IJ situation are entered on the IJ Situation subtab. If an IJ situation entered is on that subtab, and the IJ has been removed, you will see an IJ tag with a slash through it.

SQC

NH

An SQC flag indicates that SQC tags are cited on the survey. You can click the flag to open a window listing the SQC tags that were cited.
**Survey Description**  
NH, HHA, CLIA  
Includes Event ID, Health or LSC indication, and start and exit dates.

**Category**  
NH, HHA, CLIA  
Shows the survey category specified in Survey Properties when the survey was entered into ASPEN.

NH categories and their abbreviations are:
- A-Complaint Investigation (CMPIVT)  
- B-Dumping Investigation (DUMP)  
- C-Federal Monitoring (FEDMON)  
- D-Follow-up/Revisit (REVST)  
- E-Initial Certification (INCERT)  
- F-Inspection of Care (IOC)  
- G-Validation (VALID)  
- H-Life Safety Code (LSC)  
- J-Sanctions/Hearing (SANCT)  
- K-State Licensure (LICEN)  
- L-Change of Owner (CHOW)  
- M-Other (OTHER)  
- T-Recertification (RECERT)  

HHA and CLIA categories and their abbreviations are:
- A-Complaint Investigation (CMPIVT)  
- D - Follow-up/Revisit  
- E - Initial Certification  
- I - Recertification  
- K-State Licensure (LICEN)  
- 1-Initial Licensure (INLIC)  
- 2-Re-Licensure (RELIC)  
- 3-Licensure Complaint (CMPLI)  
- C-Federal Monitoring (FEDMON) - HHA only  
- M-Other (OTHER)  
- S-Add Specialties (ADDSPC) - CLIA only
**Extent**

NH, HHA

Extent is specified in Survey Properties when the survey is created. Extents and their abbreviations are:

- A-Routine/Std Survey (STDSUR)
- B-Extended Survey (LTC/HH EXTD)
- C-Partial Ext. Survey (PART)
- D-Other Survey (OTHER)
- E-Abbreviated Survey (ABRV)
- F-Offsite/Paper (OFF)
- J-Federal Jurisdictional (FEDJUR) - HHA only

**Highest Cites**

NH

Shows the highest Scope and Severity cited in the survey, and lists the tags cited at that level. Click the button to open the High Cite Tag List with more details.

The Highest Cites calculation applies only to the selected survey. It includes Past Noncompliance tags (Past Noncompliance checkbox selected in Citation Properties) and tags with a Correction date (X5) equal to the Survey Exit date. It also includes tags with an approved waiver that expires on or before the Survey Exit date.

Highest Cites excludes tags with correction dates entered, unless they are PNC tags or tags with a Correction date equal to the Survey Exit date, both of which are always included. The calculation excludes tags with an approved continuing waiver and tags with an approved temporary waiver that expires after the Survey Exit date. It also excludes FSES tags.

**CoP Tags**

HHA

Shows the uncorrected condition-level tags on the survey. Click the button to open the CoP Tags List for more details.

**Repeat Deficiencies**

CLIA

Displays list of repeat deficiencies.
**Substantial Compliance**

**NH**

For Federal cases. Date the provider came into substantial compliance. Substantial Compliance is calculated when all non-waived tags with an S/S of D and above are either corrected or have a valid waiver.

AEM checks both health and LSC surveys associated with the case. Waived tags are ignored. The date is recalculated whenever changes are made to the CMS-2567B.

- AEM uses the latest Correction date for non-waived tags after all tags with an S/S of D or above have Correction dates entered.
- Tags that have an approved annual waiver (waiver approval date is entered) are ignored.
- If the waived tags are the only tags on the case with a S/S above C, then Substantial Compliance is set to the exit date of the first survey in the cycle in which the waived tag was cited. If a tag’s temporary waiver expires while the case is still open, it is then treated as any other tag, and the tag’s Correction date is used in the calculation of Substantial Compliance.
- Past Noncompliance tags (Past Noncompliance checkbox selected in Citation Properties) are ignored. By definition, they are already corrected when they are cited.
- FSES tags are ignored.

This field is also displayed on the Case Basics tab.

**Substantial Compliance**

**HHA**

The date when all condition-level tags are corrected.

**IJ Present**

**CLIA**

Entered by the RO. Indicates Immediate Jeopardy is present on the survey. If IJ Present is checked, and the IJ Discovered on the Case Basics tab is blank, AEM populates the IJ Discovered date with the Exit Date of the Survey.

**Conditions**

**CLIA**

Shows the uncorrected condition-level tags that are on the survey. Click the button to open the Conditions List for more details.
2567 Issued
NH, HHA, CLIA
Date the CMS-2567 was sent to the facility. Can be entered by state or RO for NH and HHA. This field is shared with the SOD Sent field in Survey Properties; the date may be entered in either place.
2567 Issued must be filled in before you can upload an AEM case.

2567/B Entry Complete
NH, HHA, CLIA
Select the checkbox when all CMS-2567 or CMS-2567B data entry in ASPEN is complete. An audit record is created. The system retains the date the checkbox was first selected and the date it was last changed (selected or cleared). The audit date cannot be changed. These dates are used in national performance reports.
If applicable, the dates the checkbox is first selected and last selected are uploaded via the AEM Detail Upload process.
CLIA – Not applicable.

Track (POC)
NH, HHA
POC button is enabled when a 2567 Issued date is entered. For surveys not posted to ePOC, opens the POC Tracking window, where you can enter dates and notices relevant to the POC tracking process. For ePOC-posted surveys, opens the POC Properties window.

Track (AOC/POC)
CLIA
AOC/POC button is enabled when a 2567 Issued date is entered. Opens the POC Tracking window, where you can enter dates and notices relevant to the AOC/POC tracking process.

Notice of POC Approval
NH, HHA
ACO: Date the POC was accepted, as entered in POC Status Date in the POC Tracking window.
ePOC: Set to the date the final POC for the tag is approved.

Notice of AOC/POC Approval
CLIA
Date the AOC/POC was accepted, as entered in AOC/POC Status Date in the POC Tracking window.

IDR Requested
NH, HHA
Read-only. Date the IDR was requested. ASPEN enters this date from the Informal Dispute Resolution ... window.
**IDR Completion**

NH, HHA

Read-only. Date the IDR was completed. ASPEN enters this date from the Informal Dispute Resolution ... window.

**IIDR Requested**

NH

Read-only. Date the Independent IDR was requested. ASPEN enters this date from the Informal Dispute Resolution ... window.

**IIDR Completion**

NH

Read-only. Date the Independent IDR was completed. ASPEN enters this date from the Informal Dispute Resolution ... window.

**Surveys: Buttons**

**Add Survey to Cycle**

Enables you to link an additional survey to the case, in cases where the survey is not added automatically. The button opens the Enforcement Cycle window, which lists all applicable surveys for the provider that are not already attached to an enforcement case.

Highlight the survey you want and click OK to add it to the case. If the date of the selected survey is outside of the 7-day window, you are asked to confirm that the addition is in accordance with CMS policy.

If there are currently two enforcement tracks for the provider, a Health and an LSC, the window lists only health surveys for the Health enforcement track, and LSC surveys for the LSC track.

**Change Cycle Start**

NH, HHA

Changes the cycle starting survey for the case.

**Survey Details**

Opens the Survey Properties window, which is read-only in AEM. Changes to the survey can be made only in ACO.

**Citation Mgr**

Opens the Citation Manager window, which is read-only in AEM. You can view citations, their properties and text, but can make changes only in ACO/ARO.
Survey Forms
Opens the Select Forms to Print window. From this window, you can print the CMS-2567, CMS-2567B, CMS-670, CMS-1539, CMS-1557, the S/S Grid, ASPEN Quick Reports and CMS-1557. You can also enter 670 workload information.

Remove from Cycle
Highlight a survey in the grid and click the button to remove the survey from the cycle. You are asked to confirm. The action removes the link between the survey and the enforcement case so that it is no longer part of the case. It does not delete the survey from ACO.
You cannot delete the survey that initiated the case. If the starting survey is incorrect, you must delete the case record and create a new one.
When this button is used to delete a survey from an enforcement case, an audit record captures date and time the survey was removed, who removed it, and the survey event ID.

POC Tracking
This window appears for surveys that are not ePOC-posted. For information about ePOC, see the ePOC guides for facilities and CMS.

POC Due
Date the Plan of Correction is due from the provider. AEM supplies a date that is 10 days from the 2567 Issued date, but you can change it.

Received POC
Date the POC was received from the provider.

POC Status
Options are: 1 Accepted, 2 Not Accepted.

POC Status Date
Date the POC was either Accepted or Not Accepted.

POC Revised Due Date
If the POC is not accepted, the field is activated for entry of a due date for the revised POC. This becomes the POC Due date on the next row in the grid.

Letter button
Opens the Notices History window, from which you can generate a new letter or other communication related to the POC.
POC Notes
A text editor where you can enter relevant comments about the POC. The buttons at the top permit you to add bold, italic, underline attributes to selected text, and check spelling. Click the Import button to import a TXT or RTF file.

Delete button
Deletes the selected POC record.

Informal Dispute Resolution - IDR/IIDR for Survey
For NH cases with associated CMP(s) and/or an enforcement cycle start date on or after 01/01/2012, this section on the Surveys subtab of the Surveys & IDR/IIDR tab displays read-only IDR/Independent IDR information (if any) for the survey selected in the grid.

For all HHA cases and NH cases with no associated CMP and/or an enforcement cycle start date prior to 01/01/2012, this section is called Informal Dispute Resolution - IDR for Survey and it does not have tabs.

IDR, IIDR
Both tabs have the same data fields except for IDR vs. IIDR in the field name.

Request Received
Date the IDR/Independent IDR request was received.

Scheduled
Date the IDR/Independent IDR is scheduled to be conducted.

Conducted
Date the review occurred.

Conducted by
Name of the individual or entity conducting the IDR/Independent IDR. This is an open field that allows entry of any text.

Withdrawn
If the request for IDR/Independent IDR was withdrawn, the date the withdrawal was received.

Completion
Date the results of the IDR/Independent IDR were formally sent to the facility.

IDR/IIDR Type
Options are: 01 Desk Review, 02 Phone Review, 03 Face to Face Review.

Additional Doc. Rec’d from Provider
If the provider submits additional documentation, enter the date that documentation is received.
Revised 2567
If the IDR/Independent IDR results in issuance of a revised CMS-2567, enter its date here.

Show Attendees button
Opens the Select Attendees window, where you can select or view who attended the review. Options are:
- 01 Administrator
- 02 DON/Facility nurse
- 03 Other Facility Staff
- 04 Facility Lawyer
- 05 Corporate/Owner Representatives
- 06 Surveyor
- 07 Survey Manager
- 08 State Survey Director/Deputy Director
- 09 State Lawyer
- 10 Resident/Family Member/Advocate
- 11 Ombudsman
- 12 CMS Representatives
- 13 Other

The selected attendees are specific to IDR or IIDR, depending on the current tab.

POC Required
Select if a new POC is required as a result of the IDR/Independent IDR. In ASPEN Scheduling & Tracking, this lists the survey under Waiting for Acceptable POC until the POC Received date is filled in.

POC Received
Enter the date the new POC was received.

Survey Citation IDR/IIDR Status
The grid shows current IDR/IIDR status for each tag cited in the selected survey.

Citation
Tag number and description.

Cert
Select if the tag was cited as part of a certification survey or revisit (Certification is selected in Citation Properties).
**Cmplnt**

Select if the tag was cited as part of a complaint survey or revisit (Complaint is selected in Citation Properties).

**IDR Status, IIDR Status**

Options are:

- **01 None** - no IDR/Independent IDR requested.
- **02 Requested** - a request for IDR/Independent IDR has been received.
- **03 No Change** - the IDR/Independent IDR was completed, with no change to the tag.
- **04 Tag Change** - tag number was changed as a result of IDR/Independent IDR. The tag has a line through it, and the replacement tag number is listed in the Changed To column.
- **05 Tag Removed** - tag was removed as a result of IDR/Independent IDR. The tag has a line through it.
- **06 S/S Change** - the Scope and Severity level was changed as a result of the IDR/Independent IDR. The old and new SS levels are shown in the Current SS and Original SS columns.
- **07 Examples Removed/Other Wording Change** - changes were made to the evidence as a result of IDR/Independent IDR.
- **08 SS Change/Examples Removed/Other Wording Change** - changes were made to both evidence and SS as a result of IDR/Independent IDR. The old and new SS levels are shown in the Current SS and Original SS columns.
- **10 Request Withdrawn** - IDR/Independent IDR request for the tag was withdrawn.
- **11 Result of Tag Change** - Status assigned to tag that replaced a tag with IDR/IIDR Status = 04.

Citations with an IDR/IIDR status of 01, 03, 06, 07, 08, 09, 10, or 11 (HHA IDR only), or 12 (Hearing/Settlement only) are included in uploads to national. Citations with an IDR/IIDR status of 02, 04, or 05 are not uploaded.

Citations moved to another tag or removed due to IDR/Independent IDR are excluded from a number of printed forms/reports:

- CMS-2567 and CMS-2567B (both removed or changed tags excluded)
- Quick Report (draft CMS-2567)
- Severity/Scope Grid
- Severity/Scope Summary (SSS) and Detail (SSD)
- Administrator Survey Performance (ASP)
- Owner Survey Performance (OSP)
**Curr SS**
Current Scope and Severity level for the tag.

**Orig SS**
When Scope and Severity level changes as a result of IDR/Independent IDR, the original level is stored in this column.

**Changed to**
If the tag was changed to a different tag as a result of IDR/Independent IDR, this column shows the new tag number.

**Evidence**
Opens a read-only view of the surveyor’s findings concerning the tag.

**Request Reason**
Show the primary reason given by the facility for requesting IDR/Independent IDR. If new information is offered for a tag, always show 05 New Information Available as the primary reason.

Options are:
01 Errors in Citation Details
02 Incorrect Scope
03 Incorrect Severity
04 Wrong tag/code
05 New Information Available
06 Code Interpretation
07 Other

**Corrected**
The Correction Date entered in Citation Properties in ACO/ARO.

**IDR Decision Reason**
Indicates the primary reason for the IDR/Independent IDR decision. Check 01 No Change when there is no change to the citation. If there is more than one reason for any change, and if 02 Additional Information Provided is one of them, always indicate the other primary reason.

Options are:
01 No Change
02 Additional information provided after the survey
03 Facility found non-culpable for incident
04 Insufficient evidence/facts do not support def.
05 Inaccurate facts
06 Wording/grammar change
07 Other
**IJ Situation - NH, HHA**

**First Day of IJ**
First day the Immediate Jeopardy situation occurred. Entered from the Define IJ Situation window.

**Last Day of IJ**
Last day on which the Immediate Jeopardy situation was present. Entered from the Define IJ Situation window.

**Event ID of IJ Discovery**
Event ID of the visit at which the IJ was discovered. The survey is selected in the Survey Date of IJ Discovery field in the Define IJ Situation window.

**Survey Date of IJ Discovery**
Exit date of the visit at which the IJ was discovered. Entered from the Define IJ Situation window.

**Event ID of IJ Removal**
Event ID of the visit at which the IJ was found to be removed. The survey is selected in the Survey Date of IJ Removal field in the Define IJ Situation window.

**Survey Date of IJ Removal**
Exit date of the visit at which the IJ was found to be removed. Entered from the Define IJ Situation window.

**Tag List**
Tags selected in the Define IJ Situation window as being related to the IJ situation.

**Add IJ button**
Opens the Define IJ Situation window, where you can enter information about a new IJ situation.

**Modify IJ button**
Opens the Define IJ Situation window for the selected IJ, so you can make changes.

**Delete IJ button**
Deletes the selected IJ record. You are asked to confirm.

**IJ Call from State**
Date the Regional Office received the call from the SA notifying them of the IJ situation.
Define IJ Situation - NH, HHA

IJ Situation

First Day of IJ
First day of the IJ situation. Earliest of the Start Dates entered for selected tags in the grid below.

Last Day of IJ
Last day of the Immediate Jeopardy situation. Latest of the Last Dates entered for selected tags in the grid below.

Survey Date of IJ Discovery
Select the survey that discovered the IJ. All surveys associated with the enforcement case are listed.

Survey Date of IJ Removal
Select the survey at which the IJ was found to be removed. All surveys associated with the enforcement case are listed.

Select Citations Related to IJ Situation

Select
Select the box next to each citation that is part of the IJ situation. This enables the Start Date and Last Date fields.

NH only - All tags cited at S/S level J, K, or L on surveys associated with the enforcement case are available for selection.

HHA only - Condition-level tags are available for selection.

Start Date
Day the IJ situation began. This field is enabled once the deficiency is selected.

Last Date
Last day of the IJ situation. This field is enabled when the deficiency is selected.

Track ID
Four character identifier (assigned by ASPEN) of the certification or complaint survey event in which the deficiency was cited. This is not a tracking ID for the IJ situation.

Citation Description
Reg set, tag number, and brief description of the deficiency.

S/S
Scope and Severity level of the deficiency.

Cert
Select if the deficiency was cited during a certification survey or revisit.
Cmplnt
Select if the deficiency was cited during a complaint survey or revisit.

First Cited
If this tag was cited on more than one survey in the cycle, this is the survey with the earliest exit date.

Citations: All Surveys

Bld
NH
An LSC tag is indicated by a 2-character Building/Wing ID for the building. Health survey tags are indicated by 00.

Tag
NH, HHA, CLIA
Tag number.

Type
NH, HHA, CLIA
Tag Type as defined in Tag Properties. Types for NHs are A-Level A, B-Level B, C-Condition, E-Element, L-Licensure, M-Memo, R-Requirement, S-Standard. Nursing home health deficiencies always have a tag Type of R.

Types for HHA: C-Condition, M-Memo (for 0000-Initial Comments and 9999-Final Observations), S-Standard and L-Licensure.

Types for CLIA: C-Condition, M-Memo and S-Standard.

Description
NH, HHA, CLIA
Tag description.

SS
NH, HHA
Scope and severity level. For HHAs, this is for State Licensure only.

Cert
NH, HHA, CLIA
Select if the tag was cited as part of a certification survey or revisit.

Cmplnt
NH, HHA, CLIA
Select if the tag was cited as part of a complaint investigation or revisit.
**First Cited**
NH, HHA, CLIA
Exit date of the first survey in the cycle in which this tag was cited.

**IDR Status, IIDR Status**
NH, HHA
For HHA, only IDR Status applies.
Current IDR/IIDR status of this tag. IDR/IIDR status is entered in the Informal Dispute Resolution ... window, which is opened from the tree or from Survey Properties.

**Completion (X5)**
NH, HHA, CLIA
Completion date for correction as submitted on the POC.

**Corrected**
NH, HHA, CLIA
Date the deficiency was corrected, as stated on the CMS-2567B.

**Citation Waived**
NH
The button in this column is blank if no waiver information is entered. Waivers that are not yet approved display Pending, a denied waiver displays Denied, and an approved waiver displays Waived.
Click the button to open the Waiver Detail window, where you can edit and view additional information.

**Evidence HX**
NH, HHA, CLIA
Click HX (medical abbreviation for history) for a read-only view of the surveyor's findings.

**Status**
NH, HHA, CLIA
Current tag status. ASPEN assigns tag status as follows:
FSES (NH). Applies only to specific LSC tags.
Not Corrected (NH, HHA, CLIA). A tag has been cited and no CMS-2567B Corrected date has been entered.
Accepted (NH, HHA, CLIA). A Completion date (X5) has been entered, but not a Corrected date. The Completion date (X5) is the date by which the facility says correction will be completed.
Corrected (NH, HHA, CLIA). A date has been entered for Corrected, or the Completion date (X5) is the same as the Exit date of the survey, which indicates the correction was made during the survey.

Waived (NH). Applies only to specific tags. Tag status is Waived when an Approval Date is entered in the Waiver Detail window.

Pending (NH). Applies only to tags eligible for waiver. Tag status is Pending when waiver information is entered in the Waiver Detail window, but the waiver information does not include an Approval Date.

**Waiver Detail - NH**

The entry of Federal waivers on enforcement cases is limited to Federal LSC tags and the following Federal health tags: F0353, F0354, F0457, and F0458.

**Type**
- Required. Options are: 01 Federal Waiver, 02 State Waiver.

**Duration**
- Required. Options are: 01 Temporary, 02 Continuing.

**Request Date**
- Date the waiver was requested.

**Sent to CMS**
- Date the waiver was sent to CMS.

**Decision**
- Required. Options are: 01 Approved, 02 Denied, 03 Pending.

**Decision Date**
- Date the decision was made.

**Last Day in Effect**
- Required for Temporary waivers. The last day the waiver is to be in effect. This field is not required if Temporary waiver is Denied.

**Comments**
- Text entry box for notations about the waiver.

**POC Text button**
- Opens the POC Details window and provides a read-only view of text that was entered by right-clicking the tag in the ACO or AEM tree and selecting POC Text.

**Evidence button**
- Opens a read-only view of the citation text as entered in Citation Manager for the waived tag.
Remedies - NH

Remedy Master List
Read-only. Information displayed here is entered from the Remedy Input window.

Remedy
Name of the remedy that has been added to this case. For Federal cases for which the Beginning Case Type is either Opportunity to Correct, or No Opportunity to Correct, AEM automatically adds remedies 04B – Mand Deny Pay for New Admits-3 mo. and 11B – Mandatory Termination to this tab. AEM assigns them a Pending status, and inserts Effective Dates and State Recommended Effective Dates of 3 and 6 months from Cycle Start, as appropriate.
If the Beginning Case Type is Past Noncompliance (for Federal) or if it is a State Licensure case, remedies are not added automatically.

Remedy Type
Displays State or Fed (with the appropriate category), based on the remedy selected.

Remedy In Effect?
Options are:
01 - Yes
02 - No
03 - Pending
04 - Recommended
CMP Remedy 07 has the additional option 05 - Awaiting Appeal Outcome.

Effective Date
Effective date of the remedy, whether or not it actually goes into effect.

Last Day in Effect
Last day on which the remedy was actually in effect.

Reason Not in Effect
Enabled and required when No is selected for In Effect?:
01 - State changed its recommendation
02 - State changed its own decision
03 - RO didn't accept State's recommendation
04 - RO changed its own decision
05 - Compliance prior to effective date
06 - IDR removed associated level of noncompliance
07 - Adjudicated hearing decision
08 - Hearing settlement
09 - Voluntary termination prior to effective date
10 - Mand. DPNA not imposed because Discrete.

**Recommend By**
Options are: State, RO. The field defaults to the current user’s mode, but can be changed.

**State Reco Effect Date**
Effective date for the remedy recommended by the state agency.

**Revised State Reco Effect Date**
Becomes available once a State Recommended Effective Date is entered. If the state’s recommended date changes, enter it here.

**Next Licensure Letter**
Applies to letters dealing exclusively with State Licensure. If the next letter that the state sends uses the Next Licensure Letter Remedies macro to list remedies, place a check here to include this remedy on the list.

**Next T18 and/or T19 Letter**
Applies to letters sent by the state or CMS RO that deal with Medicare and/or Medicaid issues (and can also include Licensure issues). If the next letter to be sent by either state or RO uses the Next T18 and/or T19 Letter Remedies macro to list remedies, place a check here to include this remedy on the list.

**Remedies - NH: Buttons**

**New**
Opens the Remedy Input window, so you can add a remedy to the case.

**Modify**
Opens the Remedy Input window for the selected remedy, so you can make changes.

**Delete**
Deletes the selected remedy after displaying a confirmation message. You cannot delete a remedy that is being appealed.
Remedy Input - NH

Remedy
Name of the remedy that has been added to this case. For Federal cases for which the Beginning Case Type is either Opportunity to Correct, or No Opportunity to Correct, AEM automatically adds remedies 04B – Mand Deny Pay for New Admits-3 mo. and 11B – Mandatory Termination to this tab. AEM assigns them a Pending status and inserts Effective Dates and State Recommended Effective Dates of 3 and 6 months from Cycle Start, as appropriate.

If the Beginning Case Type is Past Noncompliance (for Federal) or if it is a State Licensure case, remedies are not added automatically.

Next Licensure Letter
Applies to letters dealing exclusively with State Licensure. If the next letter that the state sends uses the Next Licensure Letter Remedies macro to list remedies, select this checkbox to include this remedy on the list.

Next T18 and/or T19 Letter
Applies to letters sent by the state or CMS RO that deal with Medicare and/or Medicaid issues (and can also include Licensure issues). If the next letter to be sent by either state or RO uses the Next T18 and/or T19 Letter Remedies macro to list remedies, select this checkbox to include this remedy on the list.

Recommended By
Options are: State, RO. The field defaults to the current user’s mode.

State Recommended Effective Date
Effective date for the remedy recommended by the state agency.

Revised State Recommended Effective Date
Enabled once a State Recommended Effective Date is entered. If the state’s recommended date changes, enter it here.

Remedy in Effect?
Options are:
01 - Yes
02 - No
03 - Pending
04 - Recommended

CMP Remedy 07 has the additional option 05 - Awaiting Appeal Outcome.

If a CMP is assigned to the case on the CMP tab, Remedy in Effect is disabled in the Remedy Input window and displays the status from the CMP tab.

Effective Date
Effective date of the remedy, whether or not it actually goes into effect.
**Last Day in Effect**  
Last day on which the remedy was *actually* in effect.

**Reason not in Effect**  
Enabled and required when No is selected for Remedy In Effect?:

- 01 - State changed its recommendation
- 02 - State changed its own decision
- 03 - RO didn’t accept state’s recommendation
- 04 - RO changed its own decision
- 05 - Compliance prior to effective date
- 06 - IDR removed associated level of noncompliance
- 07 - Adjudicated hearing decision
- 08 - Hearing settlement
- 09 - Voluntary termination prior to effective date
- 10 - Mand. DPNA not imposed because Discrete.

**Sanctions - HHA**

**Sanction Master List**

Read-only. Information displayed here is entered from the Sanction Input window.

**Sanction**

Sanctions name. Options are:

- 02 – Directed Plan of Correction
- 03 – Temporary Management
- 06 – Directed Inservice Training
- 07 – Civil Money Penalty
- 08 – CMS Approved Alternative or Additional State Remedy
- 12 – Suspension of Payment for New Admissions
- 13 – Transfer of Patients and Closure of Agency
- 14 – Termination at 23 days - IJ
- 15 – Termination at 90 days
- 16 – Termination at 6 Months
In Effect?
Sanction status. Options are:
01 – Yes
02 – No
03 – Pending
04 - Recommended
The Sanction, 07 – Civil Money Penalty, has an additional option – 05 Awaiting Appeal outcome.

Effective Date
Effective date of the sanction, whether or not it actually goes into effect.

Last Day in Effect
Last day the sanction was actually in effect.

Reason Not in Effect
Enabled and required when No is selected for In Effect?. Options are:
01 – State changed its recommendation
02 – State changed its own decision
03 – RO did not accept state’s recommendation
04 – RO changed its own decision
05 – Compliance prior to effective date
06 – IDR removed associated level of noncompliance
07 – Adjudicated hearing decision
08 – Hearing settlement
09 – Voluntary termination prior to effective date
11 – IJ Abated, Condition Not Met

Recommend By
Defaults to the current user’s mode, but can be changed. Options are: State, RO.

State Reco Effect Date
Effective date for the sanction as recommended by the state agency.

