September 13, 2021

Chiquita Brooks-LaSure, Administrator
Centers for Medicare & Medicaid Services
Department of Health and Human Services
7500 Security Blvd
Baltimore, MD 21244

RE: CMS-1751-P -- Medicare Program; CY 2022 Payment Policies under the Physician Fee Schedule and Other Changes to Part B Payment Policies; Medicare Shared Savings Program Requirements; Provider Enrollment Regulation Updates; Provider and Supplier Prepayment and Post-payment Medical Review Requirements.

Dear Administrator Brooks-LaSure:

The National Osteoporosis Foundation (NOF) and the American Society for Bone and Mineral Research (ASBMR) are pleased to submit our comments to the Centers for Medicare & Medicaid Services’ (CMS’) proposed rule updating Medicare payment and refining policies under the Physician Fee Schedule (PFS).

The NOF is the nation’s leading resource for patients, health care professionals and organizations seeking up-to-date, medically sound information and program materials on the causes, prevention, and treatment of osteoporosis. Established in 1984 as America’s only voluntary, nonprofit health organization dedicated to reducing the widespread prevalence of osteoporosis, the foundation has grown to include a network of diverse stakeholders that support its goals to increase public awareness and knowledge, educate physicians and health care professionals, and support research activities concerning osteoporosis and bone health related areas.

The ASBMR is a professional, scientific and medical society established to bring together clinical and experimental scientists who are involved in the study of bone and mineral metabolism. Our membership comprises basic research scientists and clinical investigators in bone and
mineral metabolism and related fields, along with physicians and other healthcare practitioners. ASBMR encourages and promotes the study of this expanding field through annual scientific meetings, two official journals (Journal of Bone and Mineral Research and JBMR Plus), the Primer on the Metabolic Bone Diseases and Disorders of Mineral Metabolism, advocacy, and interaction with government agencies and related societies.

NOF