Revised State Reco Effect Date
Becomes available once the State Reco Effect Date is entered. If the State Reco Effect Date changes, enter it here.
**Next Licensure Letter**
Applies to letters dealing exclusively with State Licensure. A checkmark indicates that this sanction should be included in the list of sanctions on the next letter the state sends that uses the Next Licensure Letter Remedies macro.

**Next T18 and/or T19 Letter**
Applies to letters sent by the state or CMS RO that deal with Medicare and/or Medicaid issues (and can also include Licensure issues). A checkmark indicates that this sanction should be included in the list of sanctions on the next letter sent by the state or RO that uses the Next T18 and/or T19 Letter Remedies macro.

**Sanctions - HHA: Buttons**

**New**
Opens the Sanction Input window so you can add a new sanction to the case.

**Modify**
Opens the Sanction Input window for editing the selected sanction.

**Delete**
Deletes the selected sanction after displaying a confirmation message. You cannot delete a sanction that is being appealed.

**Sanction Input - HHA**

**Sanction**
Sanction name. Options are:
02 – Directed Plan of Correction
03 – Temporary Management
06 – Directed Inservice Training
07 – Civil Money Penalty
08 – CMS Approved Alternative or Additional State Remedy
12 – Suspension of Payment for New Admissions
13 – Transfer of Patients and Closure of Agency
14 – Termination at 23 days - IJ
15 – Termination at 90 days
16 – Termination at 6 Months
Next Licensure Letter
Applies to letters dealing exclusively with State Licensure. A checkmark indicates that this sanction should be included in the list of sanctions on the next letter the state sends that uses the Next Licensure Letter Remedies macro.

Next T18 and/or T19 Letter
Applies to letters sent by the state or CMS RO that deal with Medicare and/or Medicaid issues (and can also include Licensure issues). A checkmark indicates that this sanction should be included in the list of sanctions on the next letter sent by the state or RO that uses the Next T18 and/or T19 Letter Remedies macro.

Recommended by
Options are: State, RO. The field defaults to the current user’s mode.

State Recommended Effective Date
Effective date for the sanction as recommended by the state agency.

Revised State Recommended Effective Date
Enabled once a State Recommended Effective Date is entered. If the state’s recommended date changes, enter it here.

Remedy In Effect?
Options are:
01 - Yes
02 - No
03 - Pending
04 - Recommended

The Sanction, 07 – Civil Money Penalty, has an additional option – 05 Awaiting Appeal outcome.

If a CMP is assigned to the case on the CMP tab, Remedy in Effect is disabled in the Sanction Input window and displays the status from the CMP tab.

Effective Date
Effective date of sanction, whether or not it actually goes into effect.

Last Day in Effect
Last day the sanction was actually in effect.

Reason not in Effect
Enabled and required when No is selected for Remedy in Effect?. Options are:
01 – State changed its recommendation
02 – State changed its own decision
03 – RO did not accept state’s recommendation
04 – RO changed its own decision
05 – Compliance prior to effective date
06 – IDR removed associated level of noncompliance
07 – Adjudicated hearing decision
08 – Hearing settlement
09 – Voluntary termination prior to effective date
11 – IJ Abated, Condition Not Met

Sanctions - CLIA

Training and Technical Assistance

Proposed Date
Date that TTA is proposed.

Begin Date
Date that TTTA begins. Must be:
• On or after Enforcement Date
• On or after TTA Proposed Date
• On or before today's date

End Date
Date that TTA ends. Must be:
• On or after Enforcement Date
• On or after TTA Begin Date
• On or before today's date

Analyte(s)
Enter the analytes associated with the TTA. 100 characters maximum. Cannot be entered until Proposed Date, Begin Date, or End Date has been entered.

Completed
Select if TTA has been completed for the lab. Cannot be selected until Proposed Date or Begin Date is entered.

Completion
Date AOC was accepted by the SA. Disabled until the Completed box is selected; required once Completed is selected.

Must be:
• TTA Proposed Date
• On or after TTA Proposed Date
Sanction Master List
Read-only. Information displayed here is entered from the Sanction window.

Sanction
Sanction being proposed/imposed.

Sanction Type
Type associated with the sanction. Options are: Alternative, Principal.

Sanction Final?
Indicates sanction is finalized.

Proposed Notice Date
Date sanction was proposed.

Proposed Effective Date
Date proposed for sanction to take effect.

Imposed Effective Date
Date sanction took effect.

Imposed Notification Date
Date notice of imposed sanction was sent.

Last Day in Effect
Last day the sanction was in effect.

Compliance Date
Compliance date of the sanction.

Revoked?
Selected if sanction was revoked.

Sanction Status
Options are:
01 – Sanction Not Imposed
02 – Rescinded
03 – Settlement

Determination Date
Date that Sanction Status was set to Rescinded.

Appeal Expiration
Expiration date of appeal.

Notification From Lab About Appeal
Date the lab responded to its appeal rights for the sanction.

Appealed
Selected if the sanction was appealed.
Sanctions - CLIA: Buttons

**New**

Allows the RO/CO to add a new sanction to the enforcement case.

**Modify**

Allows the RO/CO to view/modify an existing sanction on the enforcement case.

**Delete**

Allows the RO/CO to delete a sanction from the enforcement case. A sanction that is being appealed cannot be deleted.

**Finalize All Sanctions**

Finalizes all sanctions on the enforcement case. Pressing this button checks the Sanction Final checkbox for all sanctions on the enforcement case.

The Civil Money Penalty sanction is maintained by entries on the CMP tab of the enforcement case.

Sanction window - CLIA

**Sanction**

Select sanction being proposed/imposed.

**Sanction Type**

Type associated with the sanction. Options are: Alternative, Principal.

**Proposed Notice Date**

Required. Enter date the sanction was proposed. Or, select the Envelope button to generate a letter proposing the sanction, and the Sent Date will be entered here. Must be on or before today’s date.

**Proposed Effective Date**

Required. Enter date proposed for sanction to take effect. Must be after the Enforcement Date.

**Imposed Effective Date**

Enter date the sanction took effect. Cannot be entered until Proposed Effective Date and Imposed Notice Date are entered. Date must be on or after Proposed Effective Date and Enforcement Date.

**Imposed Notice Date**

Required if the sanction is imposed. Enter sent date of imposed sanction notice. Or, select the Envelope button to generate the notice and the Sent Date will be entered here.

Cannot be entered until Proposed Notice Date, Proposed Effective Date, and Imposed Effective Date are entered.
**Last Day in Effect**
Enter the date of the last day the sanction was in effect.

**Compliance Date**
Enter the compliance date of the sanction. Cannot be entered until Proposed Notice Date and Proposed Effective Date are entered.

**Revoked?**
Select if sanction was revoked.

**Sanction Status**
Options are:
- 01 – Sanction Not Imposed
- 02 – Rescinded
- 03 – Settlement

**Determination Date**
Required when Sanction Status is rescinded. Enter date the sanction was rescinded. Cannot be entered until Proposed Effective Date and Imposed Effective Date are entered. Must be on or after Imposed Effective Date and Enforcement Date.

**Sanction Final?**
Select if sanction is finalized.

**Appeal Expiration**
Expiration date of appeal. AEM automatically enters a date 65 days after the Imposed Notice Date, but it can be changed.

**Notification From Lab About Appeal**
Enter date the lab responded to its appeal rights for the sanction. Must be on or after Enforcement date and on or before today's date.

**Appealed**
Selected if the sanction was appealed.

**CMP**
The CMP tab is divided into three sections: Case CMP Detail, Civil Money Penalties (CMP), and Detail for highlighted CMP.

**Case CMP Detail - NH, HHA**
The Case CMP Detail section shows summary information about all of the CMPs related to the case.

All fields in this section are identical for NHs and HHAs except the Residents subsection and Escrow Outcome Notice date are shown only for NHs, and the Disbursement of CMPs subsection is shown only for HHAs.
Referred to DOJ
Date the CMP was referred to the Department of Justice by CMS.

DOJ Response Due
Date by which the response from the DOJ should be received by CMS.

DOJ Response NOT Received/Received
This field tracks whether or not the response has been received. If no date is entered, the field label reads DOJ Response NOT Received. Once the receipt date is entered, the label changes to DOJ Response Received.

Financial Condition Assessment Completed and Documented
Enter the date the imposing agency, CMS or the state, completes its documentation of the required assessment of the facility’s financial condition.

First CMP Imposition Notice
Date of the first written notice, during this case, of an imposition of a CMP by the Regional Office or the state. In a case/cycle with more than one imposed CMP, each CMP has its own Imposition Notice Date. The earliest of those dates is entered in this field.

Escrow Outcome Notice - NH only
Date the provider was notified about the disposition of money placed in escrow. When an RO user changes Collection Status from In Escrow to some other option and the CMP is associated with a CMPTS case, this field is required.

AEM propagates this date to the Escrow Tracking section of the CMPTS case as the Final Decision Date (on the Installments & Payments tab). You can override it by manually entering the Final Decision Date in the Escrow Detail (RO Mode) window, which is accessed from the Escrow Tracking section.

Note: This field appears for cases with a cycle start date that is on or after January 1, 2012.

Current Total Across All CMPs
These columns combine amounts from all CMPs that are either in effect or awaiting appeal:

First column - Separate totals for Federal CMPs and State Licensure CMPs. These figures total the CMPs that are in effect and those that are awaiting appeal, as indicated by In Effect? status = Yes or Awaiting Appeal Outcome, and a Last Day in Effect is entered.
**Amt. Due** - Separate amount due totals for Federal CMPs and State Licensure CMPs. These figures include only CMPs that are in effect, as indicated by In Effect? status = Yes and a Last Day in Effect is entered.

**Note:** When Federal Amt Due changes after any payment amount is collected (partial, full, and payments to escrow), ASPEN automatically sends OFM an email.

**Pmts. Rec’d** - Separate totals for Federal CMPs and State Licensure CMPs. These figures include all payments entered for the CMPs. This includes payments made in Payment History (if it is available for the case), through the Apply Full Payment button, entered in Payments Rec’d in the CMP Payment Status section, or entered in the Installments section in CMPTS Detail.

**Escrow Pmts. Rec'd - NH Only** - Total escrow payments received from the facility. The number populates from the Escrow Collected field in the associated CMPTS case. If the Escrow Collected value changes, it carries forward to Escrow Pmts Rec'd.

**Apply Full Payment button**

**Note:** This button is disabled for Federal CMPs that have been uploaded from AEM to CMPTS.

Separate buttons for Federal and State Licensure CMPs. Opens the Payment Input window where you can enter date and check information. This is a convenience feature used when there is a single payment for all of the CMPs in effect.

When you enter the payment here, AEM creates a record in Payment History (if it is available for the case), fills in the appropriate payment fields in the CMP Payment Status section, and changes the Payment Status to Paid - Closed.

**CMPTS #**

Tracking number for the Civil Monetary Penalty Tracking System (CMPTS). The CMS Regional Office tracks the CMPs it imposes via the CMPTS number; the state does not use CMPTS for either Medicaid-only or State Licensure CMPs.

The RO generates this number from the CMPTS Detail screen when all of the CMPs associated with the case are due and payable.

There is one CMPTS number assigned per cycle/case.

**CMPTS Detail button**

Enabled when appropriate for ROs and SAs. Opens AEM's CMPTS Detail window where ROs can create a CMPTS number for the enforcement case and enter and upload CMPTS information. The information is read-only for SAs.

Disabled if the CMPTS # was assigned prior to ASPEN 8.7.
NF Only
The CMPTS Detail button is enabled and a CMPTS case can be created for a Medicaid only NH (024) if either:

- The facility is state-owned, i.e., F12 on the 671 = 07–State on the last uploaded certification kit.

**Note:** When an RO user initially presses this button for a state-owned NF Only provider, a message asks for confirmation that the user really wants to assign a CMPTS #.

-OR-

- There is at least one all RO/CO survey on the enforcement case.

**Residents - NH**

**Medicare (F75) with percentages and dollar amounts**

**Medicaid (F76) with percentages and dollar amounts**

AEM supplies the counts of Medicare and Medicaid residents from items F75 and F76 on the most recent CMS-672 Resident Census form. You can change these numbers here if they are no longer accurate. AEM updates the fields if they are both equal to 0 and new numbers are entered on the latest associated CMS-672 after the case is opened.

This section also shows the calculated percentage of total residents for T18 and T19 and the dollar amounts that result by applying that percentage to the Federal Amt. Due.

More ...

Fields: "CMPTS Detail tab", on page 262

**Disbursement of CMPs - HHA**

This section displays the breakdown of the Federal CMPs into its Medicare and Medicaid portions.

**Medicare %/amount**

63% of the Federal CMP Amount Due for the enforcement case shown as percent and amount (current regulation at the time of this writing is a 63/37% Medicare/Medicaid split).

**Medicaid %/amount**

37% of the Federal CMP Amount Due for the enforcement case shown as percent and amount (current regulation at the time of this writing is a 63/37% Medicare/Medicaid split).
Case CMP Detail - CLIA

Financial Condition Assessment Completed and Documented
Date the imposing agency completes its documentation of the required assessment of the facility's financial condition.

First CMP Notice
Date of the first written notice, during this case, of an imposition of a CMP by the Regional Office. In a case/cycle with more than one imposed CMP, each CMP has its own Imposition Notice Date. The earliest of those dates is entered in this field.

CMP Due/Appealed
Displays the total CMPs that are imposed and those that are awaiting appeal for the enforcement case (CMP In Effect Status = Imposed or Awaiting Appeal Outcome).

Amt. Due
Displays the total of CMPs that are imposed for the enforcement case (CMP In Effect Status = Imposed).

Pmts. Rec’d
Displays the total payments received by OFM for the enforcement case.

CMPTS#
Tracking number for the Civil Monetary Penalty Tracking System (CMPTS).

CMPTS Detail button
Opens AEM's CMPTS Detail window where ROs can create a CMPTS number for the enforcement case and enter and upload CMPTS information.

Civil Money Penalties (CMP) - Per Instance

Federal Totals

Per Instance Total
NH, HHA, CLIA
Total of all the Federal Per Instance CMPs that are either In Effect or Awaiting Appeal Outcome.

NH - This total and the combined amount of all Federal CMPs (Per Instance and Per Day) cannot exceed $21,393 per day. There is no maximum total per survey visit.

HHA - This total and the combined amount of all Federal CMPs (Per Instance and Per Day) cannot exceed $20,521 per day. There is no maximum total per survey visit.

Note: Maximums may change each year.
**Day Total**  
NH, HHA, CLIA  
Total of the Federal (Medicare or Medicaid) Per Instance CMPs (In Effect or Awaiting Appeal Outcome) for the selected day.  
NH - This total and the combined amount of all Federal CMPs (Per Day and Per Instance) cannot exceed $21,393 per day.  
HHA - This total and the combined amount of all Federal CMPs (Per Day and Per Instance) cannot exceed $20,521 per day.  

**Note:** Maximums may change each year.

**Survey Total**  
NH, HHA, CLIA  
Total of the Federal (Medicare or Medicaid) Per Instance CMPs (In Effect or Awaiting Appeal Outcome) for the selected survey.  
There is no maximum total per survey visit.

**Civil Money Penalties (CMP) - Per Instance: Grid**

**Survey Date**  
NH, HHA  
ASPEN Event ID, and beginning and ending dates of the visit during which the instance was cited. Enter here or in Per Instance CMP window.  
For NHs, this field includes the health or LSC indicator.

**Survey**  
CLIA  
ASPEN Event ID, and beginning and ending dates of the visit during which the instance was cited. Enter here or in Per Instance CMP window.

**Instance Date**  
NH, HHA  
Date when the instance occurred that resulted in citation of CMP-related tags. Enter here or in Per Instance CMP window.

**Per Instance Date**  
CLIA  
Date when the instance occurred that resulted in citation of CMP-related tags. Enter here or in Per Instance CMP window.
**Amount Per Instance**

NH, HHA

Amount to be imposed for this instance. Not required when you first add the CMP to the case. You must enter Amount Per Instance once you select Yes for CMP in Effect. Enter here or in Per Instance CMP window.

Multiple Per Instance CMPs are allowed. Minimum, maximum, and increment amounts may be adjusted for inflation annually. As of October 11, 2018, for example, the amount for each Per Instance CMP can range from $5,105 to $21,393 for NHs or $2,052 to $20,521 for HHAs. The total amount of Per Instance CMPs and the combined amount of all CMPs (Per Instance and Per Day) cannot exceed $21,393 for NHs or $20,521 per day for HHAs. There is no maximum total per survey visit.

Proposed Amount Per Instance

CLIA

Amount to be proposed for each instance. Cannot enter an Imposed Amount Per Instance without first entering a Proposed Amount Per Instance.

Proposed # of Instances

CLIA

The number of instances proposed.

**Imposed Amount Per Instance**

CLIA

Amount to be imposed for each instance. Cannot exceed Proposed Amount.

Minimum, maximum, and increment amounts may be adjusted for inflation annually. As of October 11, 2018, for example, the amount for each Per Instance CMP can range from $103 to $20,521 in $1 increments. The total amount of Per Instance CMPs and the combined amount of all CMPs (Per Instance and Per Day) cannot exceed $20,521 per day. There is no maximum total per survey visit.

Imposed # of Instances

CLIA

The number of instances imposed.
CMP In Effect
NH, HHA
Options are:
- Yes
- No
- Recommended
Awaiting Appeal Outcome
Only amounts for CMPs marked Yes and Awaiting Appeal Outcome are included in the Federal Totals section above. Defaults to Recommended for new CMPs. Enter here or in Per Instance CMP window.

Note: If you change from Yes to another option after a payment has been applied to the CMP (Payments Rec’d > 0.00), a warning message notifies you that if you continue, the payment information will be cleared. To prevent this, select No in the message and Yes in the field.

CLIA
The status of this Per Instance CMP. Options are:
- Proposed
- Imposed
- Awaiting Appeal Outcome
- Rescinded
If set to Proposed, Proposed Amount Per Instance is required.
If set to Awaiting Appeal Outcome, Imposed Amount Per Instance is required.

Fed or State
NH, HHA
Indicates whether the CMP is imposed under the authority of the Federal Medicare or Medicaid programs (Fed) or the State Licensure program (State). Enter here or in the Per Instance CMP window.

Your selection determines the list of citations displayed when you open the Tags in Survey window to specify the related citation either from this tab (via the Citation button) or the Per Instance CMP window. If Fed, Federal tags (if any) from the linked survey are displayed; if state, state tags (if any) are displayed.

When the state agency imposes Medicaid CMPs at a Medicaid-only Nursing Home, the CMP should be entered as Fed, since Federal tags are being cited.
**High S/S**

NH

Read-only. Scope/Severity rating of the tag (Citation here, Related Citation in the Per Instance CMP window) for which the Per Instance CMP is being imposed.

**S/S**

HHA

Applies to state tags only. Read-only. Scope/Severity rating of the tag (Citation here, Related Citation in the Per Instance CMP window) for which the Per Instance CMP is being imposed.

**Entity Reported**

NH

Read-only. Yes if the tag associated with the CMP is linked to an allegation on an entity-reported incident in ACTS. Must be Yes for the CMP to potentially qualify for a 50% reduction.

**Note:** This field appears for Nursing Home cases with a cycle start date that is on or after January 1, 2012.

**Citation**

NH, HHA

Tag number and S/S of the deficiency for which the CMP is being imposed. In accordance with CMS policy, you can select only one tag for each Per Instance CMP.

Click button to open the Tags in Survey window with a list of all tags (NH or licensure HHA) or condition-level tags (HHA) cited in the survey to view/select the relevant tag. You can also access Tags in Survey from the Per Instance CMP window.

**Civil Money Penalties (CMP) - Per Instance: Buttons**

**New**

NH, HHA, CLIA

Opens the Per Instance CMP window, so you can provide details about a new CMP.

**Modify**

NH, HHA, CLIA

Opens the Per Instance CMP window for the selected CMP, so you can view or update details.

**Delete**

NH, HHA, CLIA

Deletes the selected CMP. You are asked to confirm.
**Per Instance CMP - NH, HHA**

**Survey Date**

NH, HHA

Select the visit during which the CMP-related tags were cited. Enter here or on the Per Instance tab.

**Related Citation, Choose**

NH, HHA

NH only - Related Citation field shows tag number and S/S of the deficiency for which the Per Instance CMP is being imposed.

HHA only - Related Citation field shows condition-level tag or state tag (may have S/S) for which the Per Instance CMP is being imposed.

You can select only one tag for each Per Instance CMP.

Click the Choose button to open the Tags in Survey window with a list of all tags (NH or licensure HHA) or condition-level tags (HHA) cited in the survey to view/select the relevant tag. You can also access Tags in Survey from the Citation column on the Per Instance tab.

**Scope/Severity**

NH

Scope/Severity rating of the tag (Related Citation here, Citation on the Per Instance tab) for which the Per Instance CMP is being imposed.

**Instance Date**

NH, HHA

Enter or select date when the instance occurred that resulted in citation of CMP-related tags. Enter here or on the Per Instance tab.

**Recommended Amount**

NH, HHA

Amount recommended for the Per Instance CMP. Not required when you first add the CMP to the case.

Amount Per Instance

NH, HHA

Amount to be imposed for this instance. Not required when you first add the CMP to the case. You must enter Amount Per Instance once you select Yes for CMP in Effect. Enter here or on the Per Instance tab.

Minimum, maximum, and increment amounts may be adjusted for inflation annually. As of October 11, 2018, for example, the amount for each Per Instance CMP can range from $5,105 to $21,393 for NHs or $2,052 to $20,521 for HHAs in $1 increments for both. The total amount of Per Instance CMPs and the combined amount of all CMPs (Per Instance and Per Day) cannot exceed $21,393 for NHs or $20,521 per day for HHAs. There is no maximum total per survey visit.
**Calculator button**

NH

ARO - Click to open the Per Instance CMP Calculator, which ROs use to determine CMP type and amount.

ACO - Click to open a read-only version of the Per Instance CMP Calculator.

**CMP In Effect**

NH, HHA

Options are:

Yes

No

Recommended

Awaiting Appeal Outcome

Only amounts for CMPs marked Yes and Awaiting Appeal Outcome are included in the Federal Totals section above. Defaults to Recommended for new CMPs. Enter here or on the Per Instance tab.

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**Note:** If you change from Yes to another option after a payment has been applied to the CMP (Payments Rec’d > 0.00), a warning message notifies you that if you continue, the payment information will be cleared. To prevent this, select No in the message and Yes in the field.

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**Fed or State**

NH, HHA

Indicates whether the CMP is imposed under the authority of the Federal Medicare or Medicaid programs (Fed) or the State Licensure program (State). Enter here or on the Per Instance tab.

Your selection determines the list of citations displayed when you open the Tags in Survey window either from this window (via the Choose button) or the Per Instance tab. If Fed, Federal tags (if any) from the linked survey are displayed; if state, state tags (if any) are displayed.

When the state agency imposes Medicaid CMPs at a Medicaid-only Nursing Home, the CMP should be entered as Fed, since Federal tags are being cited.

**Per Instance CMP - CLIA**

**Survey**

ASPEN Event ID, and beginning and ending dates of the visit during which the instance was cited.

**Per Instance Date**

Date when the instance occurred that resulted in citation of CMP-related tags. Enter here or in Per Instance CMP window.
**Proposed Amount Per Instance**
Amount to be proposed for each instance. Cannot enter an Imposed Amount Per Instance without first entering a Proposed Amount Per Instance.

Required when CMP in Effect is set to Proposed.

Proposed # of Instances
The number of instances proposed.

**Prop. Total**
Total amount of proposed instances.

**Imposed Amount Per Instance**
Amount to be imposed for each instance. Required when CMP in Effect is set to Awaiting Appeal Outcome. Cannot exceed Proposed Amount.

Minimum, maximum, and increment amounts may be adjusted for inflation annually. As of October 11, 2018, for example, the amount for each Per Instance CMP can range from $103 to $20,521 in $1 increments. The total amount of Per Instance CMPs and the combined amount of all CMPs (Per Instance and Per Day) cannot exceed $20,521 per day. There is no maximum total per survey visit.

Imposed # of Instances
The number of instances imposed.

**Imp. Total**
Total amount of imposed instances.

**CMP In Effect**
The status of this Per Instance CMP. Options are:
- Proposed
- Imposed
- Awaiting Appeal Outcome
- Rescinded

**Per Instance CMP Calculator - NH**
The AEM calculator feature has been temporarily disabled, and will be enabled in a future release.

**Factors checkboxes**
Select all applicable factors. They are intended to determine amounts for each CMP to be imposed. Also, if an LSC deficiency is the basis for the CMP, all calculations apply to the LSC deficiencies, not the health deficiencies.

**CMP Base Amount**
Select the highest S/S level and associated CMP amount from the drop-down list.
Abated IJ
Select this checkbox if an IJ situation has abated.

Facility Noncompliance
If the facility has a history of noncompliance, enter/select a dollar amount (amounts listed on the screen) to add to the Calculated CMP Amount.

Substandard Quality of Care
If SQC was cited, select the applicable highest SQC S/S level and associated amount to add to the Calculated CMP Amount.

Base Culpability Amount
If facility culpability is a factor, enter/select a dollar amount based on highest S/S level (S/S levels and amounts listed on the screen) to add to the Calculated CMP Amount.

Failure to Act Culpability
If failure to act is documented, enter/select a dollar amount (amounts listed on the screen) to add to the Calculated CMP Amount.

Facility Culpability Rationale
If a Base and/or Failure to Act Culpability amount is entered, a rationale is required.

Calculated CMP Amount
Read-only. Automatically calculated from amounts entered in fields above.

Reduced Calculated CMP Amount
If Calculated CMP Amount exceeds the maximum regulatory amount, select the maximum allowed amount from the drop-down.

Lower Calculated Amount
If facility financial condition is a factor, enter a CMP amount in dollars to lower the Calculated CMP amount.
Enter in multiples of $50 if CMP is calculated using ASPEN 10.6 or later.

The facility lacks sufficient assets ...
CMS reviewed the financial information and determined that facility documentation proves either:

- The facility lacks sufficient assets to pay the CMP without having to go out of business. (Select if applicable.)

- The facility does not lack sufficient assets to pay the CMP without having to go out of business.

Discounts Applied to Final
From the drop-down list options are: 0, 35%, 50%.
Appeal Waiver Received
Required if the 35% discount is selected. Enter date the waiver of appeal was received.

Final Calculated CMP Amount
Read-only. The lower of:
- Calculated CMP Amount
- Reduced Calculated CMP Amount
- Lower Calculated CMP
minus discount applied.

Adjusted Final Calculated CMP Amount
If warranted, enter an adjusted final amount in dollars and select the Use Adjusted checkbox. Refer to guidance on the screen.

Adjusted Final Calculated CMP Amount Rationale
If an adjusted final amount is entered, provide the rationale here.

Additional Information
Enter any other information relevant to determining the CMP amount.

Civil Money Penalties (CMP) - Per Day

Civil Money Penalties (CMP) - Per Day: Grid

Survey Date
NH, HHA
ASPEN Event ID and beginning and ending dates of the visit during which the instance was cited. Enter here or in Per Day CMP window.
NH - Includes health or LSC indicator.

Survey
CLIA
ASPEN Event ID and beginning and ending dates of the visit during which the instance was cited. Enter here or in Per Day CMP window.

Amount per Day
NH, HHA
Daily amount of the CMP to be imposed. Not required when you first add the CMP to the case. Amount Per Day is required once CMP in Effect is Yes. Enter here or in Per Day CMP window.
NH - Multiple Per Day CMPs are allowed. As of October 11, 2018, the amount for each can range from $110 to $21,393.
HHA - Multiple Per Day CMPs are allowed. As of October 11, 2018, the amount for each can range from $1,026 to $20,521.
As of October 11, 2018, the total amount of Per Day CMPs and the combined amount of all CMPs (Per Day and Per Instance) for NHs cannot exceed $21,393 per day. And the combined amount for HHAs cannot exceed $20,521 per day. There is no maximum total per survey visit.

**Note:** Minimums, maximums, and increments may be adjusted for inflation annually.

### Proposed Amount Per Day

**CLIA**

Amount proposed per day. Cannot enter an Imposed Amount Per Day without first entering a Proposed Amount Per Day.

Required when CMP in Effect is set to Proposed. Multiple Per Day CMPs are allowed.

**Imposed Amount Per Day**

**CLIA**

Amount imposed per day. Required when CMP in Effect is set to Awaiting Appeal Outcome or Imposed. Cannot exceed Proposed Amount.

Multiple Per Day CMPs are allowed. Minimum, maximum, and increment amounts may be adjusted for inflation annually. As of October 11, 2018, for example, the amount for each Per Day CMP can range from $103 to $20,521 in $1 increments. The total amount of Per Instance CMPs and the combined amount of all CMPs (Per Day and Per Instance) cannot exceed $20,521 per day. There is no maximum total per survey visit.

**First Day**

**NH, HHA, CLIA**

The first day the CMP is in effect. The default is the Exit date of the selected survey. Dates entered cannot overlap dates entered for other CMPs for this case, either Per Instance or Per Day. Enter here or in Per Day CMP window. Refer to “Determining PD CMP Date” on page 64.

**Last Day**

**NH, HHA, CLIA**

The last day the CMP is in effect. For a CMP that is running at the end of a cycle, this is the day before the date the facility is in substantial compliance. Refer to “Determining PD CMP Date” on page 64.

**Days**

**NH, HHA, CLIA**

Total number of days from the First Day through the Last Day, inclusive; calculated by AEM.

**CMP In Effect**

**NH, HHA**
Options are:
- Yes
- No
- Recommended
- Awaiting Appeal Outcome

Note that CMPs marked Yes and Awaiting Appeal Outcome are included in the Totals figures above the grid if a Last Day has been entered. This field defaults to Recommended for new CMPs. Enter here or in Per Day CMP window.

**Note:** If you change from Yes to another option after a payment has been applied to the CMP (Payments Rec’d > 0.00), a warning message notifies you that if you continue, the payment information will be cleared. To prevent this, select No in the message and Yes in the field.

**CLIA**

Status of this Per Day CMP. Options are:
- Awaiting Appeal Outcome
- Imposed
- Proposed
- Rescinded

**Fed or State**

NH, HHA

Indicates whether the CMP is imposed under the authority of the Federal Medicare or Medicaid programs (Fed) or the State Licensure program (State). Enter here or in Per Day CMP window.

Your selection determines the list of citations displayed when you open the Tags in Survey window to specify related citations either from this tab (via the Citation/s button) or the Per Day CMP window. If Fed, Federal tags (if any) from the linked survey are displayed; if state, state tags (if any) are displayed.

When the state agency imposes Medicaid CMPs at a Medicaid-only Nursing Home, the CMP should be entered as Fed, since Federal tags are being cited.

**High S/S**

NH

Read-only. Highest Scope/Severity value of related tags listed on the Citations button here and in Related Citations in the Per Day CMP window.
SS
HHA
Applies to state tags only. Read-only. Highest Scope/Severity rating of the related tags (Citation here, Related Citation in the Per Day CMP window).

Entity Reported
NH
Read-only. Yes if the survey associated with the CMP has one or more tags linked to an allegation on a self-reported incident in ACTS. Must be Yes for the CMP to potentially qualify for a 50% reduction.

Note: This field appears for Nursing Home cases with a cycle start date that is on or after January 1, 2012.

Citation/s
NH, HHA
Button lists tag number(s) and S/S level(s)–as applicable–of the deficiency or deficiencies for which the CMP is being imposed.

Note: Only one tag is fully visible on the button.

NH
Label is Citations. Click button to open the Tags in Survey window with a list of all tags cited in the survey to view/select the relevant tags. You can also access Tags in Survey from the Per Day CMP window.

HHA
Label is Citation. Only one related Federal tag is allowed, but there can be multiple related state tags. Click button to open the Tags in Survey window with a list of condition-level tags (or all tags if licensure HHA) cited in the survey to view/select the relevant tag(s). You can also access Tags in Survey from the Per Day CMP window.

Civil Money Penalties (CMP) - Per Day: Buttons

New
NH, HHA, CLIA
Opens the Per Day CMP window, so you can provide details about a new CMP.

Modify
NH, HHA, CLIA
Opens the Per Day CMP window for the selected CMP, so you can view or update details.
Delete
NH, HHA, CLIA

Deletes the selected CMP. You are asked to confirm.

**Per Day CMP**

**Survey Date**
NH, HHA

Select the visit during which the CMP-related tags were cited. Enter here or on Per Day tab.

**Survey**
CLIA

ASPEN Event ID and beginning and ending dates of the visit during which the instance was cited. Enter here or in Per Day CMP window.

**Related Citation/s, Choose**

**NH**

Label is Related Citations. Shows tag numbers and S/S levels of the deficiencies for which the CMP is being imposed. Click the Choose button to open the Tags in Survey window with a list of all tags cited in the survey to view/select the relevant tags. You can also access Tags in Survey from the Citations column on the Per Day tab.

**HHA**

Label is Related Citation. Shows tag number(s) and S/S levels (state tags only) of the deficiency or deficiencies for which the CMP is being imposed. Only one related Federal tag is allowed, but there can be multiple related state tags. Click the Choose button to open the Tags in Survey window with a list of condition-level tags (or all tags if licensure HHA) cited in the survey to view/select the relevant tag(s). You can also access Tags in Survey from the Citation column on the Per Day tab.

**First Day**
NH, HHA, CLIA

Required. The first day the CMP is in effect. The default is the Exit date of the selected survey. Dates entered cannot overlap dates entered for other CMPs for this case, either Per Instance or Per Day. Enter here or on Per Day tab. Refer to “Determining PD CMP Date” on page 64.

**Last Day**
NH, HHA, CLIA

The last day the CMP is in effect. For a CMP that is running at the end of a cycle, this is the day before the date the facility is in substantial compliance. Refer to “Determining PD CMP Date” on page 64.
**Recommended Amount**

**NH, HHA**

Amount recommended for the Per Day CMP. Not required when you first add the CMP to the case.

**Days**

**NH, HHA, CLIA**

Total number of days from the First Day through the Last Day, inclusive; calculated by AEM.

**Amount per Day**

**NH, HHA**

Daily amount of the CMP to be imposed. Not required when you first add the CMP to the case. Amount Per Day is required once CMP in Effect is Yes. Enter here or on Per Day tab.

**NH** - As of October 11, 2018, the amount can range from $110 to $21,393.

**HHA** - As of October 11, 2018, the amount can range from $1,026 to $20,521.

**Note:** Minimums, maximums, and increments may be adjusted for inflation annually.

**Proposed Amount Per Day**

**CLIA**

Amount proposed per day. Cannot enter an Imposed Amount Per Day without first entering a Proposed Amount Per Day.

**Imposed Amount Per Day**

**CLIA**

Amount imposed per day. Cannot exceed Proposed Amount. Minimums, maximums, and increments may be adjusted for inflation annually. As of October 11, 2018, the amount can range from $103 to $20,521 in $1 increments.

**Calculator button**

**NH**

ARO - Click to open the Per Day CMP Calculator, which ROs use to determine CMP type and amount.

ACO - Click to open a read-only version of the Per Day CMP Calculator.

**CMP In Effect**

**NH, HHA**

Options are:

- **Yes**
• No
• Recommended
• Awaiting Appeal Outcome

Only amounts for CMPs marked Yes and Awaiting Appeal Outcome are included in the Federal Totals section above. Defaults to Recommended for new CMPs. Enter here or on Per Day tab.

**Note:** If you change from Yes to another option after a payment has been applied to the CMP (Payments Rec’d > 0.00), a warning message notifies you that if you continue, the payment information will be cleared. To prevent this, select No in the message and Yes in the field.

**CLIA**
Status of this Per Day CMP. Options are:
• Awaiting Appeal Outcome
• Imposed
• Proposed
• Rescinded

**Fed or State**

*NH, HHA*

Indicates whether the CMP is imposed under the authority of the Federal Medicare or Medicaid programs (Fed) or the State Licensure program (State). Enter here or on Per Day tab.

When the state agency imposes Medicaid CMPs at a Medicaid-only Nursing Home, the CMP should be entered as Fed, since Federal tags are being cited.

For a State Per Day CMP, you can specify relevant tags via Related Citations in this window or Citations on the Per Day tab.

**Per Day CMP Calculator - NH**

The AEM calculator feature has been temporarily disabled, and will be enabled in a future release.

**CMP Base Amount**
Select the highest S/S level and associated CMP amount (per day) from the drop-down list.

**Abated IJ**
Select this checkbox if an IJ situation has abated.
Facility Noncompliance
If the facility has a history of noncompliance, enter/select a dollar amount (amounts listed on the screen) to add to the Calculated CMP Amount (per day).

Repeated Deficiencies
If there are repeated deficiencies, select the applicable highest S/S level and associated amount to add to the Calculated CMP Amount.

Substandard Quality of Care
If SQC was cited, select the applicable highest SQC S/S level and associated amount to add to the Calculated CMP Amount.

Total Number of Tags Cited
Select the applicable number of tags/highest S/S level and associated amount to add to the Calculated CMP Amount. Do not include deficiencies for which the S/S set the base amount—use the next highest S/S level.

Base Culpability Amount
If facility culpability is a factor, enter/select a dollar amount based on highest S/S level (S/S levels and amounts listed on the screen) to add to the Calculated CMP Amount.

Failure to Act Culpability
If failure to act is documented, enter/select a dollar amount (amounts listed on the screen) to add to the Calculated CMP Amount.

Facility Culpability Rationale
If a Base and/or Failure to Act Culpability amount is entered, a rationale is required.

Calculated CMP Amount
Read-only. Per day CMP amount automatically calculated from amounts entered in fields above.

Reduced Calculated CMP Amount
If Calculated CMP Amount (per day) exceeds the maximum regulatory amount, select the applicable maximum allowed amount from the drop-down.

Lower Calculated CMP
If facility financial condition is a factor, enter a CMP amount in dollars to lower the Calculated CMP amount.

Enter in multiples of $50 if CMP is calculated using ASPEN 10.6 or later.
The facility lacks sufficient assets ...

CMS reviewed the financial information and determined that facility documentation proves either:

- The facility lacks sufficient assets to pay the CMP without having to go out of business. (Select if applicable.)
- or -

- The facility does not lack sufficient assets to pay the CMP without having to go out of business.

Discounts Applied to Final

From the drop-down list options are: 0, 35%, 50%.

Appeal Waiver Received

Required if the 35% discount is selected. Enter date the waiver of appeal was received.

Final Calculated CMP Amount Per Day/Days/Final Calculated CMP Amount

Read-only. Final Calculated CMP Amount Per Day multiplied by number of Days gives the Final (total) Calculated CMP Amount.

Final Calculated CMP Amount Per Day is the lower of:

- Calculated CMP Amount
- Reduced Calculated CMP Amount
- Lower Calculated CMP

times number of days minus discount applied.

Adjusted Final Calculated CMP Amount

If warranted, enter an adjusted final (total) amount in dollars and select the Use Adjusted checkbox.

Adjusted Final Calculated CMP Amount Rationale

If an adjusted final amount is entered, provide the rationale here.

Additional Information

Enter any other information relevant to determining the CMP amount.

Detail for highlighted CMP

The fields in this section are similar for NH and HHA, but HHA does not have subsections for IIDR Dates and Entity Reported Reduction.

Imposition Notice Date

NH, HHA, CLIA

Date of the written Notice of Imposition of Civil Money Penalty. If you use the envelope icon next to the field to generate the Notice, AEM inserts its Sent Date here. You can edit the date as needed.
**Envelope button**

NH, HHA, CLIA

Opens the Select Letters and Distribution List window, where you can generate new or view existing letters and notices. Also appears to the right of the Collection Notice Date in the CMP Payment Status section and Date Sent To MAC/Medicaid/Treasury fields in the Sent to Offset or Treasury section.

The default list shows only letters related to the field next to the envelope button, if the letters were categorized using the Enf Letter Class option in Letter Management. If you don’t see the letter you want to send, select Show All for a list of all letters in the database.

When you create a letter using the envelope icon, AEM inserts its Sent date in the adjacent field, and opens the Notice Detail window, so you can supply tracking, contents, and appeal information.

**Appeal/Appeal Waiver Due**

NH, HHA

Date defaults to 70 days from the Imposition Notice Date (5 days for mail to the facility, plus 60 days for its response, plus 5 days mail from the facility). However, you can change the date to suit your specific circumstances.

**Note:** Notices are also maintained on the Notices tab. If a different Due Date for the waiver is entered there, that change does not show here.

**Appeal Due**

CLIA

Date defaults to 70 days from the Imposition Notice Date (5 days for mail to the facility, plus 60 days for its response, plus 5 days mail from the facility). However, you can change the date to suit your specific circumstances.

**Note:** Notices are also maintained on the Notices tab. If a different Due Date for the waiver is entered there, that change does not show here.

**Appeal Waiver Received**

NH, HHA

When the waiver request is received, enter the received date here. If the date you enter is on or before the Appeal/Appeal Waiver Due date, a 35% reduction is applied to the amount due for the CMP.

If the Appeal Waiver Received date is after the Appeal/Appeal Waiver Due date, you will see a warning message when you enter the received date. You still have the option of applying the 35% reduction, if applicable.
Appeal Received

CLIA

When the waiver request is received, enter the received date here. If the date you enter is on or before the Appeal/Appeal Waiver Due date, a 35% reduction is applied to the amount due for the CMP.

If the Appeal/Appeal Waiver Received date is after the Appeal/Appeal Waiver Due date, you will see a warning message when you enter the received date. You still have the option of applying the 35% reduction, if applicable.

Calculated CMP Amount

Apply Reduction

CLIA

The 35% Reduction is applied when this checkbox is checked by the RO. The Apply Reduction checkbox defaults to checked when the Appeal Received date is on or before the Appeal Due date.

CMP Total

NH, HHA, CLIA

Total amount calculated for this CMP. For a Per Instance CMP, this is the Amount Per Instance. For a Per Day CMP, AEM calculates the Amount Per Day times the Number of Days. AEM makes the per-day calculation after the Last Day in effect is entered.

Less 35% Reduction

NH, HHA, CLIA

AEM applies the 35% reduction automatically to the CMP Total when the Appeal Waiver Received date is on or before the Appeal/Appeal Waiver Due date.

If the Appeal Waiver Received date is after the Appeal/Appeal Waiver Due date, you will see a message when you enter the received date, offering you the option of applying the 35% reduction.

CLIA - The 35% reduction is also applied when the Apply Reduction checkbox is checked by the user.

Note: A Nursing Home that gets the 35% reduction cannot also receive a 50% reduction for a CMP associated with an entity-reported incident.

Net Amount

NH, HHA, CLIA

CMP Total minus the 35% reduction, if applied. This is the amount that would be due without any hearing order or settlement, or bankruptcy settlement in place.
**Entity Reported Reduction - NH**

Section appears for Nursing Home cases with a cycle start date that is on or after January 1, 2012.

**Qualifies for Reduction**

RO selects this checkbox if the CMP qualifies for a 50% reduction, and is asked to confirm. Hover Guidance specifies qualifying criteria (move cursor over the gray circle to display). When selected, the 50% reduction is automatically applied.

**Note:** A Nursing Home that gets the 50% reduction cannot also receive a 35% reduction for waiving its right to a hearing.

**Less 50% Reduction**

Amount of the 50% reduction. Calculated by AEM when Qualified for Reduction is selected.

**Net Amount**

CMP Total minus the 50% reduction. Calculated by AEM when Qualified for Reduction is selected.

**Hearing Order/Settlement**

**Type**

CLIA

Options are: Hearing, Settlement.

**Hearing/Settlement Finalized**

NH, HHA, CLIA

Checking this box activates the Hearing Order/Settlement Amount field.

**Hearing Order/Settlement Amount**

NH, HHA, CLIA

If the provider requests a hearing and the case is either settled or completed with the ALJ (Administrative Law Judge) issuing a decision, enter the resulting final amount of the CMP here (even if it is equal to the original, full calculated amount). This amount becomes the TOTAL AMOUNT DUE in the Payment section (overriding what was previously there).

If there is a subsequent bankruptcy settlement, that amount would override this one.

**IIDR Dates - NH**

Section appears for NH cases with a cycle start date that is on or after January 1, 2012.
**Request Received**
Read-only. Date the IIDR request was received from the provider. Entered from the IIDR tab of the Informal Dispute Resolution ... window.

**Completion**
Read-only. Date the results of the review were formally sent to the provider. Entered from the IIDR tab of the Informal Dispute Resolution ... window.

**Expiration**
Entered by AEM, but you can change it. Calculated as 100 calendar days after the date of the CMP imposition notice.

**Bankruptcy**

**Bankruptcy**
NH, HHA, CLIA

Select this box if the CMP collection is affected by bankruptcy. Marking the box enables the other fields in the Bankruptcy section.

If this box is checked, the bankruptcy Settlement Amount, even if $0, is the amount used for AMOUNT DUE in the Payment section.

**Petition Date**
NH, HHA, CLIA
Date of the bankruptcy petition.

**End Date**
NH, HHA, CLIA
Date of the final bankruptcy court order.

**Settlement Amount Finalized**
NH, HHA, CLIA
Check this box when the settlement amount is finalized.

**Settlement Amount**
NH, HHA, CLIA
CMP amount due as a result of the bankruptcy settlement. An amount entered here has precedence over any other amounts due for this CMP.

**Write-off section**

**Write-off**
NH, HHA
Check this box and provide a Write-off Reason when it is determined that the Amount Due should be written off. Checking this box inserts the Payments Rec’d amount in the Total Amount Due field, which allows the case to be closed.
Write-off Reason

NH, HHA

Select a reason for the write-off from the drop-down list.

Options are:

01 Voluntary Termination
02 Involuntary Termination
03 Low Outstanding Amount
04 Referral to Treasury
05 Other

Federal Collection Information

NH, read-only for HHA

Collection Status

Options vary by provider type.

NH, HHA

HHAs do not have subsections for IIDR Dates and Entity Reported Reduction.

- To Be Retained
  Default value for Collection Status. It can be changed as needed for cases with a cycle start date that is on or after January 1, 2012. For cases prior to January 1, 2012, it cannot be changed.

  For non-escrow CMP cases (all cases prior to January 1, 2012, most cases after), To Be Retained indicates that money collected from the facility is not going to an escrow account. For CMP payments that go to escrow, when the appeals process is over, choose To Be Retained if CMS wins the final appeal and retains the money in escrow.

- In Escrow
  Select for CMP payments in escrow pending outcome of appeal.

- Returned to Facility
  Select if provider wins final appeal and money in escrow is returned.
• **Split**
  Select when the appeals process is over and the money in escrow is split between CMS and the provider.

  When you change Collection Status, AEM creates new CMPTS allocation records with revised amounts.

**Note:** When an RO user changes Collection Status from In Escrow to some other option and the CMP is associated with a CMPTS case, the Escrow Outcome Notice date in the Case CMP Detail section is required.

If the total distribution amount is less than the amount that went into escrow, the Collection Status field in the Installment Detail dialog is set by ASPEN to either of two options:

- **Escrow Reduction**
  Selected if money was distributed only to the facility.

- **Partial Settlement**
  Selected if some (or all) of the money was distributed to Medicare/Medicaid.

**CMP Payment Status section**

**Payment Status**
Options are:

- **None Yet** - NH, HHA, CLIA
- **Awaiting CMP Payment** - NH, HHA, CLIA
- **Pending Appeal** - NH, HHA, CLIA
- **Paid – Closed** - NH, HHA, CLIA
- **Extended Payments** - NH, HHA, CLIA
  Choose Extended Payments to enable Payment Terms and Payments Rec’d. - NH
- **Overdue CMP** - NH, HHA, CLIA
- **Offset to FI** - NH, HHA
- **Offset to T19 Agency** - NH, HHA
- **Offset to FI + T19 Agency** - NH, HHA
- **Awaiting Bankruptcy Outcome** - NH, HHA, CLIA
- **IDR Removed CMP** - NH, HHA
- **IIDR Removed CMP** - NH
- **Settlement Removed** - NH, HHA, CLIA
• Hearing Removed - NH, HHA, CLIA
• Other – see Case Notes - NH, HHA, CLIA

State Collection #
NH, HHA

If this is a State Licensure imposed CMP, or if your state has its own numbering system for Federal CMPs, enter the state number here.

Collection Notice Date
NH, HHA, CLIA

Date of the first notice to the facility that informed it of the actual payment due date of this CMP. If you use the letter button next to the field to generate the notice, AEM inserts its Sent Date here. You can edit the date as needed.

Payment Due
NH, HHA, CLIA

Date the payment is due. When Collection Notice Date is entered, AEM calculates Payment Due as 25 days after the Collection Notice date. If you change the Collection Notice Date, you will be asked if you want to recalculate the Payment Due date.

Payment Terms
NH, HHA

This field is enabled when Extended Payments is selected for Payment Status. Options are: Up to 6 months, 6 – 12 months, Over 12 months.

Medicare Interest Due
NH, HHA

Medicare portion of interest due. When entered, is added to the TOTAL AMOUNT DUE.

Medicaid Interest Due
NH, HHA

Medicaid portion of interest due. When entered, is added to the TOTAL AMOUNT DUE.

Interest Due
CLIA

When entered, is added to the TOTAL AMOUNT DUE.

Int.Calc. button
NH, HHA, CLIA

Opens the CMP Interest Calculator.
TOTAL AMOUNT DUE
NH, HHA, CLIA

The CMP Amount Due, plus any interest that has been applied. Total Amount Due for each CMP is calculated as follows:

- Total Amount Due starts as the Amount (Per Instance or per Day) entered for the CMP.
- If an Appeal Waiver Received date is entered, and is on or before the Appeal/Appeal Waiver Due date, the Net Amount from the 35% reduction is used.
- NH only. If the Entity Reported Reduction - Qualifies for Reduction checkbox is selected, the Net Amount (50% of original CMP) is used.

**Note:** 50% reduction functionality is available for Nursing Home cases with a cycle start date that is on or after January 1, 2012.

- If the Hearing/Settlement Finalized checkbox is selected, the Hearing Order/Settlement Amount is used.
- If the Bankruptcy and Settlement Amount Finalized checkboxes are selected, the Bankruptcy - Settlement Amount is used.
- NH and HHA. If the Write-off checkbox is selected, the Payments Received value is used.

**Note:** If multiple conditions above are met, the one furthest down on the list is used to determine Total Amount Due.

AEM recalculates the 35% reduction and Total Amount Due if the original CMP amount changes. For a Nursing Home case, the 50% reduction will also be recalculated with any change to the original CMP amount.

Payments Rec'd
NH, HHA, CLIA

This field shows the total of all amounts received for all the entries made in Payment History (if it is available for the case) and in the Installments section in CMPTS Detail. The field is enabled when Extended Payments is selected for Payment Status.

Balance Due
NH, HHA, CLIA

Remaining balance: Total Amount Due minus Payments Rec'd.

This CMP Fully Paid
NH, HHA, CLIA

Date on which the CMP was fully paid. If you use the Apply Full Payment feature, AEM fills in this field.
**T19 Portion Rec’d by State**

NH, HHA

Date the T19 amount was received by the state. Entered manually by the SA.

**T19 Portion Amount Rec’d**

NH, HHA

Amount received for the T19 portion. Entered manually by the SA.

**More ...**

Fields: "CMP Interest Calculator", on page 259

**Sent to Offset or Treasury section - NH, HHA**

Only RO/CO users can enter or modify data in this section.

**Sent To MAC**

Select if notice was sent to the Medicare Administrative Contractor (MAC) instructing them to withhold the CMP amount due from the facility's Medicare reimbursement. Provide date and amount.

**Date Sent To MAC**

Enabled if Sent To MAC is selected. Enter date notice was sent. Defaults to today’s date. If you use the envelope button next to the field to generate the notice, AEM inserts its Sent Date here. You can edit the date as needed.

**Amount Sent To MAC**

Enabled if Sent To MAC is selected. Defaults to Balance Due from the CMP Payment Status section; can be adjusted as needed.

**Sent To Medicaid**

Select if notice was sent to the Medicaid agency instructing them to withhold the CMP amount due from the facility's Medicaid reimbursement. Provide date and amount.

**Date Sent To Medicaid**

Enabled if Sent To Medicaid is selected. Enter date notice was sent. Defaults to today’s date. If you use the envelope button next to the field to generate the notice, AEM inserts its Sent Date here. You can edit the date as needed.

**Amount Sent To Medicaid**

Enabled if Sent To Medicaid is selected. Defaults to Balance Due from the CMP Payment Status section; can be adjusted as needed.

**Sent To Treasury**

Select if notice was sent to the Department of the Treasury instructing them to withhold the CMP amount due from the facility's reimbursement. Provide date and amount.
Date Sent To Treasury
Enabled if Sent To Treasury is selected. Enter date notice was sent. Defaults to today’s date. If you use the envelope button next to the field to generate the notice, AEM inserts its Sent Date here. You can edit the date as needed.

10 Year Anniversary
Read-only. Calculated by AEM to be 10 years after Date Sent To Treasury.

Amount Sent To Treasury
Enabled if Sent To Treasury is selected. Defaults to Balance Due from the CMP Payment Status section; can be adjusted as needed.

Payment History (Optional) - NH, HHA

Note: Beginning with AEM 8.7, this section can only be used for Federal CMPs entered in CMPTS prior to 8.7, or State Licensure CMPs. It is hidden for Federal CMPs when a related CMPTS case has been created in AEM or a CMPTS case can be created in AEM (no CMPTS # is present and the facility type allows CMPTS creation).

Check Date
Date the check was written.

Date Payment Received
Date the payment was received by the RO or the state.

Check Number
Check number.

Amount Received
Amount of the check.

Principal
Amount applied to principal, if applicable.

T18 Interest
Amount applied to T18 interest, if applicable.

T19 Interest
Amount applied to T19 interest, if applicable.

Title 18
T18 portion of the principal amount paid.

Title 19
T19 portion of the principal amount paid.
New button
Opens the Edit Pay History window, so you can enter a new payment for this selected CMP.

**WARNING!** Make sure the highlighted CMP is the one for which you are recording a payment.

Modify button
Opens the Edit Pay History window for the selected payment record, so you can make additions or changes.

Delete button
Deletes the selected payment record. You are asked to confirm.

**CMP Interest Calculator**

**CMP Amount Before Interest**

- NH, HHA, CLIA
  AEM inserts this amount as calculated from entries on the CMP tab.

  **Note:** You can change the CMP Amount Before Interest and adjust the rate, if necessary. When you click OK, the calculator inserts the new results into the interest due fields in the CMP Payment Status section.

Those changes are not retained. The next time you open the calculator, CMP Amount Before Interest reverts to the AEM-calculated amount.

**Medicare Allocation %**

- NH, HHA
  NH - Medicare Allocation percent as determined by number of Medicare residents (F75) on the CMP tab.
  
  HHA - Entered by AEM. 63% of the Federal CMP Amount Due for the enforcement case.

**Medicare Portion of CMP**

- NH, HHA
  Entered by AEM. Medicare Allocation % multiplied by CMP Amount Before Interest.

**CMP Amount**

- CLIA
  Populated from CMP Amount Before Interest.

**Medicare Interest Rate (%)**

- NH, HHA
  Required. Enter the interest rate as a percentage: for 7.5%, enter 7.5 (three decimal places are allowed)
Medicare Interest for Full Year
NH, HHA
Calculated by AEM. Amount of Medicare interest that accrues over a one-year period. Interest Rate multiplied by Medicare Portion.

Daily Medicare Interest Amount
NH, HHA
Calculated by AEM. Amount of Medicare interest that accrues each day.

Medicaid Allocation %
NH, HHA
NH - Medicaid Allocation percent as determined by number of Medicaid residents (F76) on the CMP tab.
HHA - Entered by AEM. 37% of the Federal CMP Amount Due for the enforcement case.

Medicaid Portion of CMP
NH, HHA
Calculated by AEM. Medicaid Allocation % multiplied by CMP Amount Before Interest.

Medicaid Interest Rate (%)
NH, HHA
Defaults to interest rate entered in Medicare Interest Rate. If Medicaid Interest Rate is different, enter the interest rate as a percentage: for 7.5%, enter 7.5 (three decimal places are allowed).

Interest Rate
CLIA
Enter interest rate as a percentage.

Interest For Full Year
CLIA
Calculated by AEM. Amount of interest that accrues over one year.

Medicaid Interest for Full Year
NH, HHA
Calculated by AEM. Amount of Medicaid interest that accrues over a one-year period. Interest Rate multiplied by Medicaid Portion.

Daily Medicaid Interest Amount
NH, HHA
Calculated by AEM. Amount of Medicaid interest that accrues each day.
Daily Interest Amount
CLIA
Calculated by AEM. Amount of interest that accrues each day.

Day Calculation
NH, HHA, CLIA
Choose Use Dates when you want AEM to use dates to calculate the number of days the CMP is overdue.
Choose Type # of Days when you want to type in the number yourself.

Original Due Date
NH, HHA, CLIA
Original Due Date for this CMP. Activated when you choose Use Dates for Day Calculation.

New Due Date with Interest
NH, HHA, CLIA
New Due Date for payment of the CMP and interest. Activated when you choose Use Dates for Day Calculation.

Days CMP is Overdue
NH, HHA, CLIA
If Use Dates is selected for Day Calculation, AEM calculates the number of days.
If Type # of Days is selected, you can enter the number here.
This field must be complete for AEM to calculate the total Medicare and Medicaid Interest Due.

Total Medicare Interest Due
NH, HHA
Calculated by AEM. Daily Medicare Interest Amount multiplied by Days CMP is Overdue.
When you click OK in the calculator, AEM inserts this result into the Medicare Interest Due field in the CMP Payment Status section.

Total Medicaid Interest Due
NH, HHA
Calculated by AEM. Daily Medicaid Interest Amount multiplied by Days CMP is Overdue.
When you click OK in the calculator, AEM inserts this result into the Medicaid Interest Due field in the CMP Payment Status section.
Total Interest Due

CLIA

Calculated by AEM. Daily Interest Amount multiplied by Days CMP is Overdue.

When you click OK in the calculator, AEM inserts this result into the Interest Due field in the CMP Payment Status section.

Total CMP Amount Due (Including Interest)

NH, HHA, CLIA

Calculated by AEM. CMP Amount Before Interest + Total Medicare Interest Due + Total Medicaid Interest Due.

CMPTS Detail

CMPTS Detail tab

All information on this tab is read-only for OFM users.

CMPTS ID

Supplied by AEM. ASPEN system tracking ID for the CMPTS case.

CMPTS #

Tracking number for the Civil Monetary Penalty Tracking System (CMPTS). There is one CMPTS number assigned per cycle/case. The RO uses the Generate CMPTS # button (below) to generate this number.

Generate CMPTS # button

Click to generate a CMPTS # for the case and enter it in the CMPTS # field (above) when all of the CMPs associated with the case are due and payable. The CMS Regional Office tracks the CMPs it imposes via the CMPTS number. The state does not use CMPTS for either Medicaid-only or State Licensure CMPs, but it has read-only access to CMPTS information.

Once you generate the CMPTS #, the button is disabled.

Cross-ref to Other Case

If this CMPTS record is related to another CMPTS record, enter the CMPTS # of the other record here.

Survey Date

Supplied by AEM. Cycle start date. Not required for CLIA lab CMPTS cases.

Date Entered

Date the CMPTS case was created.

Facility

Supplied by ASPEN. Facility Name, Address, City, State, Zip, and Phone number.
Provider #
Supplied by AEM. The Federal provider number (aka CCN or Medicare number/ID or, for CLIA, CLIA number/ID).

Category
Supplied by ASPEN. National facility category number.

TIN/EIN
Supplied by ASPEN. Tax Identification Number/Employer Identification Number.

Director
Enter First Name, Middle Initial, and Last Name of the facility director. First Name and Last Name are required for upload.

RO Contact
Enter First Name, Last Name, and Phone number of the RO contact for the case. All are required for upload.

Print button
Prints the CMPTS Case Profile report.

Installments & Payments - LTC, HHA
Applies to the Installments & Payments tab of the CMPTS Detail screen and the Installment Detail window for LTC and HHA CMPTS cases in RO mode.

The fields enabled for RO users on the Installments & Payments tab are: Proposed # of Installments, Proposed Installment Amount, Deduct CMP From Sums Owed, Provider Terminated, Termination Date (if Provider Terminated is selected), and, in the Installment Detail window, Payment Due Date.

OFM users enter payment received information - Check #, Deposit Ticket #, Interest Amount, Medicaid Amount, Medicare Amount, Payment Collection Date and Report Receipt # - in the Installment Detail window. The OFM cannot enter payment received data until the RO enters the Payment Due Date.

Current CMP Allocation

Medicare # Residents
NH
Number of Medicare Residents (F75) on the CMP tab.

Medicare %
HHA
Medicare % in Disbursement of CMPs section on the CMP tab.

Medicare Amount
NH, HHA
Entered from the CMP tab. Medicare portion of CMP as calculated by AEM: Medicare Allocation % multiplied by CMP Amount Before Interest.
**Medicaid # Residents**

**NH**

Number of Medicaid Residents (F76) on the CMP tab.

**Medicaid %**

**HHA**

Medicaid % in Disbursement of CMPs section on the CMP tab.

**Medicaid Amount**

**NH, HHA**

Entered from the CMP tab. Medicaid portion of CMP as calculated by AEM: Medicaid Allocation % multiplied by CMP Amount Before Interest.

**Escrow Amount**

**NH**

Read-only. Same as the Escrow Amount for the latest CMP Allocation History record, which is calculated by ASPEN as the total amount of CMP payments to be placed into an escrow account for the case.

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**Note:** This field appears for cases with a cycle start date that is on or after January 1, 2012.

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**CMP Totals**

**NH, HHA**

**Interest**

Entered from the CMP tab: Medicare Interest Due + Medicaid Interest Due.

**Total Due**

TOTAL AMOUNT DUE from the CMP tab: CMP amount due plus interest.

**Payments Received**

Total of all amounts received for all entries in the Enter All Installments Due section on this tab.

**Balance**

Remaining balance: Total Due minus Payments Received.

**Offset and Treasury Totals**

Fields in this section are automatically populated from the Sent to Offset or Treasury section on the CMP tab.

**NH, HHA**

**Date Sent to Offset**

Read-only. Earliest Date Sent To MAC or Date Sent To Medicaid for Federal CMP(s) on the enforcement case.
**Amount Sent to Offset**
Read-only. Amount Sent To MAC plus Amount Sent To Medicaid total for the Federal CMP(s) on the enforcement case.

**Date Sent To Treasury**
Read-only. Earliest Date Sent To Treasury for the Federal CMP(s) on the enforcement case.

**Amount Sent To Treasury**
Read-only. Amount Sent To Treasury total for the Federal CMP(s) on the enforcement case.

**W9 Received**

NH
Entered by OFM, read-only for others. Date the W-9 was received from the provider. Must be on or before today’s date.

**Note:** This field appears for cases with a cycle start date that is on or after January 1, 2012.

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**Escrow Account Totals - NH**

**Note:** This section appears for cases with a cycle start date that is on or after January 1, 2012.

**Escrow Collected**
Read-only. Calculated by AEM. Total amount of CMP payments collected and placed into an escrow account for the case. Amount Into Escrow entered by OFM in the Escrow Tracking section.

**Escrow Interest Accrued**
Read-only. Calculated by AEM. Same as Total Interest Accrued in the Escrow Tracking section.

**Principal Returned to Facility**
Read-only. Same as Principal Returned to Facility amount entered by OFM in the Escrow Tracking section.

**Interest Returned to Facility**
Read-only. Same as Interest Returned to Facility amount entered by OFM in the Escrow Tracking section.

**Medicare / Medicaid Escrow Interest Accrued**
Read-only. Sum of Medicare and Medicaid Interest Accrued amounts entered by OFM in the Escrow Tracking section.

**Amount Retained**
Read-only. Sum of Medicare and Medicaid Amount Retained values entered by OFM in the Escrow Tracking section.
Escrow Balance
Read-only. Calculated by AEM as (Amount Into Escrow+Total Interest Accrued)-Retained and Returned amounts in the Escrow Tracking section.

CMP Allocation History
The CMP Allocation History is generated by AEM for LTC and HHA providers. When changes are made to CMPs for cases, the CMP Allocation History is automatically updated. For cases created prior to ASPEN 8.7, the RO manually enters the CMP Allocation History via the CMP Allocation window. If the CMP allocation is changed, it may be necessary to update fields in the Installments section as well.

Change Date
NH, HHA
Date the CMP allocation change was entered.

Medicare Amount
NH, HHA
Medicare portion of the sum of Total Amount Due values from Federal CMPs that are in effect and have a Collection Status value of To Be Retained. Entered by OFM in the Installment Detail window and carried in here.

Medicaid Amount
NH, HHA
Medicaid portion of the sum of Total Amount Due values from Federal CMPs that are in effect and have a Collection Status value of To Be Retained. Entered by OFM in the Installment Detail window and carried in here.

Interest Amount
NH, HHA
Current amount of interest on the CMP; updated as needed by AEM.

Escrow Amount
NH
Read-only. Calculated by AEM as the total amount of CMPs on the enforcement case with Collection Status = In Escrow (in Detail for highlighted CMP). Propagated to Escrow - Amount field under Current CMP Allocation.

Note: This field appears for cases with a cycle start date that is on or after January 1, 2012.

Total Amount
NH, HHA
Total CMP amount due plus interest; updated as needed by AEM.
**Status**

NH, HHA

Current CMP status/reason for change, e.g., Initial, Additional CMP.

---

**Note:** New, Modify, and Delete buttons appear under the CMP Allocation History grid for NH CMPTS cases created prior to ASPEN 8.7, but not for cases created in ASPEN 8.7 and later.

---

**Installments**

**Proposed # of Installments**

NH, HHA

Enter the number of proposed installments, up to 49.

**Proposed Installment Amount**

NH, HHA

Enter the dollar amount of each proposed installment. This amount may be changed as needed.

**Deduct CMP From Sums Owed**

NH, HHA

Box is checked when a CMP has not been paid in a timely manner, and the RO decides to have it offset through the MAC. Continue to use whatever notification procedures you are currently using.

**Provider Terminated**

NH, HHA

Read-only. Selected if Federal Program Participation Status on the Case Basics tab is not Active.

**Termination Date**

NH, HHA

Read-only. Populated if Provider Terminated (above) is selected; same as Status Date on the Case Basics tab. Blank if Provider Terminated is not selected.

**Installment Due Dates grid**

**Payment Due Date**

NH, HHA

Entered by the RO. At least one Payment Due Date is required. When creating a new installment, click New and enter the Payment Due Date in the Installment Detail window.

Payment Due Date cannot be earlier than Cycle Start, or later than Cycle Start + 8 years. The OFM cannot enter payment received data until the RO enters this date.
The RO can change Payment Due Date until any payment received data is recorded by the OFM for that installment due date.

**Check #**

NH, HHA

Number on check used to make the CMP installment payment. Entered by OFM in the Installment Detail window and carried in here.

**Deposit Ticket #**

NH, HHA

Number on deposit ticket accompanying the CMP installment payment. Entered by OFM in the Installment Detail window and carried in here.

**Interest Amount Retained**

NH, HHA

Amount of interest included in the CMP installment payment. Entered by OFM in the Installment Detail window and carried in here.

**Medicaid Amount Retained**

NH, HHA

Medicaid portion of the CMP installment payment for an LTC provider. Entered by OFM in the Installment Detail window and carried in here.

**Medicare Amount Retained**

NH

Medicare portion of the CMP installment payment for an LTC provider. Entered by OFM in the Installment Detail window and carried in here.

**Total Medicare Amount Retained**

HHA

Medicare portion of the CMP installment payment for an LTC provider. Entered by OFM in the Installment Detail window and carried in here.

**Program Use Retained**

NH

When the OFM enters the Total Medicare Amount Retained, AEM calculates the 90% / 10% split, and displays 90% in the Program Use Retained field. If the AEM calculation for the 90% / 10% split happens to split the money to .005, then the extra penny is entered into the Trust Fund Retained field.

**Trust Fund Retained**

NH

When the OFM enters the Total Medicare Amount Retained, AEM calculates the 90% / 10% split, and displays 10% in the Trust Fund Retained field. If the AEM calculation for the 90% / 10% split happens to split the money to .005, then the extra penny is entered into the Trust Fund Retained field.
Escrow Amount Collected

NH
Entered by OFM in Installment Detail when they receive a check that is to be deposited in escrow, and carried in here. Amount of payment to be placed in escrow.

Collection Status

NH
Entered by OFM in Installment Detail when they receive a check and carried in here.

If the total distribution amount is less than the amount that went into escrow, the Collection Status field in the Installment Detail dialog is set by ASPEN to either of two options:

- Escrow Reduction
  Selected if money was distributed only to the facility.

- Partial Settlement
  Selected if some (or all) of the money was distributed to Medicare/Medicaid.

Payment Collection Date

NH, HHA
Date the CMP installment payment was received. Entered by OFM in the Installment Detail window and carried in here. Must be on or before today’s date.

Report Receipt #

NH, HHA
Number on receipt ticket for the CMP installment payment. Entered by OFM in the Installment Detail window and carried in here.

Totals

NH, HHA
Calculated by AEM. For Nursing Homes, total amount of Interest paid, Medicare paid, and Medicaid paid. For labs, total amount of Interest paid and CLIA paid.

Escrow Tracking - NH only

All fields in this grid are read-only. Most reflect the values entered in the Escrow Detail window.

Note: This section appears for cases with a cycle start date that is on or after January 1, 2012.
Date Into Escrow
Date OFM moved the CMP payment into escrow. Must be on or before today’s date.

Amount Into Escrow
Amount of the CMP payment placed in escrow.

Final Decision Date
Date the provider was notified about the disposition of money placed in escrow. Same as Escrow Outcome Notice in the Case CMP Detail section on the CMP tab.

Date Out Of Escrow
Date OFM moved the money out of escrow.

Medicaid Amount Retained
Medicaid portion of CMP payment retained in escrow.

Medicaid Interest Accrued
Amount of interest accrued on Medicaid portion of the CMP payment while in escrow.

Medicare Amount Retained
Medicare portion of CMP payment retained in escrow.

Medicare Interest Accrued
Amount of interest accrued on Medicare portion of the CMP payment while in escrow.

Principal Returned To Facility
Amount of principal returned to facility from escrow.

Interest Returned To Facility
Amount of accrued interest returned to facility.

Total Interest Accrued
Sum of Medicare and Medicaid Interest Accrued amounts.

Total Moved Out Of Escrow
Total amount of money moved out of escrow.

Print button
Prints the CMPTS Case Profile report.

Installments & Payments - CLIA
Applies to the Installments & Payments tab of the CMPTS Detail screen and the CMP Allocation window for CLIA enforcement cases in RO mode.

Fields enabled for RO users on the Installments & Payments tab are: Proposed # of Installments, Proposed Installment Amount, Certificate Revoked, Revocation Date (if Certificate Revoked is selected), and all fields in CMP Allocation except Total Amount.
OFM users enter payment received information, Check #, Deposit Ticket #, Interest Amount, CLIA Amount, Payment Collection Date, and Report Receipt #, in the Installment Detail window. The OFM cannot enter payment received data until the RO enters the Payment Due Date.

**Current CMP Allocation**

**Medicaid Amount**
- Entered from the CMP tab. Medicaid portion of CMP as calculated by AEM: Medicaid Allocation % multiplied by CMP Amount Before Interest.

**Interest**
- Entered from the CMP tab: Medicare Interest Due + Medicaid Interest Due.

**Total Due**
- TOTAL AMOUNT DUE from the CMP tab: CMP amount due plus interest.

**Payments Received**
- Total of all amounts received for all entries in the Enter All Installments Due section on this tab.

**Balance**
- Remaining balance: Total Due minus Payments Received.

**CMP Allocation History**

The CMP Allocation History is generated by AEM. When changes are made to CMPs for CLIA cases, the CMP Allocation History is automatically updated. For CLIA CMPTS cases created prior to 8.7, the RO manually enters the CMP Allocation History via the CMP Allocation window. If the CMP allocation is changed, it may be necessary to update fields in the Installments section as well.

**Change Date**
- Date the CMP allocation change was entered.

**CLIA Amount**
- CLIA CMP amount after the CMP change.

**Interest Amount**
- Amount of interest after the CMP change.

**Total Amount**
- Total CMP amount due plus interest after the CMP change.

**Status**
- Reason for change to CMP, e.g., Additional CMP, Modification.

**Note:** New, Modify, and Delete buttons appear under the CMP Allocation History grid for CLIA CMPTS cases created prior to 8.7, but not for cases created in ASPEN 8.7 and later.
**Installments**

**Proposed # of Installments**
Enter the number of proposed installments, up to 49.

**Proposed Installment Amount**
Enter the dollar amount of each proposed installment. This amount may be changed as needed.

**Certificate Revoked**
Select if CLIA lab certificate was revoked.

**Revocation Date**
Enter the date the CLIA lab certificate was revoked.

**Payment Due Date**
Entered by the RO. At least one Payment Due Date is required. When creating a new installment, click New and enter the Payment Due Date in the Installment Detail window.

Payment Due Date cannot be earlier than Cycle Start, or later than Cycle Start + 8 years. The OFM cannot enter payment received data until the RO enters this date.

The RO can change Payment Due Date until any payment received data is recorded by the OFM for that installment due date.

**Check #**
Number on check used to make the CMP installment payment. Entered by OFM in the Installment Detail window.

**Deposit Ticket #**
Number on deposit ticket accompanying the CMP installment payment. Entered by OFM in the Installment Detail window.

**Interest Amount Retained**
Amount of interest included in the CMP installment payment. Entered by OFM in the Installment Detail window.

**CLIA Amount**
Amount of the CMP installment payment made by a CLIA lab. Entered by OFM in the Installment Detail window.

**Payment Collection Date**
Date the CMP installment payment was received. Entered by OFM in the Installment Detail window. Must be on or before today’s date.

**Report Receipt #**
Number on receipt ticket for the CMP installment payment. Entered by OFM in the Installment Detail window.

**Totals**
Calculated by AEM. Total amount of Interest paid and CLIA paid.
Print button
Prints the CMPTS Case Profile report.

Installment Detail

Payment Due Date
Entered by the RO. At least one Payment Due Date is required.
Payment Due Date cannot be earlier than Cycle Start, or later than Cycle Start + 8 years. The OFM cannot enter payment received data until the RO enters this date.
The RO can change Payment Due Date until any payment received data is recorded by the OFM for that installment due date.

Check #
Number on check used to make the CMP installment payment.

Deposit Ticket #
Number on deposit ticket accompanying the CMP installment payment.

Interest Amount
Amount of interest included in the CMP installment payment.

CLIA Amount
Amount of the CMP installment payment made by a CLIA lab. Entered by OFM in the Installment Detail window.

Payment Collection Date
Date the CMP installment payment was received. Must be on or before today’s date.

Report Receipt #
Number on receipt ticket for the CMP installment payment.

Total CMP Amount
Calculated by AEM. Total amount of the CMP installment payment: Medicaid Amount + Medicare Amount/CLIA Amount plus Interest Amount.

CMPTS Remarks

New
Button opens the CMPTS Remarks window, where the RO or OFM can enter notes about the CMP, up to 76 characters. You can create as many new remarks as you need.
New remarks are required when you change the status of a CMPTS record.

Modify
Button opens the CMPTS Remarks window for the selected Remarks. Changes you make are uploaded with an update transaction.
Delete
Button deletes the selected Remarks. You are asked to confirm.

Print
Button prints the CMPTS Case Profile report.

CMPTS Upload

Action
Type of actions for CMPTS Detail are:

<table>
<thead>
<tr>
<th>Code</th>
<th>Action</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Delete</td>
<td>Delete a case. This action deletes the case from the national server, and once that deletion is successful, deletes the case from the state server.</td>
</tr>
<tr>
<td>03</td>
<td>Add</td>
<td>Upload a new case.</td>
</tr>
<tr>
<td>04</td>
<td>Update</td>
<td>Upload changes to an existing case.</td>
</tr>
</tbody>
</table>

Date
Date of the transaction.

Status

<table>
<thead>
<tr>
<th>Code</th>
<th>Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>-1</td>
<td>Failed</td>
<td>Invalid or missing data detected, transaction terminated</td>
</tr>
<tr>
<td>00</td>
<td>Pending</td>
<td>Transaction successful, but case is not yet uploaded to national.</td>
</tr>
<tr>
<td>05</td>
<td>Uploaded</td>
<td>Case uploaded to national.</td>
</tr>
<tr>
<td>10</td>
<td>Successful</td>
<td>Case accepted by national.</td>
</tr>
<tr>
<td>15</td>
<td>Failed</td>
<td>Transaction failed at the national level.</td>
</tr>
</tbody>
</table>

By
If the transaction was initiated in ACO, this is the name and Federal ID of the person who initiated the upload. If the transaction was initiated in ARO, Regional Office is displayed here.

Error
Type of error.

Transaction ID
Identifier assigned by CASPER to each upload transaction.

Sender Type
R (Region) or S (State)
**CASPER Status**

CASPER (national) status codes are the same as those for Status.

**Prevalidate and Upload button**

Click to prevalidate, and initiate an upload transaction.

AEM checks the CMPTS record to make sure required information is present and in the appropriate formats.

If the prevalidation is successful, you will see an Upload Transaction Pending message, and AEM issues a CMPTS number for the case.

If the prevalidation fails, you see a message listing the reasons for failure (usually missing data).

This button is disabled after the first successful upload.

**Refresh List button**

Returns the list to the original sort order.

**Print Entire List button**

Prints a Transaction Report listing all upload transactions in ascending or descending order.

**Upload Transaction Errors**

This section appears when the transaction you select in Prior Enforcement Case Uploads contains errors. It will list the errors. You can copy and paste this information.

**Upload Transaction Pending**

This message appears when you click Prevalidate and Upload and AEM confirms that the required minimum data is present. It also appears when changes are made to previously uploaded CMPTS information. After the nightly CMPTS upload, this message goes away, and you will see a description of the transaction on the Upload tab.

**Print button**

Prints the CMPTS Case Profile report.

**CMPTS List**

**Fiscal Year**

Choose to list CMPTS cases for all fiscal years (the default) or a particular fiscal year (1999-current).

**Region**

Choose to list CMPTS cases for all regions or a particular region. For OFM users, the default is All, which lists all unpaid cases for all regions. For RO users, the default is the user’s region, for which all cases are listed.

**Payment Status**

Choose to list CMPTS cases for all payment statuses (the default) or either Paid or Unpaid cases.
AEM Fields and Buttons

**Provider Type**
Choose to list CMPTS cases for LTC (the default), LAB, or HHA providers. LTC is the default regardless of facility type(s) specified in the active selection set.

**Find**
Opens the Find window for the CMPTS List. Specify search criteria and click Find to display cases in the CMPTS List that match the specified criteria.

**Clear Results**
Returns list of cases to those matching criteria specified in the Filter Options section.

**CMPTS #**
Tracking number for the Civil Monetary Penalty Tracking System (CMPTS). The CMS Regional Office tracks the CMPs it imposes via the CMPTS number.

**Provider #**
The Federal provider number (aka CCN or Medicare number/ID or, for CLIA laboratories, CLIA number/ID). All providers requiring certification must have a provider number.

**Cycle Start**
Start date of the case enforcement cycle. It is the Exit Date of the survey used to create the case.

**Balance**
Total remaining CMP balance.

**11A CMPTS Key/11B CMPTS Key (ASPEN ID)**
CMPTS ID from the CMPTS Detail tab of the CMPTS Detail screen.

**Modify**
Opens the CMPTS Detail screen for the selected CMPTS case.

**Delete**
Button is available and visible to CMPTS Super users only. When pressed, AEM checks to see if collection information was entered for the case.

Collection information includes: Check #, Deposit Ticket #, Interest Amount, Medicaid Amount, Medicare Amount, Escrow Amount Collected, Payment Collection Date, Report Receipt #, Total CMP Amount, and CLIA Amount. Collection information for LTC CMPTS cases also includes escrow collection information.

If collection information has been entered, a warning message displays and the case cannot be deleted. If collection information has not been entered, a confirmation message displays asking if you want to delete the CMPTS case.

**New (CLIA only)**
Opens the New CMPTS Case screen.
Case Fields

Case #
Alphanumeric, three characters.

Find
Click to list the cases matching the search criteria.

Clear Results
Click to return to the original list of CMPTS cases matching the criteria in the Filter Options section.

Print button
Prints the list of CMPTS cases and details in report.

Find CMPTS

Fiscal Year
Choose to list CMPTS cases for all fiscal years (the default) or a particular fiscal year (1999-current).

Region
Choose to list CMPTS cases for all regions or a particular region. For OFM users, the default is All, which lists all unpaid cases for all regions. For RO users, the default is the user’s region, for which all cases are listed.

Payment Status
Choose to list CMPTS cases for all payment statuses (the default) or either Paid or Unpaid cases.

Provider Type
Choose to list CMPTS cases for LTC (the default), LAB, or HHA providers. LTC is the default regardless of facility type(s) specified in the active selection set.

Provider #
The Federal provider number (aka CCN, Medicare number/ID or, for CLIA laboratories, CLIA number/ID). All providers requiring certification must have a provider number.

Cycle Start
Start date of the case enforcement cycle. It is the Exit Date of the survey used to create the case.

11B CMPTS Key (ASPEN ID)
CMPTS ID from the CMPTS Detail tab of the CMPTS Detail screen.

Case #
Alphanumeric, three characters.
Find
Click to list the cases matching the search criteria.

Clear Results
Click to return to the original list of CMPTS cases matching the criteria in the Filter Options section.

NATCEP - NH
The NATCEP tab stores NATCEP loss triggers and relevant NATCEP prohibition and waiver dates.

NATCEP Loss
Options are: No, Yes, Potential. Selecting Yes or Potential activates the NATCEP Triggers grid and the effective date fields.

You cannot close a case that has Potential selected here.

NATCEP Loss Triggers
483.151(b)(2)
This grid lists the circumstances that trigger loss of the ability to offer NATCEP. In the Check All Applicable column, select as many triggers as apply to this case. In the Is Primary column, select the single circumstance that is the primary reason for NATCEP loss.

NATCEP Loss Effective Date from Primary Trigger
Date the 2-year NATCEP loss period begins, based on the Primary Trigger.

Last Day
Last day that NATCEP prohibition is in effect. AEM calculates Last Day as two years from the Effective Date. It cannot be overridden.

State NATCEP Loss Waiver
Select this box if the state is granting a waiver of NATCEP loss. This activates the waiver date fields.

State Waiver Notice Date
Date of the state’s waiver notice letter.

Last Day of Waiver
AEM supplies the NATCEP Last Day loss for this date, but you can change it to an earlier date if the waiver is terminated early. You cannot enter a date later than the Last Day.

Waiver Withdrawn Reason
When a waiver is withdrawn, enter a brief description of the reason for withdrawing the waiver.

Restored Based on CHOW Date
If NATCEP loss is canceled because of a change of ownership, enter the change of ownership effective date.
Most Recent Actual NATCEP Loss
This read-only section is shared with an identical section on the Other tab in Facility Properties. When NATCEP Loss = Yes, this section supplies dates of the most recent actual NATCEP loss (including the current case):

NATCEP Loss - may be Yes or blank.

Last Day - Last Day of the most recent NATCEP loss.

Last Day of Waiver - Last day of any waiver applied to the NATCEP loss.

Restored Based on CHOW date - If the most recent NATCEP was restored following a change of ownership, the date the NATCEP was restored.

NATCEP - HHA

NATCEP Loss
Options are:
- No
- Yes
- Potential
- Not Provided

Selecting Yes or Potential activates the Triggered column and the NATCEP Loss Effective Date.

You cannot close a case that has Potential selected here.

NATCEP Loss Trigger
Condition Out Of Compliance is the only option.

When NATCEP Loss is Yes or Potential, the NATCEP Loss Trigger, Condition Out Of Compliance, is selected by ASPEN. When NATCEP Loss is No or Not Provided, the NATCEP Loss Trigger, Condition Out Of Compliance, is deselected by ASPEN.

Triggered
Checked by AEM if NATCEP Loss is Yes or Potential.

NATCEP Loss Effective Date
First day the HHA lost its NATCEP.

Last Day
Ending date of the NATCEP Loss – 2 years from the NATCEP Loss Effective Date. Calculated by AEM.
**Most Recent Actual NATCEP Loss**
Displays the most recent loss of NATCEP information for this HHA. If this is the first enforcement case that had loss for the HHA, it shows the NATCEP Loss information from this case. If there was a previous enforcement case where NATCEP was lost and it has not been lost for this case, the previous case’s NATCEP loss information is displayed. Calculated by AEM.

**Note:** This is the most recent loss of NATCEP - Potential and non-loss values (No and Not Provided) are not shown here.

**Specialties - CLIA**
When a CLIA enforcement case is created, all active and closed specialties are loaded onto the Specialties tab from the 1557 Specialties tab in the certification kit. All fields in the grid are read-only.

**Specialty Code**
Specialty code number. Brought forward from 1557 Specialties in the certification kit.

**Specialty**
Name of specialty. Brought forward from 1557 Specialties in the certification kit. Multiple instances of a specialty may be listed if there are varying Status and Effective and Expiration dates and/or multiple analytes entered for the same specialty.

**Status**
Specialty status. Brought forward from 1557 Specialties in the certification kit.

**Effective Date**
Effective date for specialty. Brought forward from 1557 Specialties in the certification kit.

**Expiration Date**
Expiration date for specialty; entered to close out the specialty. Brought forward from 1557 Specialties in the certification kit.

**AO**
AO that accredits the specialty. Brought forward from 1557 Specialties in the certification kit.

**Analyte**
Analyte selected in the Specialty Detail window. Each row in the grid can include one analyte for a specialty with its own Action, Start Date, and Reinstate Date.

**Action**
Limited or Vol. Withdrawal as selected in the Specialty Detail window. Entered only if the case includes a Limitation of CLIA Certificate sanction.
**Start Date**
Entered only if an Action is specified in the Specialty Detail window. Begin date for the limitation or withdrawal of testing in the specialty/subspecialty/analyte.

**Reinstate Date**
Entered only if a Start Date is specified in the Specialty Detail window. Date the lab can begin testing again in that specialty/subspecialty/analyte.

**New button**
Opens the Specialty Detail window where you can add an analyte to a specialty.

**Modify button**
Opens the Specialty Detail window where you modify details about the selected specialty/analyte.

**Delete button**
Deletes the selected specialty/analyte.

**Denial Date of CLIA Certificate or New Spec/Subspec**
Enter a date for:
- Denial of a CLIA certificate for a prospective lab (493.2)
- Denial of lab’s addition of specialty or subspecialty
If entered, must be on or after Enforcement Date and on or before today’s date.

**Specialty Detail - CLIA**

**Specialty**
Name and status of specialty. Read-only if modifying an analyte. Enabled if entering a new analyte; select applicable specialty. List includes all active and closed specialties brought forward from 1557 Specialties in the certification kit. Multiple instances of a Specialty may be listed.

**Status**
Specialty status: Active or Closed. Read-only if modifying an analyte; brought forward from 1557 Specialties in the certification kit. If adding a new analyte, populated when a Specialty is selected.

**Effective Date**
Effective date for specialty. Read-only. Brought forward from 1557 Specialties in the certification kit.

**Expiration Date**
Expiration date for specialty; entered to close out the specialty. Read-only. Brought forward from 1557 Specialties in the certification kit.
AO
AO that accredits the specialty. Read-only. Brought forward from 1557 Specialties in the certification kit.

Analyte
Select applicable analyte. If you clicked New to add an analyte, a new row for the specialty will be added to the grid; if you clicked Modify, the analyte is entered in the selected specialty (row).

If the Specialty has an Expiration Date, you will receive a warning message when you select an Analyte.

Action
Enabled only if the case includes a Limitation of CLIA Certificate sanction. Select Limited or Vol. Withdrawal. A warning is issued if you select an Action when the specialty has an Expiration Date.

If there is a Limitation of CLIA Certificate sanction, you must specify an action for at least one specialty/analyte.

Start Date
Required if Action is entered. Begin date for the limitation or withdrawal of testing in the specialty/subspecialty/analyte. Must be on or after the Enforcement Date and on or before today’s date.

Reinstate Date
Date the lab can begin testing again in that specialty/subspecialty/analyte. If entered, must be after the Start Date and on or before today’s date.
Cannot be entered if Start Date is not specified.

Notices

Date Sent
Date the notice (letter) is sent. You can enter this date in the Select Letters and Distribution List window when you create the letter, or you can supply the date later.

Letter ID
The 4-character ID number that AEM assigns to the letter template. The actual specific letter does not have a separate ID number.

Letter Description
Title of the letter template that was the basis for the actual letter.

Locked
Indicates whether or not the letter is locked against further editing.

Draft
Indicates whether this letter is a draft.
**Associated Survey**

If the letter refers to a specific survey, that survey is listed here. If the template has Requires Specific Visit Information selected in the Letter Desc window, then you specify the visit in Select Letters and Distributions Lists when you create the letter.

**Origin**

SA or RO.

**Create Notice/Letter button**

Opens the Notices History window, where you add new letters and record Other Communications, which can be relevant notes, emails, and telephone conversations between state and CMS offices.

**Remove Notice/Restore Notice button**

If the letter is a draft, click Remove Notice to remove the letter entirely from Letter History. If the letter is not a draft, the button marks the Notice as Removed in Notices History, and puts a strikethrough on the letter in the list.

When you select a letter that has been removed, the button label switches to Restore Notice, so you can restore the letter if necessary.

**Add Action Item button**

Opens the Define Activity window so you can assign a new activity. The button is placed on the Notices tab as a convenience. Activities you create here are added to the list on the Case Basics tab.

**Notices History**

**Letter History**

**Created**

AEM supplies the date the letter was first created. This can be changed in the Notices History window by clicking Modify Date.

**Date Sent**

Date the letter was sent as entered either in the Select Letters and Distributions Lists window, or in Letter Details. This date can be changed in Letter Details, or in the Notices History window by clicking Modify Date.

**Letter ID**

The 4-character identifier for the letter template.

**Description**

Descriptive name of the letter template.

**Draft**

Yes/No. Indicates whether this letter is a draft version.

**Removed**

Yes/No. Indicates whether this letter has been removed.
Locked
Yes/No. Indicates whether this letter is locked.

**Notices History: Buttons**

**View/Print**
Button opens the selected letter in the letter or ASPEN word processor depending on the WP version of its template (New or Old respectively), so you can view, edit, and print it.

**New**
Opens the Select Letters and Distribution List window so you can select a template, choose recipients, and generate a new letter.

**Modify Date**
Opens the Modify Letter History Date window, where you can change the Created date and Date sent, as needed.

**Delete**
Deletes the selected letter. You are asked to confirm. The letter stays on the list; the indicator in the Removed column changes from No to Yes. You cannot delete a locked letter.

Deleting a letter (even a draft) here does not remove it from history. To remove draft letters entirely, use Remove Notice on the Notices tab.

**Lock/Unlock**
Locks/unlocks the selected letter. Locked letters may not be modified or deleted. Lock a letter when it goes in the mail or has been faxed to a recipient.

**Add Action**
Opens the Define Activity window so you can assign a new activity. The button is placed here as a convenience. Activities you create here are added to the Activities section on the Case Basics tab.

**Other Communication History**

**To**
The recipient of the Other Communication. Options are: 01 State Central Office, 02 Field Office (State), 03 CMS Regional Office.

**From**
The sender. Options are: 01 State Central Office, 02 Field Office (State), 03 CMS Regional Office.
**Method**
Method of communication. Options are:

01 Telephone
02 Written
03 E-Mail
04 In Person

**Date**
Date of the communication as entered in the Other Communications window.

**Buttons**

**New**
Opens the Other Communications window, so you can add a new communication.

**Modify**
Opens the Other Communications window, so you can change the selected communication.

**Delete**
Deletes the selected communication. You are asked to confirm. Unlike letters, deleted communications disappear from the list.

**Letter/Notice Details**

**Tracking**
This section provides fields for storing useful information about each letter.

**Created**
The date the letter or notice was first created in AEM. Read-only at this location, you can change it in the Notices History window (click Create Notice/Letter) by selecting the letter and clicking Modify Date.

**Letter Sent**
AEM supplies the Date Sent from the letter/notice record. You can edit the date as necessary in this field, and AEM updates the letter record accordingly.
Method
Delivery method. Options are:
01-Certified Mail
02-US Postal Standard
03-Overnight UPS
04-Overnight FedEx
05-Overnight-Airborne
06-Overnight-Other
07-Other
08-Email

Tracking #
Use this field to record a delivery service tracking number.

Email
Use this field to record the email address of the recipient when you select
08-Email as Method.

Fax
If you fax this letter or notice, use the checkbox to indicate this, even if
you also send it by mail or some other means. Checking the box activates
the Fax Sent field.

Fax Sent
Date the notice was faxed, if applicable.

Lock/Unlock button
Locks/Unlock the selected letter. Locked letters cannot be edited or
deleted. Lock a letter when it goes in the mail or has been faxed.

Delivered Date
Date the letter or notice was delivered, if known.

Appeal Rights Based on this notice
Select this box if the provider has a right to appeal the findings contained
in the notice. This activates the Due Date field.

Recalculate button
Recalculates the Due Date for appeals/waivers according to the rules
described in Due Date. Use Recalculate as appropriate if you change the
Letter Sent, Fax Sent or Delivered Date fields.

Due Date
Date by which the provider must submit an appeal. AEM uses a default
date that is the earliest of: 70 calendar days from the Letter Sent, 65 days
from Fax Sent, or 65 days from Delivered Date. You can adjust this date as
needed.
**Letter Contents**

This area lists all of the contents categories selected in the Letter Contents window.

**Choose Contents button**

Opens the Letter Contents window, where you can select the subject matter that is included in this letter. Your selections show in the Letter Details area.

**Note:** You must choose at least one Letter Contents item for a letter.

**Hearing/Appeal**

Use the Hearing/Appeal tab to store information about all the appeals and hearings for this cycle/case, including Medicare, Medicaid and State Licensure.

**Class (on grid) or Medicare/Medicaid/Licensure (in window)**

- NH, HHA
  - Type of appeal. Options are: Medicare, Medicaid, Licensure.

**Appealed By**

- CLIA
  - Entered by the RO. Entity that is Appealing.
  - Options are:
    - Director
    - Owner
    - Operator
    - Other

**Initial Hearing Request Received By**

- NH, HHA, CLIA
  - Entity who received the initial request for the hearing. Options are: DAB (Departmental Appeals Board), RO (Regional Office), State.

**Acknowledged to Facility**

- NH, HHA, CLIA
  - Date an acknowledgement of the request is sent to the facility.

- CLIA only - Required if the Initial Hearing Request Received By is set to RO. Not required, but can be entered, if the Initial Hearing Request Received By is set to DAB.
**Date Initial Request Received**

NH, HHA, CLIA

Date the initial request for a hearing is received.

CLIA only - Required if the Initial Hearing Request Received By is set to RO. Not required, but can be entered, if the Initial Hearing Request Received By is set to DAB.

**Forwarded to DAB**

NH, HHA, CLIA

Date the hearing request is forwarded to the Departmental Appeals Board.

CLIA only - Required if the Initial Hearing Request Received By is set to RO. Not required, but can be entered, if the Initial Hearing Request Received By is set to DAB.

**Latest Appeal Information**

NH, HHA, CLIA

Begins by displaying the original hearing request, then its outcome. If the hearing has been appealed, this area shows to whom it is being appealed, by whom, and the date the appeal is filed. Once an outcome is entered, the outcome date is shown.

**New button**

NH, HHA, CLIA

Opens the Hearing/Appeal window, where you can create a record for a new appeal.

**Modify button**

NH, HHA, CLIA

Opens the Hearing/Appeal window for the selected appeal, so you can make changes and updates.

**Delete button**

NH, HHA, CLIA

Deletes the selected appeal. You are asked to confirm.
Hearing/Appeal window

Class (on grid) or Medicare/Medicaid/Licensure (in window)

NH, HHA

Type of appeal. Options are: Medicare, Medicaid, State Licensure.

Appealed By

CLIA

Entered by the RO. Entity that is Appealing. Options are:
- Director
- Owner
- Operator
- Other

Initial Hearing Request Received By

NH, HHA, CLIA

Entity who received the initial request for the hearing. Options are: DAB (Departmental Appeals Board), RO (Regional Office), State.

Acknowledged to Facility

NH, HHA, CLIA

Date an acknowledgement of the request is sent to the facility.

CLIA only - Required if the Initial Hearing Request Received By is set to RO. Not required, but can be entered, if the Initial Hearing Request Received By is set to DAB.

Date Initial Request Received

NH, HHA, CLIA

Date the initial request for a hearing is received.

CLIA only - Required if the Initial Hearing Request Received By is set to RO. Not required, but can be entered, if the Initial Hearing Request Received By is set to DAB.

Forwarded to DAB

NH, HHA, CLIA

Date the hearing request is forwarded to the Departmental Appeals Board.

CLIA only - Required if the Initial Hearing Request Received By is set to RO. Not required, but can be entered, if the Initial Hearing Request Received By is set to DAB.
**Related Notification Letter**

NH, HHA, CLIA

Select the letter that initially advised of remedies/sanctions to be imposed and the right to appeal them. The list includes any notices sent concerning this case that have the Appeal Rights Based on this notice box checked. The letters are identified by their 4-character letter template ID, and the appeal Due Date (from the Notices tab) of the letter.

**Survey Description**

NH, HHA

Event ID, type, and survey dates of surveys that are being appealed. Surveys are added to this list with the Add Survey button. At least one appealed survey must be entered.

**Survey/Action Description**

CLIA

Event ID and survey dates of surveys or non-survey action. A non-survey action appears in the drop-down if Basis For Adverse Action, on the Case Basics tab, includes any of the following:

- Misrepresentation
- Testing without appropriate CLIA certificate
- Violation of any provisions of CLIA or implementing regulations
- Failure to comply with alternative sanction(s)
- 2-year CLIA prohibition at 493.1840(a)(8)
- Improper PT referral activities
- OIG Medicare Exclusion

At least one appealed survey/action must be entered.

**Basis for Appeal**

NH, HHA

For Federal citations, the options are: Noncompliance and SQC with NATCEP Loss. When you select Noncompliance, you must also specify the Applicable Remedy.

For state citations, the options are defined by the state in Lookup Values.

**Choose Appealed Citations**

NH, HHA

Click to open a list of tags cited on this survey, where you can select the specific tags that are being appealed.

**Hearing/Settlement Info**

NH, HHA

The button in this column opens the Hearing/Settlement window.
Add Survey button
NH, HHA, CLIA
Opens the Select Survey window, where you can select the survey with the findings that are being appealed. The list contains all surveys that are associated with this enforcement case.

Remove button
NH, HHA, CLIA
Removes the selected survey from the appeal.

Select Applicable Remedies
NH
The list displays all remedies that are currently in effect for this case/cycle or have a status of awaiting appeal outcome. Use the checkboxes to indicate which of the remedies are applicable to this appeal.

When Basis for Appeal is Noncompliance, at least one remedy must be selected here.

If Basis for Appeal is SQC with NATCEP Loss, that is the sole basis of the appeal and remedies should not be selected.

Select Applicable Sanctions
HHA
The list displays all sanctions that are currently in effect for this case/cycle, or have a status of awaiting appeal outcome. Use the checkboxes to indicate which of the sanctions are applicable to this appeal. At least one Sanction must be chosen. Any HHA sanction can be appealed.

Choose Appealed Actions
CLIA
The list displays all alternative and principal sanctions that are currently selected for this enforcement case, and Denial Date of CLIA Certificate, Deny/Cancel Medicare Pmt, and Other. Use the checkboxes to indicate which of the sanctions are applicable to this appeal. At least one sanction must be selected here.
**Appealed To**

NH, HHA

The entity that will be hearing the appeal. Options are:

- Federal ALJ (Administrative Law Judge)
- Federal Departmental Appeals Board
- U.S. District Court
- U.S. Circuit Court
- U.S. Supreme Court
- State Admin Levels 1&2
- State Court Levels 1-3

**CLIA**

The entity that will be hearing the appeal. Options are:

- Federal ALJ (Administrative Law Judge)
- Federal Departmental Appeals Board
- U.S. District Court
- U.S. Circuit Court
- U.S. Supreme Court

**Note:** Except for U.S. District Court, the other courts must be appealed to in the above order. U.S. District Court may be appealed at any time.

**Appealed By**

NH, HHA

The entity that is appealing. Options are: Facility, CMS, State.

**CLIA**

The entity that is appealing. Options are:

- Director
- Owner
- Operator
- CMS
- Other
Case Fields

Appeal Date
   NH, HHA, CLIA
   Date the hearing appeal request is first received by the state (if an appeal of a Licensure or Medicaid case), or by the RO, DAB or higher reviewing entity (for Medicare and Medicare/Medicaid cases).

Add Appeal button
   NH, HHA, CLIA
   Opens the Appeal To window, where you can add basic information about a new appeal.

Modify button
   NH, HHA, CLIA
   Opens the Appeal To window for the selected appeal, so you can make changes as needed.

Remove button
   NH, HHA, CLIA
   Deletes the appeal record from the case. You are asked to confirm.

Sought Federal Injunction
   NH, HHA, CLIA
   Select this box when the facility goes to Federal Court to obtain an injunction.

Injunction Granted
   NH, HHA, CLIA
   If a Federal injunction is granted, enter the effective date here. This enables the Last Date of Injunction field.

Last Date of Injunction
   NH, HHA, CLIA
   Enter the last day the injunction is (or was) in effect.

Government Attorney
   Government attorney assigned to the appeal that is selected in the Appeals selection above. The list is of individuals added to the Distribution List (System menu | Lookup Values | Distribution Lists) who have a Distribution Type of 01 Attorney.

New button
   Opens the Distribution window, so you can add an attorney to the Distribution List.
**Docket/Case Number**
Appeal Docket or Case number. 12-character alphanumeric. Use as many or as few characters as are necessary.

**Settle/Withdraw Date**
If the appeal is settled or withdrawn, enter the date of the hearing entity’s official acknowledgment of the settlement or withdrawal. Mutually exclusive with Final Decision Date. This field is uploaded for hearings that are settled or withdrawn.

**Begin Date**
First day of the hearing. Prior to the hearing, this can be the date the hearing is scheduled to begin. When it begins, enter the known beginning date.

**Final Decision Date**
NH, HHA, CLIA
If the hearing proceeds to its conclusion without a settlement or withdrawal, enter the date of the hearing entity’s decision. Mutually exclusive with Settle/Withdraw Date.

CLIA only
This date must be entered if Outcome is entered. This date cannot be earlier than the corresponding Appeal Date.

**Outcome**
NH, HHA, CLIA
Select the outcome from the list.
Options for NH and HHA:
01 Dismissal
02 Facility Upheld
03 Government Upheld
04 None Yet
05 Remedy Change
06 Settle Before Hearing
07 Settle During Hearing
08 Withdraw Before Hearing
09 Withdraw After Hearing
Options for CLIA:
01 Dismissal
02 Facility Upheld
03 Government Upheld
04 None Yet
05 Sanction Change
06 Settle Before Hearing
07 Settle Before Hearing Decision
08 Withdraw Before Hearing
09 Withdraw After Hearing

Hearing/Settlement for Survey - NH, HHA

Revised 2567 Date
Date a CMS-2567, revised due to the hearing process, was issued.

Citation
Description of tags cited in the selected survey.

Cert
This box is checked if the tag was cited as part of a certification survey.

Complnt
This box is checked if the tag was cited as part of a complaint investigation or revisit.

Hearing/Settlement Status
Options are:
01 None
02 Appealed
03 No Change
04 Tag Change
05 Tag Removed
06 S/S Change
07 Examples Removed/Other Wording Change
08 S/S Change/Examples Removed/Other Wording Change
10 Appeal Withdrawn
12 Correction Date Change (HHA only)

Hearing/Settlement Status is enabled in ACO for State Licensure and Medicaid-only hearings. It is enabled in ARO for Medicare-only and Medicare/Medicaid hearings.
AEM Fields and Buttons

**Final SS**
Final scope/severity level of this tag.

**Orig SS**
Original scope/severity level of this tag. Used when there has been an S/S change.

**IDR Changed To**
New tag number as a result of hearing. Used when Status is 04 Tag Change.

**Evidence**
Click to see the text of surveyor findings for this tag.

**Corrected**
Correction Date.

**Undo**
Click to undo changes to Status. Use Undo when changes to status have disabled the field (Tag Change or Tag Removed) or when S/S Change has been used incorrectly.

Undo is enabled in ACO for State Licensure and Medicaid-only hearings. It is enabled in ARO for Medicare-only and Medicare/Medicaid hearings.

**Appeal To**

**Appealed To**
NH, HHA
The entity that will hear the appeal. Options are:
- Federal ALJ (Administrative Law Judge)
- Federal Departmental Appeals Board
- U.S. District Court
- U.S. Circuit Court
- U.S. Supreme Court
- State Admin Levels 1&2
- State Court Levels 1-3

**CLIA**
The entity that will hear the appeal. Options are:
- Federal ALJ (Administrative Law Judge)
- Federal Departmental Appeals Board
- U.S. District Court
- U.S. Circuit Court
- U.S. Supreme Court

**Note:** Except for U.S. District Court, the other courts must be appealed to in the above order. U.S. District Court may be appealed at any time.

**Appealed By**

**NH, HHA**

The entity that is appealing. Options are: Facility, CMS, State.

**CLIA**

The entity that is appealing. Options are:
- Director
- Owner
- Operator
- CMS
- Other

**Appeal Date**

**NH, HHA, CLIA**

Date the hearing appeal request is first received by the state (if an appeal of a Licensure or Medicaid case), or by the RO, DAB or higher reviewing entity (for Medicare and Medicare/Medicaid cases).

**Registry - CLIA**

**Lab Registry Category Key (493.1850)**

Lab Registry Category Key(s) are entered and maintained by the RO/CO using the New, Modify and Delete buttons. Lab Registry Category Key(s) cannot be added until Imposed Effective Date is entered on the Sanctions tab, except for AO enforcement actions.

**Sanction**

Click the drop-down to select a sanction for the Registry Category Key.

**Sanction Year**

Click the drop-down to select the sanction year.

Sanction Year cannot be earlier than the earliest Imposed Effective Date.
**Impose/Close AO Actions**

CO only. Select this checkbox to change the Case Status to Imposed-Closed.

Enabled only for enforcement cases which have a Notification of Sanctions/AO Actions - Proposed By AO date entered.

**Published to Registry**

CO only. When selected, all fields in the case record (except this checkbox) are disabled. When deselected, all fields in the case record return to the state they were in before this checkbox was selected.

RO and CO users with full permissions can modify an existing enforcement case on a terminated lab (with operating status other than Pending or Active) when Published to Registry is *not* selected. Only CO personnel can create new enforcement cases for terminated labs.

**Registry Reason/Status Key**

Each Lab Registry Category Key has its own Registry Reason and Registry Status Key(s). At least one Registry Reason Key is required; Registry Status Key is optional.

**Display to Registry**

Comments about the enforcement case. Information entered is public.

**Upload**

**Action**

<table>
<thead>
<tr>
<th>Code</th>
<th>Action</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Delete</td>
<td>Delete a case. This action deletes the case from the national server, and once that deletion is successful, deletes the case from the state server.</td>
</tr>
<tr>
<td>03</td>
<td>Add</td>
<td>Upload a new case.</td>
</tr>
<tr>
<td>04</td>
<td>Update</td>
<td>Upload changes to an existing case.</td>
</tr>
</tbody>
</table>

**Date**

Date of the transaction.
Status

<table>
<thead>
<tr>
<th>Code</th>
<th>Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>-1</td>
<td>Failed</td>
<td>Invalid or missing data detected, transaction terminated</td>
</tr>
<tr>
<td>00</td>
<td>Pending</td>
<td>Transaction successful, but case is not yet uploaded to national.</td>
</tr>
<tr>
<td>05</td>
<td>Uploaded</td>
<td>Case uploaded to national.</td>
</tr>
<tr>
<td>10</td>
<td>Successful</td>
<td>Case accepted by national.</td>
</tr>
<tr>
<td>15</td>
<td>Failed</td>
<td>Transaction failed at the national level.</td>
</tr>
</tbody>
</table>

By
If the transaction was initiated in ACO, this is the name and Federal ID of the person who initiated the upload. If the transaction was initiated in ARO, Regional Office is displayed here.

Error
Type of error.

Transaction ID
Identifier assigned by national to each upload transaction.

Sender Type
R (Region) or S (State).

CASPER Status
CASPER (national) status codes are the same as those for #3 Status.

Upload Transaction Pending
This message appears when an upload (either manual or automatic) has been initiated, but has not been fully processed.

Prevalidate and Upload button
Click to prevalidate (check the case record to make sure required information is present and in the appropriate formats), and initiate an upload transaction.

This button is disabled after the first successful upload.

Refresh List button
Returns the list to the original sort order.

Print Entire List button
Prints a Transaction Report listing all upload transactions in ascending or descending order.

Upload Transaction Errors
This section appears when the transaction you select in Prior Enforcement Case Uploads contains errors. It will list the errors. You can copy and paste this information.
Letters Fields

Letters window

Show Views
Select this checkbox to include templates designated as “views” on the list (ISVIEW = 1). Views are not letter templates. CMS maintains all views except State Prompts, which SAs can modify as needed.

Letter Type
Select the type of letter templates to list in the grid. The default is All.

Columns in grid

Letter ID
Unique identifier generated by ACO.

Description
Brief description of the letter template.

WP Ver
Indicates whether the template and its content was created in ASPEN 6.5 or later using the letter word processor (New), or prior to ASPEN 6.5 using the ASPEN word processor (Old).

Letter Type
This field is required when you create a new letter template. When you generate custom letters, the default list displays Survey templates.

Federal
Yes/No. RO users can designate a letter template as Federal. Federal letter templates can be modified only in ARO.

Top/Bottom Margin
You can specify margins when creating the template.

Page Header/ Page Footer
Text of header and/or footer.

Page Num in Header/Page Num in Footer
Indicates whether or not page numbers are in the header and/or footer of the template.

Logo
Yes/No. Indicates whether an Old template contains a logo. Logos are added to Old templates via the Logo button in the Letter Desc window. Not applicable for New templates; value is always No.
HasOrigLett
If 1, letter was converted from the “old” ASPEN word processor to the “new” letter word processor and it can be rolled back to the original format, if desired.

ISVIEW
Indicates the item is a view rather than a letter template. Views are not letter templates. CMS maintains all views except State Prompts, which SAs can modify as needed.

Letters window: Buttons

New
Opens the Letter Desc window, where you specify the attributes of new letters.

Modify
Makes changes to letter attributes of selected template.

Delete
Deletes selected templates from the database. You are asked to confirm.
Use Shift+click to select a consecutive group of templates to delete, or Ctrl+click to select multiple non-sequential templates.

Text
Opens the letter or ASPEN word processor, depending on the WP version of its template (New or Old respectively), where you can add or modify text in the selected template.

Note: Federal letter templates (attributes and content) can be modified only in ARO.

Letter Desc

ID
Unique identifier generated by ACO.

Description
Brief description of the letter. 40 characters are permitted, but you may have to scroll to the right in the Letters screen to see the last several characters if the description is longer than 35 characters or so.

Tip: To group similar letters together, provide descriptions that sort together alphabetically. You could, for example, assign prefixes that will group and list the templates in the desired order.
**Letter Templates**
List of CMS templates available when creating a new enforcement template (Letter Type 04) only.

**Top/Bottom margin**
Enter a value in inches.
Disabled for New letter templates.

**Page Number in Header**
Checkbox to insert “Page x of x” in the header, left aligned.
Disabled for New letter templates.

**Header Text**
Button adds header text to Old letter templates and even inserts letter macros (merge codes). Font is 10 pt Times New Roman, and cannot be changed.
Disabled for New letter templates.

**Start Header on Page**
Specify the first page on which you want the header to print.
Disabled for New letter templates.

**Page Number in Footer**
Checkbox to insert “Page x of x” in the footer, left aligned.
Disabled for New letter templates.

**Footer Text**
Button adds footer text to Old templates and even inserts letter macros (merge codes). Font is 10 pt Times New Roman, and cannot be changed.
Disabled for New letter templates.

**Requires Specific Visit Info**
For enforcement templates (Letter Type 04) only, select if the letter contains references to a specific survey.

**Requires Specific Intake Info**
For enforcement templates (Letter Type 04) only, select if the letter contains references to a specific complaint/incident intake.

**ENF Letter Class**
For enforcement templates (Letter Type 04) only, select one or both options: Federal, State Licensure.

**ENF Letter Class**
For enforcement templates (Letter Type 04) only, select the applicable options. This enables AEM to put the letter on short lists in appropriate areas. You still have access to all enforcement letters.
Federal Letter

ARO - Regional Office staff can indicate whether the letter is a Federal letter and should be available only to RO personnel.

Letter Type

Required. Choices are: Survey, Complaint, Facility, Enforcement, CMS Enforcement.

When you send a letter from an intake, the default list shows only Complaint letters, from survey windows you will see Survey letters, and so on. You can select the Show All checkbox to display all letters if you need to.

Logo

Button inserts a file containing a bitmap of your agency’s logo.
Disabled for New letter templates.

Notification Type

Enabled only for Complaint letters. Whenever a Complaint letter is generated from a template with Notification Type specified, a notification record is automatically added to the Notification History section in the Notices History window.

Facility Type tab

Assigns facility types to the letter template. Select the “Letter appears” checkbox, then select the desired facility types. When you generate a letter, only letters assigned to the current facility type will appear. Select the Show All checkbox to display all letters.

Distribution List

Contains the following information about each recipient:

Distribution List: Grid

Distribution

A user-defined description of the recipient.

Recipient

Recipient’s name.

Recipient Address

Recipient’s address.

Default CC

Yes or No. Indicates whether this recipient is set to receive a copy of all complaint correspondence by default. You can change this when you print individual letters.
**Distribution Type**
Entered in Distribution window. Options are:
01 Attorney
02 Media Contact
03 DOJ Contact
04 Fiscal Intermediary (i.e., MAC)
99 Other

**Distribution List: Buttons**
**New**
Adds a new recipient to the Distribution List.

**Modify**
Modifies information for selected recipient.

**Delete**
Deletes the selected recipient.

**Distribution**
**ID**
Required. 3 characters alphanumeric. Once the record is saved, this ID cannot be changed.

**Type**
Required. Options are:
01 Attorney
02 Media Contact
03 DOJ Contact
04 Fiscal Intermediary (i.e., MAC)
99 Other

**Description**
A brief description of the recipient.

**Recipient**
Recipient’s full name.

**Salutation**
Salutation (title) you may want to use in letter macros (merge codes): Ms., Mr., Mrs., Miss.
**Dept**  
Enter an agency Department, if applicable.

**Address**  
Street Address, including Suite or Office number.

**City, State, Zip**  
City, state, and Zip code for recipient.

**E-mail**  
Recipient’s email address.

**Distribution Type**  
Required. Select the appropriate type. Options are:
- 1 Facility
- 2 Complainant
- 3 Representative
- 4 Other

**CC by Default**  
Checkbox sets the default recipient (person or agency) to receive copies of all complaint correspondence. You can change the cc setting when you send individual letters.

### Letter word processor

**File menu**  
File menu options are:
- Save
- Save As
- Page Setup
- Print Preview
- Print
- Save & Exit
- Exit

The only format supported for Save As is RTF.

**Edit menu**  
Standard editing tools such as cut and paste, find and replace.

**View menu**  
Lets you choose among several view layouts, display headers and footers, choose toolbar display preferences, and set zoom level.
**Insert menu**
Options are:
- File
- Image
- Object
- Page Break
- Page Number

**Format menu**
Define and change character and paragraph formats, set tab stops, apply bullets, define and apply styles, and choose text and background color.

**Table menu**
Options for creating and customizing tables.

**Tools menu**
Access a spell checker and thesaurus.

**Save & Exit**
Button saves the document and exits.

**Print icon**
Opens the Print window.

**Find icon**
Opens the Find window.

**Cut icon**
Removes selected text from the letter and pastes it into the Windows clipboard.

**Copy icon**
Copies selected text to the Windows clipboard.

**Paste icon**
Pastes the contents of the Windows clipboard into your text at the insertion point.

**Undo icon**
Undoes the last action performed.

**Spell Check icon**
Opens the spell checker.

**Thesaurus icon**
Opens the Thesaurus window.

**Bold/Italic/Underline icon**
Applies bold/italic/underline attributes to the selected text.
Alignment icon
Applies left, right, centered, and justified alignment to the selected text.

Bullet icon
Inserts a bulleted paragraph.

Number icon
Inserts a numbered paragraph. Use to create numbered lists or steps.

Tab Stop icons
Sets left, right, decimal, and center tab stops.

Other Fields

Please Specify Transactions To List

Start Date
Enter desired start date of transaction date range.

End Date
Enter desired end date of transaction date range.

Facility Types
Click to open the Filter Select Dialog, which lists the facility types in your active My Selections setting. Select the ones you want; only transactions for the selected types will be displayed.

If you do not select any, you will receive a message, the checkbox will be cleared, and all facility types—not just those in your selection set—will be included.

Transaction Selection Options
Choose which group of transactions to display. Options are:

- All Transactions for Specified Period (Certifications)
- RO Quick List - Initials and Flagged Kits
- All Failed Transactions With No Following Success
- ODIE Overnight Failures (15s) with No Following Success
- All Failed Transactions For Current Work Unit
- All Transactions for Specified Period (Enforcements)
- All Failed AEM Transactions With No Following Success
- All Failed Transactions For Non-payment of Compliance Fee
Attachment Documents for Case

Case ID
The Event ID of the survey. Generated by ASPEN.

Description
User-defined description of the case-level attachment. A description is required before you can attach a file.

File Name
File name and extension of the case-level attachment.

Attach/View button
Click this button to add a new, or view an existing case-level attachment. When viewing an existing attachment, some attachment types open minimized, so check your Task bar if you do not see your attachment full screen.

When adding a new case-level attachment, specify the files of type you are attaching. The Open window defaults to opening Documents (.doc files). AEM does not limit the type or size of file that can be attached. There must be an application registered on your system that can open it. For example, .doc files are opened by Microsoft Word, .bmps are usually associated with Paint, .jpgs are usually associated with your web browser.

Delete button
Deletes the selected case-level attachment. You will be asked to confirm the deletion.

Action Item Filter Settings

Date
Date range options for filtering the display of action item messages. You can show messages for all dates, for a specified number of days, or for a specified date range. The default is all dates.

Type
This section lists the various types of action item messages. Select the types you want to display.

No selection means the filter is not applied, and you will see both.

Staff
This section lists the recipients whose action item messages you will see when this filter is active. The action items will all be filtered according to the criteria specified for this filter.

Include Action Items for Current User displays only your action items. If you choose this option, you cannot select additional names.

Click Add to select the names of specific staff members whose action items you want to see. You can include yourself on this list.
Status
Select Open if you want to see only open action item messages. Select Closed to see only closed action item messages. By default, both open and closed action item messages are displayed.

Public
Select this checkbox to make the action item filter available to other users.

Filter Name
Required. Type a brief descriptive name for the action item filter.

Find

Text
Enter all or part of alphanumeric text (name, ID, street address, etc.) that you want ACO/ARO to locate.

Type options
Click an option to tell ACO/ARO which field to search to locate the text you entered. If you entered a county name, for instance, select County.

The initial Type default in ACO (when Find is accessed from all tabs except Directory) can be Name (of provider) or Provider Number (Medicare ID); there is not a default in ARO.

To change the default in ACO, go to System | System Configuration | State Customization and make the change. The default when Find is opened from the Directory tab is Search By Surveyor’s Name.

For subsequent searches, Type will default to the last option selected until you close the application.

You can choose whether to include closed facilities in Search Results.

Find Now button
Click to locate the matching records. Results are shown in the Search Results box.

Filter
This section appears in the Find window when accessed from the Alpha or Type tab in Tree view. The selected Filter option persists from session to session.

Select Filtered to include in Search Results only those items specified in your active selection set (e.g., facility type) and allowed by your facility type permissions (if you are searching for a provider).

Select Show-All to display all items meeting the search criteria. This is the initial default. However, if you select an “inappropriate” item in the Search Results list, e.g., a provider of a facility type not included in your active selection set, you will receive a message and be denied access.
Search Results
All records that match the search string and selected Filter option (see above) are listed in this area.

Go to Facility button
Highlight an item in the Search Results area and click this button to go to that item in the tree, as allowed by the current Filter option. Or, double-click an item and ACO/ARO will locate it in the tree for you.

Informal Dispute Resolution ...

NH, HHA
For NH surveys associated with a CMP and an enforcement cycle start date of 01/01/2012 or later, the title of the window is Informal Dispute Resolution - IDR/IIDR for Survey and it has two tabs: IDR and IIDR, which have the same data fields (except IDR vs. IIDR in the field name). Otherwise, the title of the window is Informal Dispute Resolution - IDR for Survey and it does not have tabs.

IDR/IIDR Information

Request Received
Date the IDR/Independent IDR request was received from the provider.
If you create a revisit survey and a Request Received date is found for a previous survey of the current survey type (Health/LSC) without a Withdrawn or Completion date, a warning message is issued.

Scheduled
Date the IDR/Independent IDR was scheduled to be conducted.

Conducted
Date the review occurred.

Conducted By
Name of the individual or entity conducting the IDR/Independent IDR.

Withdrawn
If the request for IDR/Independent IDR was withdrawn, date the request for withdrawal was received.

Completion
Date the results of the review were formally sent to the provider.

IDR/IIDR Type
Options are: 01 Desk Review, 02 Phone Review, 03 Face to Face Review.

Additional Doc. Rec’d from Provider
Date additional documentation was received from the provider.
Revised 2567 Date
Date a CMS-2567, revised due to the IDR/Independent IDR process, was issued.

POC Required
Select if applicable. Activates the POC Received field.

POC Received
Enter the date the new POC was received from the provider.

Show Attendees...
This button opens the Select Attendees window, which shows who attended the review. You can add or remove attendees.

The selected attendees are specific to IDR or IIDR, depending on the current tab.

IDR/IIDR Notes
Record resident and ombudsman input, dates, and other relevant information in the IDR/IIDR Notes text editor.

IDR Add Tag
This button opens the Select Team Member window, then the Select New Tag window to let you add a new tag when there is a determination that a new citation should be added as a result of IDR.

Note: You can add a tag as a result of IDR on either the IDR or IIDR tab. You cannot add a new tag as a result of Independent IDR.

Survey Citation IDR/IIDR Status grid
Shows current IDR/IIDR status and related information for each tag cited in the selected survey.

Citation
Tag number and description.

Cert
Selected if the tag was cited as part of a certification survey (Certification is selected in Citation Properties).

Cmplnt
Selected if the tag was cited as part of a complaint survey (Complaint Investig. is selected in Citation Properties).

IDR Status, IIDR Status
Two drop-down lists of status options. This field indicates changes to a citation as a result of IDR/Independent IDR. Options are:

01 None - IDR/Independent IDR not requested for the citation. This is the default IDR/IIDR status.
02 Requested - IDR/Independent IDR requested but not completed for the citation.

03 No Change - IDR/Independent IDR performed, state determined no change warranted.

04 Tag Change - IDR/Independent IDR determined citation should be moved to different tag. No further changes can be made to a tag once this status is assigned. The original tag is considered removed and a new tag cited. Original tag will not be printed on survey forms.

05 Tag Removed - IDR/Independent IDR determined tag should be removed. No further changes can be made to a tag once this status is assigned. The original tag is considered removed and a new tag cited. Original tag will not be printed on survey forms.

06 S/S Change - IDR/Independent IDR determined new Scope/Severity level warranted. New S/S value will be printed on survey forms.

07 Examples Removed/Other Wording Change - IDR/Independent IDR determined evidence should be changed.

08 SS Change/Examples Removed/Other Wording Change - Combines 06 & 07.

09 New Tag at IDR - IDR/Independent IDR determined a new citation is warranted.

10 Request Withdrawn - Provider withdrew IDR/Independent IDR request before review.

11 Result of Tag Change - Status assigned to tag that replaced a tag with IDR/IIDR Status = 04.

Citations with an IDR/IIDR status of 01, 03, 06, 07, 08, 09, 10, or 11 (HHA IDR only), or 12 (Hearing/Settlement only) are included in uploads to national. Citations with an IDR/IIDR status of 02, 04, or 05 are not uploaded.

Citations removed due to IDR/Independent IDR are excluded from a number of printed forms/reports:

- CMS-2567 and CMS-2567B
- Quick Report (draft CMS-2567)
- Severity/Scope Grid
- Severity/Scope Summary (SSS) and Detail (SSD)
- Administrator Survey Performance (ASP)
- Owner Survey Performance (OSP)
**Final SS**
Final Scope/Severity level for the tag. S/S changes due to IDR and Independent IDR are allowed on the same tag. The Final SS value defaults to the latest S/S change, but you can modify it. A warning is issued if Final SS does not match either SS After IDR or After IIDR.

**Orig SS**
When Scope/Severity level changes as a result of IDR/Independent IDR, the original level is stored in this column.

**SS Before IDR**
Scope/Severity level for the tag before IDR.

**SS After IDR**
Scope/Severity level for the tag after IDR.

**SS Before IIDR**
Scope/Severity level for the tag before IIDR.

**SS After IIDR**
Scope/Severity level for the tag after IIDR.

**IDR Changed To**
If the tag changes as a result of IDR, this shows the new tag number.

**IIDR Changed To**
If the tag changes as a result of IIDR, this shows the new tag number.

**Evidence**
Opens a read-only view of the surveyor's findings for the tag.

**IDR Request Reason**
Select the primary reason given by the provider for requesting IDR. If new information is offered for a tag, select 05 New Information Available as the primary reason.

**IIDR Request Reason**
Select the primary reason given by the provider for requesting Independent IDR. If new information is offered for a tag, select 05 New Information Available as the primary reason.

**Corrected**
The Correction Date entered in Citation Properties.

**IDR Reason for Decision**
Indicate the primary reason for the IDR decision. Select 01 No Change when there is no change to the citation. If there is more than one reason for a change, and if 02 Additional Information Provided is one of them, always indicate one of the others as the primary reason.
**IIDR Reason for Decision**
Indicate the primary reason for the Independent IDR decision. Select 01 No Change when there is no change to the citation. If there is more than one reason for a change, and if 02 Additional Information Provided is one of them, always indicate one of the others as the primary reason.

**Undo IDR**
Click this button to undo the assigned IDR Status and return it to the default 01 None.

**Undo IIDR**
Click this button to undo the assigned IIDR Status and return it to the default 01 None.

**Print**
Click button to print the IDR/IIDR details as a report. You can choose whether to include tags with IDR/IIDR Status = None.

**Remedy Lookups**

**Remedy Code**
State Remedy Codes always start with S, with two additional alphanumeric characters permitted. Remedies are listed in alphanumeric order by this code.

**Remedy Description**
Description of remedy.

**Federal/State**
Indicates whether this is a Federal or state remedy.

**462L Code**
Enter 2-digit code. 462L Code does not apply to state remedies.

**State Category**
Select A, B, or C. Used as a category breakdown.

---

**Tip:** To add categories for state remedies, select System | Lookup Values | Dictionary | REMEDY | STATECATEGORY. If you need assistance, call the QTSO Help Desk, 888-477-7876.

---

**Inactive**
Select checkbox to replace or eliminate a state remedy. Inactive remedies cannot be added to new enforcement cases, but are still available for historical reporting.

**CMP Remedy Type**
Indicates whether remedy is a CMP remedy. This is required before you can apply the remedy to a state CMP.
**ASPEN word processor**

**File menu**
File menu options are:
- Save
- Export
- Import
- Insert Backup File
- Print
- Page Setup
- Print Preview
  - and (when applicable) Complainant Prompts

**Edit menu**
Standard editing tools such as cut, paste, and search.

**Format menu**
Change fonts, apply bullets, adjust paragraph and tab settings.

**Bold/Italic/Underline icon**
Applies (respectively) bold, italic, and underline attributes to the selected text.

**Font Color icon**
Applies color to selected text.

**Alignment icons**
Apply left, center and right alignment to the selected text.

**Spell Check icon**
Opens the Check Spelling window, from which you can check your text.

**Import icon**
Opens the Import window, from which you can import a text or RTF file.

**Save icon**
Disabled. Click OK to save your notes.

**Find icon**
Opens the Find window.

**Cut icon**
Removes selected text from the letter and pastes it into the Windows clipboard.

**Copy icon**
Copies selected text to the Windows clipboard.
**Paste icon**
Pastes the contents of the Windows clipboard into your text at the insertion point.

**Undo icon**
Undoes the last action performed.

**Tab Stop icons**
Sets left, right, decimal, and center tab stops.

**Regional Reports**

**Pending and Viewable Reports**

**Refresh button**
Refreshes the Pending and Viewable Reports grid to show current report status.

**Pending and Viewable Reports grid**

**Requested on**
Date/time the report was requested (Eastern Time).

**Report Name**
Name of requested report.

**Region**
Report region. All indicates the report covers all states.

**Status**
Report status. Options are:
- Queued - A new report has been requested, but has not yet been generated.
- Generating - The ASPEN application server is in the process of generating the new report.
- Delayed - Report generation was attempted but failed. The ASPEN application server periodically attempts to regenerate this report.
- Complete - The report has been successfully generated and may be viewed.
- Viewed - The report has been viewed and can be viewed again.
- Failed - The report could not be generated. Failed report tasks are shown for two days after they failed before being removed from view.

**Save**
Select this checkbox to save the report. Unsaved reports are automatically deleted overnight. Unviewed reports are automatically deleted after seven days.
**View**
Select to view the completed report. A viewer opens where the user can view or save the report. The View button is only enabled for reports with Complete or Viewed status.

**Generate Report**

**Application**
Defaults to Enforcement, currently the only available option.

**Region**
Select from list of CMS regions.

**States**
Lists the states in the selected region. Select state(s) to include in the report. All selected by default; button toggles between De-Select All and Select All.

**Select Report to Print**
Select the report you want to print.

**Report Description**
Displays brief description of selected report.

**Generate Report button**
Click to generate the selected report, which will then be added to the Pending and Viewable Reports grid.
Transaction Status Codes

You can monitor all enforcement upload transactions from the ACO menu (Tracking|Transactions). The Transactions for … window lists AEM upload transactions, filtered as you specify, with status codes as well as other information. The status codes are briefly described below.

<table>
<thead>
<tr>
<th>Code</th>
<th>Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>-1</td>
<td>Failed</td>
<td>Invalid or missing data detected, transaction terminated</td>
</tr>
<tr>
<td>00</td>
<td>Pending</td>
<td>Transaction successful, but case is not yet uploaded to national.</td>
</tr>
<tr>
<td>05</td>
<td>Uploaded</td>
<td>Case uploaded to national.</td>
</tr>
<tr>
<td>10</td>
<td>Successful</td>
<td>Case accepted by national.</td>
</tr>
<tr>
<td>12</td>
<td>National Info</td>
<td>Transaction successful but national detected something irregular.</td>
</tr>
<tr>
<td>15</td>
<td>Failed</td>
<td>Transaction failed at the national level.</td>
</tr>
</tbody>
</table>

More ...

Procedure: “Monitoring AEM Upload Transactions” on page 84

AEM Reports

The following pages contain samples of finalized AEM reports, including Report Definitions sections, where applicable. These reports were developed for NH enforcement and then adapted for reporting on HHA and CLIA enforcement. Reports that are not applicable to HHA or CLIA enforcement cases will return no data.
# AEM Enforcement Case Profile

The Enforcement Case Profile includes an option to exclude case notes. The report title indicates the provider type of the facility for which the report was generated.

---

### AEM Nursing Home Enforcement Case Profile

**State:***

<table>
<thead>
<tr>
<th>Facility</th>
<th>Phone (Dial)</th>
<th>Fax (Fax)</th>
<th>AEM Case ID</th>
<th>Provider Number</th>
<th>Provider Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>ALPINE CENTER</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### Case Summary

- **Cycle Start:** 09/02/2012
- **Federal Status:** Open/Active
- **State Status:** NA
- **Federal Type:** No
- **Due Date for Open Cases:** NA
- **Substantial Compliance:** NA

#### Licenses

- **License No.:** 0023
- **Effective Date:** 09/02/2012
- **Expiration Date:** 09/02/2012

#### Surveys

<table>
<thead>
<tr>
<th>Type</th>
<th>Category</th>
<th>Result</th>
<th>SOC</th>
<th>U</th>
<th>DR</th>
<th>Subject &amp; Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>HLTH</td>
<td>09/02/2012</td>
<td>ST S4R</td>
<td>Yes</td>
<td>None</td>
<td>None</td>
<td>09/02/2012</td>
</tr>
</tbody>
</table>

#### Remedies

<table>
<thead>
<tr>
<th>Type</th>
<th>In Effect?</th>
<th>Effective Date</th>
<th>Last Day in Effect</th>
</tr>
</thead>
<tbody>
<tr>
<td>04B - Mand. Entry Pay for New Admit: 0 Mo.</td>
<td>Fed 012</td>
<td>09/02/2012</td>
<td>09/02/2012</td>
</tr>
<tr>
<td>07 - Civil Money Penalty</td>
<td>Fed 012</td>
<td>09/02/2012</td>
<td>09/02/2012</td>
</tr>
</tbody>
</table>

#### Notices

<table>
<thead>
<tr>
<th>Letter</th>
<th>Send</th>
<th>Origin</th>
<th>Locked</th>
<th>Letter ID</th>
<th>Local Template Description</th>
<th>Letter Context</th>
</tr>
</thead>
</table>

#### MATCEP

<table>
<thead>
<tr>
<th>MATCEP Case No.</th>
<th>Effective Date from Primary Trigger</th>
<th>Last Day of Loss</th>
</tr>
</thead>
<tbody>
<tr>
<td>State MATCEP Case No.</td>
<td>State Waiver Notice Date</td>
<td>Last Day of Waiver</td>
</tr>
</tbody>
</table>

#### Case Workers

<table>
<thead>
<tr>
<th>Facility</th>
<th>Current Primary</th>
<th>Worked By</th>
<th>Phone #</th>
<th>Date Began</th>
</tr>
</thead>
</table>

---

*Figure 155: AEM Nursing Home Enforcement Case Profile sample - page 1*
## AEM Nursing Home Enforcement Case Profile

### Current Totals Across All CMPs

<table>
<thead>
<tr>
<th>State</th>
<th>Total</th>
<th>Amount Due</th>
<th>Examinations Req</th>
<th>Residents</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$5,000.00</td>
<td>$5,000.00</td>
<td>$5,000.00</td>
<td>Medicare (775) 2 100% $5,000.00</td>
</tr>
</tbody>
</table>

### Per Instance CMPs

<table>
<thead>
<tr>
<th>Federal DMP HLTH - 00520012</th>
<th>Delinquent (305) 602384</th>
<th>Instance Date: 03/22/2012</th>
<th>Amount Per Instance: $5,000.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>CMP Code</td>
<td>Collection Status: To Be Resolved</td>
<td>Bankruptcy Petition Date:</td>
<td>Bankruptcy Settlement Amount: N/A</td>
</tr>
<tr>
<td>Appeal Waiver Result</td>
<td>Reduced Amount: $5,000.00</td>
<td>Hearing Date: Settlement Amount: N/A</td>
<td></td>
</tr>
<tr>
<td>Qualified for Entity Reported 50% Reduction: No</td>
<td>Entity Reported 50% Reduction: $5,000.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>IDR Rec'd</td>
<td>IDR Completion:</td>
<td>IDR Expiration:</td>
<td></td>
</tr>
<tr>
<td>TOTAL AMOUNT DUE: $5,000.00</td>
<td>Medicare Interest Portion of Total: $5,000.00</td>
<td>Medicaid Interest Portion of Total: $5,000.00</td>
<td></td>
</tr>
<tr>
<td>Payments Made: $0.00</td>
<td>Payment Status: Paid/Closed</td>
<td>Payment Due Date: This CMP Fully Paid: 03/15/2012</td>
<td></td>
</tr>
</tbody>
</table>

### HEARING S

<table>
<thead>
<tr>
<th>Hearing Class:</th>
<th>Federal Injunction Granted:</th>
<th>Last Day of Injunction:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appealed By:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Court Attorney:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Decreed:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outcome:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

**Figure 156: AEM Nursing Home Enforcement Case Profile sample - page 2**

---

Procedures Guide 12/6/18 321
AEM Facility Enforcement History

The report title indicates the provider type for which the report was generated and the specified date range.

Figure 157: AEM Nursing Home Enforcement History sample

AEM Enforcement Case Log

Figure 158: AEM Nursing Home Enforcement Case Profile sample - page 2
### AEM Nursing Home Enforcement Case Log

#### State: [State Name]

<table>
<thead>
<tr>
<th>REPORT DEFINITIONS</th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Order</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
</tr>
<tr>
<td>Federal Case Status</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
<td>Open - Active</td>
</tr>
<tr>
<td>State Case Status</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
</tr>
<tr>
<td>Client ID</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
</tr>
<tr>
<td>State Region</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
<td>[State Region Name]</td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
</tr>
<tr>
<td>VA Primary Worker</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
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</tr>
<tr>
<td>Facility Type</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
<td>All Facility Types</td>
</tr>
<tr>
<td>Additional Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
<td>No Additional Selection Factors</td>
</tr>
<tr>
<td>Case Type</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
<td>All Case Types</td>
</tr>
<tr>
<td>Compliance Status</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
<td>A1</td>
</tr>
<tr>
<td>Date Range</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
<td>01/01/2010 thru 03/24/2010</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
<td>Cycle Start Date</td>
</tr>
</tbody>
</table>

### REPORT SUMMARY

<table>
<thead>
<tr>
<th>Total Number of Cases on This Report</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
<th>3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Federal Open Cases</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
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<td>3</td>
</tr>
<tr>
<td>Number of Federal Open - Active Cases</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>Number of Federal Open - CMP Collection Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of Federal Open - Hearing CMP Collection Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of Federal Closed Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of State License Cases - All Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of State License Cases - Open Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of State License Cases - Closed Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of Cases Transferred to RO</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>Number of Opportunity To Correct Cases</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
</tr>
<tr>
<td>Number of No Opportunity To Correct Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of Part Nonsatisfaction Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of State Nonsatisfaction Cases</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of Cases with a Fed. Compliance Visit Date</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>Number of Cases with a RO Compliance Notice</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Number of Cases with a State Compliance Notice</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

---

**Figure 159: AEM Nursing Home Enforcement Case Log sample—report definitions, summary**
Figure 160: AEM Case Counts Report sample—page 1
AEM Reports

Figure 161: AEM Case Counts Report sample—report definitions, summary

AEM Action Items/Next Steps Report

Figure 162: AEM Action Items/Next Steps Report sample—page 1
AEM Action Items/Next Steps Report

**Report Definitions**
- Report Order: Next Step Due Date
- Federal Case States: All
- State Case States: All
- Chain ID: All
- State Region: All
- Initial Transfer to RO: All
- SA Primary Worker: All
- RO Primary Worker: All
- Facility Type: All Facility Types
- Additional Factors: No Additional Selection Factors
- Case Type: All Case Types
- Compliance Status: All
- Fed. Next Stop: State Open Next Steps
- Date Range: 09/25/2009 thru 04/23/2010
- Date Range Based On: Next Step Due Date

**Report Summary**
- Total Number of Items on This Report: 7
  - Number ofletterAcknowledged: 1
  - Number of lettersent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1
  - Number of letterSent/Sent: 1

**Figure 163: AEM Action Items/Next Steps Report sample—report definitions, summary**

**AEM Cases For Which No Letter Has Been Sent**

**Figure 164: AEM Cases For Which No Letter Has Been Sent sample—page 1**
### AEM Cases For Which No Letter Has Been Sent

**State:**

<table>
<thead>
<tr>
<th>REPORT DEFINITIONS</th>
<th>REPORT SUMMARY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Order</td>
<td>Provider Number</td>
</tr>
<tr>
<td>Federal Case Status</td>
<td>A1</td>
</tr>
<tr>
<td>State Case Status</td>
<td>A1</td>
</tr>
<tr>
<td>Chain ID</td>
<td>A1</td>
</tr>
<tr>
<td>State Region</td>
<td>A1</td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>A1</td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>A1</td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>A1</td>
</tr>
<tr>
<td>Facility Type</td>
<td>All Facility Types</td>
</tr>
<tr>
<td>Additional Factors</td>
<td>No Additional Selection Factors</td>
</tr>
<tr>
<td>Case Type</td>
<td>All Case Types</td>
</tr>
<tr>
<td>Letter Status</td>
<td>No State and No Fed Letters</td>
</tr>
<tr>
<td>Compliance Status</td>
<td>A1</td>
</tr>
<tr>
<td>Cases with only Fed. Mon. Surveys</td>
<td>Include</td>
</tr>
<tr>
<td>Date Range</td>
<td>10/01/2014 thru 07/24/2012</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
</tr>
<tr>
<td></td>
<td>Total Number of Cases on This Report = 2</td>
</tr>
<tr>
<td></td>
<td>Number In Which No Federal Letter Sent = 2</td>
</tr>
<tr>
<td></td>
<td>Number In Which No State Letter Sent = 2</td>
</tr>
<tr>
<td></td>
<td>Median Cycle Start to Today = 461</td>
</tr>
<tr>
<td></td>
<td>Number of Cases Transferred to RO = 0</td>
</tr>
<tr>
<td></td>
<td>Number of Opportunity To Correct Cases = 1</td>
</tr>
<tr>
<td></td>
<td>Number of No Opportunity To Correct Cases = 0</td>
</tr>
<tr>
<td></td>
<td>Number of Past Noncompliance Cases = 0</td>
</tr>
<tr>
<td></td>
<td>Number of State License Cases = 0</td>
</tr>
</tbody>
</table>

*Figure 165: AEM Cases For Which No Letter Has Been Sent sample—report definitions, summary*
AEM: Surveys Not In An AEM Case

Figure 166: AEM: Surveys Not In An AEM Case sample—page 1

Figure 167: AEM: Surveys Not In An AEM Case sample—report definitions, summary
AEM Cases Not Transferred to RO Report

This report lists cases that have not been transferred to the RO.

Figure 168: AEM Cases Not Transferred to RO Report sample—page 1

Figure 169: AEM Cases Not Transferred to RO Report sample—report definitions, summary
AEM Enforcement Cases Not Uploaded

This report lists cases that have never been uploaded successfully, cases that have their first upload pending tonight, and cases that were uploaded in the past but had a subsequent Delete from National and no following success.

Figure 170: AEM Enforcement Cases Not Uploaded—page 1

Figure 171: AEM Enforcement Cases Not Uploaded—report definitions, summary

Ancillary Reports

AEM Medicare Hearing Status Report

Figure 172: AEM Medicare Hearing Status Report sample—page 1
Figure 173: AEM Medicare Hearing Status Report sample—report definitions, summary

AEM NATCEP Loss Report

Figure 174: AEM NATCEP Loss Report sample—page 1
# AEM NATCEP Loss Report

**Report Definitions**

<table>
<thead>
<tr>
<th>Report Order</th>
<th>Provider Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal Case Status</td>
<td>All</td>
</tr>
<tr>
<td>State Case Status</td>
<td>All</td>
</tr>
<tr>
<td>Chain ID</td>
<td>All</td>
</tr>
<tr>
<td>State Region</td>
<td>All</td>
</tr>
<tr>
<td>Initial Transfer to R/O</td>
<td>All</td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>R/O Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>Facility Type</td>
<td>All Facility Types</td>
</tr>
<tr>
<td>Additional Factors</td>
<td>No Additional Selection Factors</td>
</tr>
<tr>
<td>Case Type</td>
<td>All Case Types</td>
</tr>
<tr>
<td>Loss Status</td>
<td>Rem</td>
</tr>
<tr>
<td>State Waiver Status</td>
<td>Both</td>
</tr>
<tr>
<td>CHOW Restored Status</td>
<td>Both</td>
</tr>
<tr>
<td>Compliance Status</td>
<td>All</td>
</tr>
<tr>
<td>Date Range</td>
<td>03/25/2019 thru 03/24/2019</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
</tr>
</tbody>
</table>

**Report Summary**

- Total Number of Cases on This Report = 3
- Number of Actual Loss = 3
- Number of Potential Loss = 0
- Loss Due to Subject to Extended Part Count Survey (5GC) = 1
- Loss Due to Deny Pay for All New Admissions = 0
- Loss Due to $5000 CMP Assessed = 2
- Loss Due to 519 Transfer (519) = 0
- Loss Due to Close Facility (519) = 0
- Loss Due to Temporary Manager = 0
- Loss Due to RH Waived = 0
- Number Waived By State = 1
- Number Restored Due to CHOW = 0

---

*AEM NATCEP Loss Report sample—report definitions, summary*
# IDR Processing Times

**Figure 175: IDR Processing Times sample**

<table>
<thead>
<tr>
<th>Facility</th>
<th>Event Id</th>
<th>Exit Date</th>
<th>IDR Requested</th>
<th>IDR Conducted</th>
<th>Request to Conduct</th>
<th>IDR Decision</th>
<th>Request to Decision</th>
<th>Total Processing Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>NEATH - CENTER FOR COMMUNITY HEALTH SERVICES</td>
<td>12345678</td>
<td>01/01/2012</td>
<td>01/02/2012</td>
<td>01/03/2012</td>
<td>30</td>
<td>10/20/2012</td>
<td>39</td>
<td>40</td>
</tr>
<tr>
<td>NEATH - CENTER FOR COMMUNITY HEALTH SERVICES</td>
<td>87654321</td>
<td>02/01/2013</td>
<td>02/02/2013</td>
<td>02/03/2013</td>
<td>31</td>
<td>10/20/2012</td>
<td>39</td>
<td>40</td>
</tr>
<tr>
<td>NEATH - CENTER FOR COMMUNITY HEALTH SERVICES</td>
<td>12345678</td>
<td>03/01/2014</td>
<td>03/02/2014</td>
<td>03/03/2014</td>
<td>31</td>
<td>10/20/2012</td>
<td>39</td>
<td>40</td>
</tr>
<tr>
<td>NEATH - CENTER FOR COMMUNITY HEALTH SERVICES</td>
<td>87654321</td>
<td>04/01/2015</td>
<td>04/02/2015</td>
<td>04/03/2015</td>
<td>31</td>
<td>10/20/2012</td>
<td>39</td>
<td>40</td>
</tr>
</tbody>
</table>

*Indicates today’s date used in calculation.

IDR Processing Time sample
AEM Waiver Report

Figure 176: AEM Waiver Report sample - page 1

Figure 177: AEM Waiver Report sample - report definitions, summary
### IDR/IIDR Report

#### Table

<table>
<thead>
<tr>
<th>Facility Name</th>
<th>Medicare #</th>
<th>Event ID</th>
<th>Exit Date</th>
<th>IDR Type</th>
<th>IDR Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>A BRIAN TEST</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IDR Req: 05/01/2012</td>
<td>Sched.: 05/02/2012</td>
<td>Withdraw:</td>
<td>Conduct.:</td>
<td>Complete:</td>
<td>Process Days: 12*</td>
</tr>
<tr>
<td>CW HH</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IDR Req: 05/02/2012</td>
<td>Sched.: 05/03/2012</td>
<td>Withdraw:</td>
<td>Conduct.:</td>
<td>Complete:</td>
<td>Process Days: 12*</td>
</tr>
<tr>
<td>CW HH FOR CERT</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IDR Req: 05/02/2012</td>
<td>Sched.: 05/03/2012</td>
<td>Withdraw:</td>
<td>Conduct.:</td>
<td>Complete:</td>
<td>Process Days: 12*</td>
</tr>
<tr>
<td>CW TEST</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IDR Req: 05/02/2012</td>
<td>Sched.: 05/03/2012</td>
<td>Withdraw:</td>
<td>Conduct.:</td>
<td>Complete:</td>
<td>Process Days: 12*</td>
</tr>
</tbody>
</table>

* Process Days = # days from Request to Conduct or Withdraw

---

**Figure 178: IDR/IIDR Report sample - page 1**
## IDR/IIDR Report

State: New York

<table>
<thead>
<tr>
<th>Report Definitions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Name</td>
</tr>
<tr>
<td>All</td>
</tr>
<tr>
<td>Red Health LCC</td>
</tr>
<tr>
<td>IDR and IIDR</td>
</tr>
<tr>
<td>All</td>
</tr>
<tr>
<td>All</td>
</tr>
<tr>
<td>All</td>
</tr>
<tr>
<td>04/02/2017 thru 09/29/2017</td>
</tr>
</tbody>
</table>

### Report Summary

Total Number of Surveys on This Report:

<table>
<thead>
<tr>
<th>Total Surveys (%)</th>
<th>Total Tags (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>'Requested'</td>
<td>'Requested'</td>
</tr>
<tr>
<td>'No Change'</td>
<td>'No Change'</td>
</tr>
<tr>
<td>'Tag Changed'</td>
<td>'Tag Changed'</td>
</tr>
<tr>
<td>'Tag Removed'</td>
<td>'Tag Removed'</td>
</tr>
<tr>
<td>'IS Change'</td>
<td>'IS Change'</td>
</tr>
<tr>
<td>'Examples Removed'</td>
<td>'Examples Removed'</td>
</tr>
<tr>
<td>'IS Changed samples Removed'</td>
<td>'IS Changed samples Removed'</td>
</tr>
<tr>
<td>'New Tag at IDR'</td>
<td>'New Tag at IDR'</td>
</tr>
<tr>
<td>'Requested Withdrawn'</td>
<td>'Requested Withdrawn'</td>
</tr>
<tr>
<td>'Ruled out Tag Change'</td>
<td>'Ruled out Tag Change'</td>
</tr>
</tbody>
</table>

Total Surveys with Text Review: IDR Type (%)

Total Surveys with Phone Review: IDR Type (%)

Total Surveys with Face to Face Review: IDR Type (%)

---

**Figure 179: IDR/IIDR Report sample - report definitions, summary**
### IDR/IIDR Report

**State: New York**

<table>
<thead>
<tr>
<th>ID / IIDR Status</th>
<th>Total Surveys (%)</th>
<th>Total Tags (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>'Requested'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'No Change'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'Tag Change'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'Tag Removed'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'SIS Change'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'Examples Removed'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'SIS Change/Examples Removed'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'New Tag at IIDR'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'Requested Withdrawn'</td>
<td></td>
<td></td>
</tr>
<tr>
<td>'Result of Tag Change'</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**IDR Reason for Decision**

<table>
<thead>
<tr>
<th>Reason</th>
<th>Total Surveys (%)</th>
<th>Total Tags (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>'No Change'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>'Additional Info Provided after the survey'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>'Facility found not capable for lesion'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>'Insufficient evidence/insufficent data'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>'Inaccurate facts'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>'Wrong/Incorrect change'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
<tr>
<td>'Other'</td>
<td>0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

**IDR Type**

<table>
<thead>
<tr>
<th>IDR Type</th>
<th>Total Surveys (%)</th>
<th>Total Tags (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>With Desk Review</td>
<td></td>
<td></td>
</tr>
<tr>
<td>With Phone Review</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Face to Face Review</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Total Surveys with SIS 1-4 (U) (%)**

<table>
<thead>
<tr>
<th>Total Tags with SIS 1-4 (U) (%)</th>
</tr>
</thead>
</table>

**Total Surveys with SIS 5-6 (Potential) (%)**

<table>
<thead>
<tr>
<th>Total Tags with SIS 5-6 (Potential) (%)</th>
</tr>
</thead>
</table>

**Total Surveys with SIS A-C (Compliance) (%)**

<table>
<thead>
<tr>
<th>Total Tags with SIS A-C (Compliance) (%)</th>
</tr>
</thead>
</table>

**Total Surveys with SIS 6-4 (UR) (%)**

<table>
<thead>
<tr>
<th>Total Tags with SIS 6-4 (UR) (%)</th>
</tr>
</thead>
</table>

**IDR Processing Days Range: 6 to 0**

<table>
<thead>
<tr>
<th>IDR Processing Days Average: 0 to 0</th>
</tr>
</thead>
</table>

**Figure 180: IDR/IIDR Report sample - totals**
## CMPs

### AEM Federal CMP Due Report

<table>
<thead>
<tr>
<th>Provider #</th>
<th>Provider</th>
<th>CMPTS #</th>
<th>Last RO Notice Date</th>
<th>Total Amount Due</th>
<th>CMP Payment Due</th>
<th>Amount Sent to Offset</th>
<th>Date Sent to Offset</th>
<th>Amount Sent to Treasury</th>
<th>Date Sent to Treasury</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>04/19/2010</td>
<td>100,140.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>02/15/2015</td>
<td>15,500.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>10/13/2015</td>
<td>5,460.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>02/01/2016</td>
<td>3,452.24</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>09/17/2015</td>
<td>7,151.10</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>04/19/2016</td>
<td>4,712.80</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>03/10/2019</td>
<td>253,150.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>10/09/2016</td>
<td>316.75</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>03/07/2018</td>
<td>2,710.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>04/14/2015</td>
<td>14,430.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>04/19/2016</td>
<td>1,500.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td></td>
<td></td>
<td>04/13/2015</td>
<td>33,975.00</td>
<td>0.00</td>
<td>0.00</td>
<td>0.00</td>
<td>R</td>
<td></td>
</tr>
</tbody>
</table>

**Total Number of Cases on This Report = 15**

**Report Total Amount Due = $56,335.74**

*Figure 181: AEM Federal CMP Due Report sample—page 1*

### AEM Federal CMP Due Report

**REPORT DEFINITIONS**

<table>
<thead>
<tr>
<th>Report Order</th>
<th>Provider Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal Case Status</td>
<td>All</td>
</tr>
<tr>
<td>State Case Status</td>
<td>All</td>
</tr>
<tr>
<td>Chain ID</td>
<td>All</td>
</tr>
<tr>
<td>State Region</td>
<td>All</td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>All</td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>Facility Type</td>
<td>All Facility Types</td>
</tr>
<tr>
<td>Additional Factors</td>
<td>No Additional Selection Factors</td>
</tr>
<tr>
<td>Case Type</td>
<td>All Case Types</td>
</tr>
<tr>
<td>Date Range</td>
<td>12/20/2014 thru 06/15/2017</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
</tr>
</tbody>
</table>

*Figure 182: AEM Federal CMP Due Report sample—report definitions*
# AEM State CMP Due Report

**Figure 183: AEM State CMP Due Report sample—page 1**

<table>
<thead>
<tr>
<th>Provider #</th>
<th>Medicaid #</th>
<th>License #</th>
<th>Provider</th>
<th>City</th>
<th>St. Collection</th>
<th>Last SA Notice Date</th>
<th>CMP Payment Date</th>
<th>Total Amount Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>AOME NUR SING HOME</td>
<td>ST PETERSBURG</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>14090610</td>
<td>14090610</td>
<td>$1,362.86</td>
</tr>
<tr>
<td>ALPINE HEALTH &amp; SPTNT</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>03/23/2010</td>
<td>14090610</td>
<td>$1,362.86</td>
</tr>
</tbody>
</table>

Total Number of Cases on This Report = 2  
Report Total Amount Due = $2,725.72

**Figure 184: AEM State CMP Due Report sample—report definitions**

<table>
<thead>
<tr>
<th>REPORT DEFINITIONS</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Order</td>
<td>Provider Number</td>
<td></td>
</tr>
<tr>
<td>Federal Case Status</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>State Case Status</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>Chain ID</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>State Region</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>All</td>
<td></td>
</tr>
<tr>
<td>Facility Type</td>
<td>All Facility Types</td>
<td></td>
</tr>
<tr>
<td>Additional Factors</td>
<td>No Additional Selection Factors</td>
<td></td>
</tr>
<tr>
<td>Case Type</td>
<td>All Case Types</td>
<td></td>
</tr>
<tr>
<td>Date Range</td>
<td>09/21/2007 thru 03/24/2010</td>
<td></td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
<td></td>
</tr>
</tbody>
</table>
AEM Federal CMP Tracking Report

This report lists Federal and/or state licensure CMPs. It can be tailored as needed. For example, it can be configured to list all fully paid Federal or state licensure CMPs.

Figure 185: AEM Federal CMP Tracking Report sample—page 1
### AEM Federal CMP Tracking Report

#### REPORT DEFINITIONS

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report Order</td>
<td>Federal Case Status</td>
</tr>
<tr>
<td>Federal Case Status</td>
<td>Open - Active - Collect</td>
</tr>
<tr>
<td>State Case Status</td>
<td>All</td>
</tr>
<tr>
<td>Owner ID</td>
<td>All</td>
</tr>
<tr>
<td>State Region</td>
<td>All</td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>All</td>
</tr>
<tr>
<td>Payment Status</td>
<td>Overdue Invoices</td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>Facility Type</td>
<td>All Facility Types</td>
</tr>
<tr>
<td>Additional Features</td>
<td>No Additional Features</td>
</tr>
<tr>
<td>Owner Type</td>
<td>All Owner Types</td>
</tr>
<tr>
<td>CMP Site Fully Paid</td>
<td>Excludes</td>
</tr>
<tr>
<td>Official Name First</td>
<td>All</td>
</tr>
<tr>
<td>Federal Licensee</td>
<td>Federal</td>
</tr>
<tr>
<td>Payment Status</td>
<td>CMP Site Closing Date</td>
</tr>
<tr>
<td>CMP Type</td>
<td>All</td>
</tr>
<tr>
<td>Date Range</td>
<td>01/03/2021 to 07/25/2022</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>CMP Site Opening Date</td>
</tr>
</tbody>
</table>

#### REPORT SUMMARY

<table>
<thead>
<tr>
<th>Field</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Date</td>
<td>01/03/2021</td>
</tr>
<tr>
<td>To Date</td>
<td>07/25/2022</td>
</tr>
<tr>
<td>AEM Federal CMP Tracking Report</td>
<td>341</td>
</tr>
<tr>
<td>CMP Site Fully Paid</td>
<td>Excludes</td>
</tr>
<tr>
<td>Official Name First</td>
<td>All</td>
</tr>
<tr>
<td>Federal Licensee</td>
<td>Federal</td>
</tr>
<tr>
<td>Payment Status</td>
<td>CMP Site Closing Date</td>
</tr>
<tr>
<td>CMP Type</td>
<td>All</td>
</tr>
<tr>
<td>Date Range</td>
<td>01/03/2021 to 07/25/2022</td>
</tr>
</tbody>
</table>

---

**Figure 186:** AEM Federal CMP Tracking Report sample—report definitions, summary

**Figure 187:** AEM Federal CMP Tracking Report sample—report summary cont.
AEM Federal CMP Analysis Report—Grouped By Cycle

The Federal CMP Analysis report can be grouped by Discrete CMPs, By Cycle, or Cycle Totals Only.

Figure 188: AEM Federal CMP Analysis Report—CMPs Grouped By Cycle sample—page 1
### AEM Federal CMP Analysis Report - CMPs Grouped By Cycle

#### Report Definitions

<table>
<thead>
<tr>
<th>Report Order</th>
<th>Cycle Start Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal Case Status</td>
<td>All</td>
</tr>
<tr>
<td>State Case Status</td>
<td>All</td>
</tr>
<tr>
<td>Chain ID</td>
<td>All</td>
</tr>
<tr>
<td>State Region</td>
<td>All</td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>All</td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>All</td>
</tr>
<tr>
<td>Facility Type</td>
<td>Nursing Home (Inn-Self) Dual Cert, Nursing Home (Inn-Self) Distinct Part, Nursing Home (Inn-Self) Skfr Only</td>
</tr>
<tr>
<td>Additional Factors</td>
<td>No Additional Selection Factors</td>
</tr>
<tr>
<td>Case Type</td>
<td>Opportunity to Correct, No Opportunity to Correct, Past Not Compliance</td>
</tr>
<tr>
<td>Grouping</td>
<td>By Cycle</td>
</tr>
<tr>
<td>In Effect</td>
<td>Yes/Appd</td>
</tr>
<tr>
<td>Running Per Day CMPs</td>
<td>Include</td>
</tr>
<tr>
<td>Payment Status</td>
<td>All/Above</td>
</tr>
<tr>
<td>CMP Type</td>
<td>Both Day &amp; Instance</td>
</tr>
<tr>
<td>Date Range</td>
<td>12/21/2013 thru 06/15/2017</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
</tr>
</tbody>
</table>

"Total Amount Due" for each discrete CMP is from that CMP's detail level in AEM, and may include recommended or not in effect amounts. "Total Amount Due" for the cycle total line is the sum of the discrete Total Amount Dues, which is not necessarily the actual amount due for the cycle. Control the content of the Total Amount Due with your "In Effect" selections.

---

*Figure 189: AEM Federal CMP Analysis Report—CMPs Grouped By Cycle sample—report definitions*
AEM Federal CMP Analysis Report - CMPs Grouped By Cycle

Totals for the CMP Analysis Report

<table>
<thead>
<tr>
<th>State</th>
<th>Example</th>
<th>Discrete</th>
<th>Cycles</th>
<th>Discrete</th>
<th>Cycles</th>
<th>All Cycles</th>
<th>Discrete</th>
<th>Cycles</th>
<th>All Cycles</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>CMFs</td>
<td>with CMFs</td>
<td>P-I CMFs</td>
<td>with P-I</td>
<td>P=0 CMFs</td>
<td>with P=0</td>
<td>CMFs</td>
<td>with CMFs</td>
</tr>
<tr>
<td>Low S/S</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average S/S</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>High S/S</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td># with 35% Reduction</td>
<td>87</td>
<td>62</td>
<td>10</td>
<td>4</td>
<td>8</td>
<td>77</td>
<td>54</td>
<td>57</td>
<td></td>
</tr>
<tr>
<td>% with 35% Reduction</td>
<td>54.0%</td>
<td>57.41%</td>
<td>34.48%</td>
<td>33.33%</td>
<td>36.38%</td>
<td>58.33%</td>
<td>62.79%</td>
<td>59.39%</td>
<td></td>
</tr>
<tr>
<td># with Interest Charged</td>
<td>13</td>
<td>10</td>
<td>2</td>
<td>0</td>
<td>2</td>
<td>11</td>
<td>8</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>% with Interest Charged</td>
<td>8.07%</td>
<td>9.26%</td>
<td>6.50%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>8.33%</td>
<td>9.30%</td>
<td>10.42%</td>
<td></td>
</tr>
<tr>
<td># Hour Order/Settle</td>
<td>6</td>
<td>4</td>
<td>2</td>
<td>0</td>
<td>2</td>
<td>4</td>
<td>2</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>% Hour Order/Settle</td>
<td>3.73%</td>
<td>3.70%</td>
<td>6.90%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>8.99%</td>
<td>8.03%</td>
<td>4.47%</td>
<td></td>
</tr>
<tr>
<td># Bankruptcy/Settle</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
<tr>
<td>% Bankruptcy/Settle</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.00%</td>
<td></td>
</tr>
<tr>
<td># In Escrow</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>% In Escrow</td>
<td>0.02%</td>
<td>0.03%</td>
<td>3.45%</td>
<td>3.33%</td>
<td>4.66%</td>
<td>0.00%</td>
<td>0.00%</td>
<td>0.03%</td>
<td></td>
</tr>
<tr>
<td># Fees Paid</td>
<td>97</td>
<td>69</td>
<td>6</td>
<td>5</td>
<td>6</td>
<td>63</td>
<td>64</td>
<td>64</td>
<td></td>
</tr>
<tr>
<td>% Fees Paid</td>
<td>60.20%</td>
<td>63.89%</td>
<td>20.90%</td>
<td>41.67%</td>
<td>27.27%</td>
<td>68.64%</td>
<td>73.20%</td>
<td>65.67%</td>
<td></td>
</tr>
</tbody>
</table>

The columns in the Totals summary portion of the AEM CMP Analysis Report are two types: totals having to do with discrete CMFs and totals having to do with full cycles. (One cycle can have one or more discrete CMFs.) The totals in the Discrete CMFs column are not grouped by cycle. For example, if one report found two cycles, each with four discrete CMFs, and another report found eight cycles, each with one discrete CMF, both reports would show eight discrete CMFs.

The totals in the Cycles column count cycles, or a portion of cycles, with at least one of whatever the row label indicates. The rows with dollar amount labels (Total $ Amt, Average $ Amnt, etc.) show the dollar amounts inside the cycles that correspond to what the row label indicates (not necessarily the dollar total for the cycles). Note the following examples.

The row labeled “Not in Effect – #” indicates the number of discrete CMFs not in effect under the discrete CMF column, and the number of cycles that have at least one discrete CMF not in effect under the Cycles with CMFs column.

See the “In Effect, Total $ Amnt” row, in the Cycles with CMFs column. The dollar amount shown in that location is for the sum of the individual CMFs that are in effect, not the total sum for all cycles with CMFs. It excludes the dollar amounts for discrete CMFs that are under appeal, not in effect and recommended only.

The totals for the “All on Report” rows in the first two columns are different from all the other numbers, because they are the overall totals for the report and supply the denominators for all the other calculated percentages.

Figure 190: AEM Federal CMP Analysis Report—CMPs Grouped By Cycle sample - totals

AEM CMP Analytic Tool Report

Printed: 08/26/2016 8:05 AM

AEM CMP Analytic Tool Report

State: Georgia

<table>
<thead>
<tr>
<th>CMP in Effect Date</th>
<th>Starting Date</th>
<th>High End Date</th>
<th>Rep. Denominator</th>
<th>Actual U</th>
<th>Per Day of Start</th>
<th>Per Day of End</th>
<th>CMP Group</th>
<th>Non-CMP Amount</th>
<th>Rep. Def. Amt</th>
<th>Non-CMP Amt</th>
<th>Total Non-CMP Amt</th>
<th>Total Actual CMP Amt</th>
<th>Total Final CMP Amt</th>
</tr>
</thead>
<tbody>
<tr>
<td>115002</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes</td>
<td>02/12/2016</td>
<td>02/12/2016</td>
<td></td>
<td>0</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td>Reason Needed</td>
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<tr>
<td>Yes</td>
<td>02/14/2016</td>
<td>02/14/2016</td>
<td></td>
<td>0</td>
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<tr>
<td>Yes</td>
<td>02/27/2016</td>
<td>02/27/2016</td>
<td></td>
<td>0</td>
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<td></td>
</tr>
</tbody>
</table>

Figure 191: AEM CMP Analytic Tool Report sample
Figure 192: AEM CMP Analytic Tool Report sample—report definitions, summary

Figure 193: AEM CMPTS List
Remedies

AEM Nursing Home G+ Enforcement Report – Phase 1 and Phase 2

**Figure 194: AEM G+ Enforcement Report – Only Non-covered Phase 2 or Phase 1 Report sample**

<table>
<thead>
<tr>
<th>Provider #</th>
<th>Provider Name</th>
<th>Survey Event ID</th>
<th>Survey Event Date</th>
<th>Federal Survey Type</th>
<th>Highest S/S</th>
<th>Remedy(s) in Effect If any</th>
</tr>
</thead>
<tbody>
<tr>
<td>336</td>
<td></td>
<td>0420320917</td>
<td>04/20/2017</td>
<td>Complaint Investig</td>
<td>L</td>
<td>Civil Money Penalty</td>
</tr>
<tr>
<td>335</td>
<td></td>
<td>0120320917</td>
<td>01/20/2017</td>
<td>Investigating</td>
<td>H</td>
<td>Mand: $500 Pay for Non-Admit-2 Ns. Mandatory Term Action</td>
</tr>
<tr>
<td>333</td>
<td></td>
<td>0425320917</td>
<td>04/25/2017</td>
<td>Recariculation</td>
<td>L</td>
<td>Civil Money Penalty</td>
</tr>
</tbody>
</table>

**Figure 195: AEM G+ Enforcement Report – Covered Phase 2 and Non-covered Phase 1 Tags sample**

<table>
<thead>
<tr>
<th>Provider #</th>
<th>Provider Name</th>
<th>Survey Event ID</th>
<th>Survey Event Date</th>
<th>Federal Survey Type</th>
<th>Highest S/S</th>
<th>Remedy(s) in Effect If any</th>
</tr>
</thead>
<tbody>
<tr>
<td>559</td>
<td></td>
<td>0425320910</td>
<td>04/25/2010</td>
<td>Other</td>
<td>H</td>
<td>Directed Plan of Correction</td>
</tr>
<tr>
<td>558</td>
<td></td>
<td>0205320910</td>
<td>02/05/2010</td>
<td>Investigating</td>
<td>J</td>
<td>Directed Plan of Correction</td>
</tr>
<tr>
<td>557</td>
<td></td>
<td>0135320910</td>
<td>01/35/2010</td>
<td>Investigating</td>
<td>G</td>
<td>State Monitoring</td>
</tr>
<tr>
<td>556</td>
<td></td>
<td>0330320910</td>
<td>03/30/2010</td>
<td>Investigating</td>
<td>H</td>
<td>Directed Plan of Correction</td>
</tr>
<tr>
<td>555</td>
<td></td>
<td>0420320910</td>
<td>04/20/2010</td>
<td>Investigating</td>
<td>D</td>
<td>Directed Plan of Correction</td>
</tr>
<tr>
<td>554</td>
<td></td>
<td>0620320910</td>
<td>06/20/2010</td>
<td>Investigating</td>
<td>J</td>
<td>Directed Plan of Correction</td>
</tr>
</tbody>
</table>

**Figure 196: AEM G+ Enforcement Report – Non-covered Phase 2 or Phase 1 Tags sample**

<table>
<thead>
<tr>
<th>Provider #</th>
<th>Provider Name</th>
<th>Survey Event ID</th>
<th>Survey Event Date</th>
<th>Federal Survey Type</th>
<th>Highest S/S</th>
<th>Remedy(s) in Effect If any</th>
</tr>
</thead>
<tbody>
<tr>
<td>333</td>
<td></td>
<td>0425320910</td>
<td>04/25/2010</td>
<td>Other</td>
<td>O</td>
<td>O $300 of payment for all residents</td>
</tr>
<tr>
<td>335</td>
<td></td>
<td>0120320910</td>
<td>01/20/2010</td>
<td>Investigating</td>
<td>L</td>
<td>Civil Money Penalty</td>
</tr>
</tbody>
</table>
AEM Nursing Home Denial of Payment Report

Figure 197: AEM Nursing Home Denial of Payment Report sample—page 1

Figure 198: AEM Nursing Home Denial of Payment Report sample—report definitions, summary

AEM Nursing Home Termination Report

Figure 199: AEM Nursing Home Termination Report sample—page 1
### AEM Immediate Jeopardy Timeline Report

Printed: 03/25/2010 7:48AM

<table>
<thead>
<tr>
<th>Provider # / Medicaid ID</th>
<th>Provider Name / City, State ZIP</th>
<th>Last Visit / Type</th>
<th>1st Day of IU</th>
<th>IU Call To RO</th>
<th>1st Visit / Type</th>
<th>Removal IU</th>
<th>Initial Transfer To RO</th>
<th>3rd Day IU</th>
<th>Discont. Termination Status</th>
<th>Compliance Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>0206201001</td>
<td>RCHRT</td>
<td>INCERT</td>
<td>0206201001</td>
<td>0206201001</td>
<td>0206201001</td>
<td>0206201001</td>
<td>0206201001</td>
<td>0206201001</td>
<td>0206201001</td>
<td>0206201001</td>
</tr>
<tr>
<td>0206300001</td>
<td>RCHRT</td>
<td>INCERT</td>
<td>0206300001</td>
<td>0206300001</td>
<td>0206300001</td>
<td>0206300001</td>
<td>0206300001</td>
<td>0206300001</td>
<td>0206300001</td>
<td>0206300001</td>
</tr>
<tr>
<td>0206400001</td>
<td>RCHRT</td>
<td>CMPIUT</td>
<td>0206400001</td>
<td>0206400001</td>
<td>0206400001</td>
<td>0206400001</td>
<td>0206400001</td>
<td>0206400001</td>
<td>0206400001</td>
<td>0206400001</td>
</tr>
<tr>
<td>0206500001</td>
<td>RCHRT</td>
<td>CMPIUT</td>
<td>0206500001</td>
<td>0206500001</td>
<td>0206500001</td>
<td>0206500001</td>
<td>0206500001</td>
<td>0206500001</td>
<td>0206500001</td>
<td>0206500001</td>
</tr>
<tr>
<td>0206600001</td>
<td>RCHRT</td>
<td>RECERT</td>
<td>0206600001</td>
<td>0206600001</td>
<td>0206600001</td>
<td>0206600001</td>
<td>0206600001</td>
<td>0206600001</td>
<td>0206600001</td>
<td>0206600001</td>
</tr>
</tbody>
</table>

Figure 201: AEM Immediate Jeopardy Timeline Report sample - page 1
Figure 202: AEM Immediate Jeopardy Timeline Report sample - report definitions, summary

**REPORT DEFINITIONS**

<table>
<thead>
<tr>
<th>Report Order</th>
<th>Cycle Start Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Federal Case Status</td>
<td>AI</td>
</tr>
<tr>
<td>State Case Status</td>
<td>AI</td>
</tr>
<tr>
<td>Chain ID</td>
<td>AI</td>
</tr>
<tr>
<td>State Region</td>
<td>AI</td>
</tr>
<tr>
<td>Initial Transfer to RO</td>
<td>AI</td>
</tr>
<tr>
<td>SA Primary Worker</td>
<td>AI</td>
</tr>
<tr>
<td>RO Primary Worker</td>
<td>AI</td>
</tr>
<tr>
<td>Facility Type</td>
<td>AI Facility Types</td>
</tr>
<tr>
<td>Additional Factors</td>
<td>Any IJ in Case</td>
</tr>
<tr>
<td>Case Type</td>
<td>Opportunity to Correct, No Opportunity to Correct</td>
</tr>
<tr>
<td>Compliance Status</td>
<td>AI</td>
</tr>
<tr>
<td>Date Range</td>
<td>08/20/2010 thru 09/25/2010</td>
</tr>
<tr>
<td>Date Range Based On</td>
<td>Cycle Start Date</td>
</tr>
</tbody>
</table>

**REPORT SUMMARY**

| Total Number of Cases on This Report | 4 |
| Number of IJ Situations | 5 |
| Number of Opportunity To Correct Cases | 4 |
| Number of RO Opportunity To Correct Cases | 0 |

Figure 203: AEM Mandatory DPNA Timeline Report sample - page 1

**AEM Mandatory DPNA Timeline Report**

<table>
<thead>
<tr>
<th>Provider #</th>
<th>Medicaid #</th>
<th>Provider Name</th>
<th>1st Visit</th>
<th>1st Review/Type</th>
<th>Delay Pay</th>
<th>Initial Transfer To RO</th>
<th>2nd Review/4th+ Type</th>
<th>2nd Delay Pay</th>
<th>4th+DPNA Status</th>
<th>Mant. DPNA Status</th>
<th>3 Month Date</th>
<th>Compliance Date</th>
<th>3 Month High</th>
</tr>
</thead>
<tbody>
<tr>
<td>05/04/2015</td>
<td>00/00/2015</td>
<td>Regular</td>
<td>05/04/2015</td>
<td>Regular REV</td>
<td>05/04/2015</td>
<td>05/04/2015</td>
<td>04/15/2015</td>
<td>Not In Use</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>05/05/2015</td>
<td>00/00/2015</td>
<td>Regular</td>
<td>05/04/2015</td>
<td>Regular REV</td>
<td>05/04/2015</td>
<td>05/04/2015</td>
<td>04/15/2015</td>
<td>Not In Use</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>05/04/2015</td>
<td>00/00/2015</td>
<td>Regular</td>
<td>05/04/2015</td>
<td>Regular REV</td>
<td>05/04/2015</td>
<td>05/04/2015</td>
<td>04/15/2015</td>
<td>Not In Use</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Supporting Materials

Figure 204: AEM Mandatory DPNA Timeline Report sample—report definitions, summary

Survey Citations

AEM Repeat Deficiencies Cases Report

Figure 205: AEM Repeat Deficiencies Cases Report sample
AEM Repeat Deficiencies Cases Report

**REPORT DEFINITIONS**

- **Report Order**: Provider Number
- **Federal Case Status**: All
- **State Case Status**: All
- **Chain ID**: All
- **State Region**: All
- **Initial Transfer to RO**: All
- **SA Primary Worker**: All
- **RO Primary Worker**: All
- **Facility Type**: All Facility Types
- **Additional Factors**: No Additional Selection Factors
- **Case Type**: All Case Types
- **Date Range**: 02/28/2016 thru 08/28/2016
- **Date Range Based On**: Survey Date

**Figure 206: AEM Repeat Deficiencies Cases Report sample—report definitions, summary**

**Special Focus Facilities**

<table>
<thead>
<tr>
<th>FACILITY NAME</th>
<th>FACID</th>
<th>CCN</th>
<th>Address</th>
<th>Special Focus Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>(examples)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Figure 207: Special Focus Facilities**
# CMS-2567 Sent to Facilities

## State of [State], Healthcare Facility Regulation Division

<table>
<thead>
<tr>
<th>Name</th>
<th>Address</th>
<th>Facility ID</th>
<th>CCN</th>
<th>State Key</th>
<th>Lic#</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Event ID</th>
<th>Exit Date</th>
<th>Survey Type</th>
<th>2567 Sent Date</th>
<th>Days Since Exit Date*</th>
</tr>
</thead>
<tbody>
<tr>
<td>01/15/2017</td>
<td>OTHER MOD DNTA</td>
<td>01/16/2017</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>01/14/2018</td>
<td>LSC RECEIVED</td>
<td>02/02/2018</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>01/14/2018</td>
<td>LSC RECEIVED</td>
<td>02/02/2018</td>
<td>19</td>
<td></td>
</tr>
<tr>
<td>02/05/2016</td>
<td>CMPRT REVIST</td>
<td>02/02/2016</td>
<td>12</td>
<td></td>
</tr>
<tr>
<td>02/05/2016</td>
<td>LSC RECEIVED</td>
<td>09/09/2015</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>09/15/2015</td>
<td>RECEIVED</td>
<td>09/09/2015</td>
<td>27</td>
<td></td>
</tr>
<tr>
<td>10/06/2015</td>
<td>LSC RECEIVED</td>
<td>11/05/2015</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>10/06/2015</td>
<td>RECEIVED</td>
<td>11/05/2015</td>
<td>26</td>
<td></td>
</tr>
<tr>
<td>12/17/2015</td>
<td>OTHER MOD DNTA</td>
<td>12/19/2015</td>
<td>18</td>
<td></td>
</tr>
<tr>
<td>01/16/2017</td>
<td>CMPRT REVIST</td>
<td>01/19/2017</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>02/05/2016</td>
<td>CMPRT REVIST</td>
<td>02/04/2016</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>11/05/2016</td>
<td>REVIST RECEIVED</td>
<td>01/19/2016</td>
<td>84</td>
<td></td>
</tr>
<tr>
<td>10/28/2016</td>
<td>REVIST, LSC RECEIVED</td>
<td>03/18/2016</td>
<td>85</td>
<td></td>
</tr>
<tr>
<td>02/18/2016</td>
<td>REVIST, LSC RECEIVED</td>
<td>02/23/2016</td>
<td>8</td>
<td></td>
</tr>
<tr>
<td>08/02/2015</td>
<td>LSC RECEIVED</td>
<td>10/02/2015</td>
<td>36</td>
<td></td>
</tr>
<tr>
<td>08/02/2015</td>
<td>RECEIVED</td>
<td>10/02/2015</td>
<td>36</td>
<td></td>
</tr>
</tbody>
</table>

* Calendar Days Between Exit date and 2567 Sent Date

**Figure 208: CMS-2567 Sent to Facilities**
### CLIA Enforcement Sanction Log

**Figure 209: CLIA Enforcement Sanction Log sample**
CLIA Enforcement Registry Log

This report is available for ROs to review cases they expect to be on the registry. This is not the registry published by the CO.

<table>
<thead>
<tr>
<th>01 Fraud, Abuse, False Billing or Kickbacks</th>
<th>Registry</th>
<th>Year</th>
<th>Sanction</th>
<th>Proposed</th>
<th>Imposed</th>
<th>Last Day In Effect</th>
<th>Final</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enf ID CLIA #</td>
<td>Name</td>
<td>Enf Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>02 Certificate Suspected, Limited or Revoked</td>
<td>Registry</td>
<td>Year</td>
<td>Sanction</td>
<td>Proposed</td>
<td>Imposed</td>
<td>Last Day In Effect</td>
<td>Final</td>
</tr>
<tr>
<td>Enf ID CLIA #</td>
<td>Name</td>
<td>Enf Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>03 List of Persons Convicted</td>
<td>Registry</td>
<td>Year</td>
<td>Sanction</td>
<td>Proposed</td>
<td>Imposed</td>
<td>Last Day In Effect</td>
<td>Final</td>
</tr>
<tr>
<td>Enf ID CLIA #</td>
<td>Name</td>
<td>Enf Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>04 Alternative Sanctions Imposed</td>
<td>Registry</td>
<td>Year</td>
<td>Sanction</td>
<td>Proposed</td>
<td>Imposed</td>
<td>Last Day In Effect</td>
<td>Final</td>
</tr>
<tr>
<td>Enf ID CLIA #</td>
<td>Name</td>
<td>Enf Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>05 Accreditation Withdrawn or Revoked</td>
<td>Registry</td>
<td>Year</td>
<td>Sanction</td>
<td>Proposed</td>
<td>Imposed</td>
<td>Last Day In Effect</td>
<td>Final</td>
</tr>
<tr>
<td>Enf ID CLIA #</td>
<td>Name</td>
<td>Enf Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>07 Suits under Sec 493.108b</td>
<td>Civil Suit</td>
<td>Registry</td>
<td>Year</td>
<td>Sanction</td>
<td>Proposed</td>
<td>Imposed</td>
<td>Last Day In Effect</td>
</tr>
<tr>
<td>Enf ID CLIA #</td>
<td>Name</td>
<td>Enf Date</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Figure 210: CLIA Enforcement Registry Log sample
CMPTS Case Profile

This report is available from the CMPTS Detail screen.

Figure 211: CMPTS Case Profile sample - page 1

Figure 212: CMPTS Case Profile sample - page 2
Enforcement Transactions Report

This report is available from the Tracking | Transactions window.

Figure 213: Enforcement Transactions Report sample
# Keyboard Shortcuts

Windows keyboard shortcuts are combinations of two or more keys that, when pressed, can perform the same task as using a mouse or other pointing device.

## Ease of Access keyboard shortcuts

<table>
<thead>
<tr>
<th>Press this</th>
<th>To do this</th>
</tr>
</thead>
<tbody>
<tr>
<td>Right Shift for eight seconds</td>
<td>Turn Filter Keys on and off</td>
</tr>
<tr>
<td>Left Alt+Left Shift+PrtScn (or PrtScn)</td>
<td>Turn High Contrast on or off</td>
</tr>
<tr>
<td>Left Alt+Left Shift+Num Lock</td>
<td>Turn Mouse Keys on or off</td>
</tr>
<tr>
<td>Shift five times</td>
<td>Turn Sticky Keys on or off</td>
</tr>
<tr>
<td>Num Lock for five seconds</td>
<td>Turn Toggle Keys on or off</td>
</tr>
<tr>
<td>Windows logo key + u</td>
<td>Open the Ease of Access Center</td>
</tr>
</tbody>
</table>

## General keyboard shortcuts

<table>
<thead>
<tr>
<th>Press this</th>
<th>To do this</th>
</tr>
</thead>
<tbody>
<tr>
<td>F1</td>
<td>Display Help</td>
</tr>
<tr>
<td>Ctrl+ c (or Ctrl+Insert)</td>
<td>Copy the selected item</td>
</tr>
<tr>
<td>Ctrl+ x</td>
<td>Cut the selected item</td>
</tr>
<tr>
<td>Ctrl+ v (or Shift+Insert)</td>
<td>Paste the selected item</td>
</tr>
<tr>
<td>Ctrl+ z</td>
<td>Undo an action</td>
</tr>
<tr>
<td>Ctrl+ y</td>
<td>Redo an action</td>
</tr>
<tr>
<td>Delete (or Ctrl+ d)</td>
<td>Delete the selected item and move it to the Recycle Bin</td>
</tr>
<tr>
<td>Shift+Delete</td>
<td>Delete the selected item without moving it to the Recycle Bin first</td>
</tr>
<tr>
<td>F2</td>
<td>Edit/Rename the selected item</td>
</tr>
<tr>
<td>Ctrl+Right Arrow</td>
<td>Move the cursor to the beginning of the next word</td>
</tr>
<tr>
<td>Ctrl+Left Arrow</td>
<td>Move the cursor to the beginning of the previous word</td>
</tr>
<tr>
<td>Ctrl+Down Arrow</td>
<td>Move the cursor to the beginning of the next paragraph</td>
</tr>
<tr>
<td>Press this</td>
<td>To do this (Continued)</td>
</tr>
<tr>
<td>-------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Ctrl+Up Arrow</td>
<td>Move the cursor to the beginning of the previous paragraph</td>
</tr>
<tr>
<td>Ctrl+Shift with an arrow key</td>
<td>Select a block of text</td>
</tr>
<tr>
<td>Shift with any arrow key</td>
<td>Select more than one item in a window or on the desktop</td>
</tr>
<tr>
<td>Ctrl with any arrow key+Spacebar</td>
<td>Select multiple individual items in a window or on the desktop</td>
</tr>
<tr>
<td>Ctrl + A</td>
<td>Select all items in a document or window</td>
</tr>
<tr>
<td>F3</td>
<td>Search for a file or folder</td>
</tr>
<tr>
<td>Alt + F</td>
<td>Open the file menu for the active window</td>
</tr>
<tr>
<td>Alt + Enter</td>
<td>Display properties for the selected item</td>
</tr>
<tr>
<td>Alt + F4</td>
<td>Close the active item, or exit the active program</td>
</tr>
<tr>
<td>Alt + Spacebar</td>
<td>Open the shortcut menu for the active window</td>
</tr>
<tr>
<td>Ctrl + Spacebar</td>
<td>Activate the current grid row</td>
</tr>
<tr>
<td>Ctrl+F4</td>
<td>Close the active document (in programs that allow you to have multiple documents open simultaneously)</td>
</tr>
<tr>
<td>Alt +Tab</td>
<td>Switch between open items</td>
</tr>
<tr>
<td>Ctrl + Alt + Tab</td>
<td>Use the arrow keys to switch between open items</td>
</tr>
<tr>
<td>Ctrl + Mouse scroll wheel</td>
<td>Change the size of icons on the desktop</td>
</tr>
<tr>
<td>Windows logo key + Tab</td>
<td>Cycle through programs on the taskbar by using Aero Flip 3-D</td>
</tr>
<tr>
<td>Ctrl+Windows logo key + Tab</td>
<td>Use the arrow keys to cycle through programs on the taskbar by using Aero Flip 3-D</td>
</tr>
<tr>
<td>Alt + Esc</td>
<td>Cycle through items in the order in which they were opened</td>
</tr>
<tr>
<td>F6</td>
<td>Cycle through screen elements in a window</td>
</tr>
<tr>
<td>F4</td>
<td>Display the address bar list in Windows Explorer</td>
</tr>
<tr>
<td>Shift + F10</td>
<td>Display the shortcut menu for the selected item</td>
</tr>
<tr>
<td>Ctrl + Esc</td>
<td>Open the Start menu</td>
</tr>
<tr>
<td>Press this</td>
<td>To do this (Continued)</td>
</tr>
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<td>--------------------------------</td>
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<td>Open the file menu for the active window</td>
</tr>
<tr>
<td>Alt + Enter</td>
<td>Display properties for the selected item</td>
</tr>
<tr>
<td>Alt + F4</td>
<td>Close the active item, or exit the active program</td>
</tr>
<tr>
<td>Alt + Spacebar</td>
<td>Open the shortcut menu for the active window</td>
</tr>
<tr>
<td>Ctrl + Spacebar</td>
<td>Activate the current grid row</td>
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</tr>
<tr>
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</tr>
<tr>
<td>F4</td>
<td>Display the address bar list in Windows Explorer</td>
</tr>
<tr>
<td>Shift + F10</td>
<td>Display the shortcut menu for the selected item</td>
</tr>
<tr>
<td>Ctrl + Esc</td>
<td>Open the Start menu</td>
</tr>
<tr>
<td>Press this</td>
<td>To do this (Continued)</td>
</tr>
<tr>
<td>----------------------------</td>
<td>---------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Alt + underlined letter</td>
<td>Display the corresponding menu</td>
</tr>
<tr>
<td>Underlined letter</td>
<td>Perform the menu command (or other underlined command)</td>
</tr>
<tr>
<td>F10</td>
<td>Activate the menu bar in the active program</td>
</tr>
<tr>
<td>Right Arrow</td>
<td>Open the next menu to the right, or open a submenu</td>
</tr>
<tr>
<td>Left Arrow</td>
<td>Open the next menu to the left, or close a submenu</td>
</tr>
<tr>
<td>F5 (or Ctrl + r)</td>
<td>Refresh the active window</td>
</tr>
<tr>
<td>Alt + Up Arrow</td>
<td>View the folder one level up in Windows Explorer</td>
</tr>
<tr>
<td>Esc</td>
<td>Cancel the current task</td>
</tr>
<tr>
<td>Ctrl + Shift + Esc</td>
<td>Open Task Manager</td>
</tr>
<tr>
<td>Shift</td>
<td>When CD is inserted, prevent it from automatically playing</td>
</tr>
<tr>
<td>Left Alt + Shift</td>
<td>Switch the input language when multiple input languages are enabled</td>
</tr>
<tr>
<td>Ctrl + Shift</td>
<td>Switch the keyboard layout when multiple keyboard layouts are enabled</td>
</tr>
<tr>
<td>Right or Left Ctrl + Shift</td>
<td>Change the reading direction of text in right-to-left reading languages</td>
</tr>
</tbody>
</table>
# Dialog Box keyboard shortcuts

<table>
<thead>
<tr>
<th>Press this</th>
<th>To do this</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ctrl+Tab</td>
<td>Move forward through tabs</td>
</tr>
<tr>
<td>Ctrl+Shift+Tab</td>
<td>Move back through tabs</td>
</tr>
<tr>
<td>Tab</td>
<td>Move forward through options</td>
</tr>
<tr>
<td>Shift+Tab</td>
<td>Move back through options</td>
</tr>
<tr>
<td>Alt+underlined letter</td>
<td>Perform the command (or select the option) that goes with that letter</td>
</tr>
<tr>
<td>Enter</td>
<td>Replaces clicking the mouse for many selected commands</td>
</tr>
<tr>
<td>Spacebar</td>
<td>Select or clear the checkbox if the active option is a checkbox</td>
</tr>
<tr>
<td>Arrow keys</td>
<td>Select a button if the active option is a group of option buttons</td>
</tr>
<tr>
<td>F1</td>
<td>Display Help</td>
</tr>
<tr>
<td>F4</td>
<td>Display the items in the active/drop-down list</td>
</tr>
<tr>
<td>Backspace</td>
<td>Open a folder one level up if a folder is selected in the Save As or Open dialog box</td>
</tr>
</tbody>
</table>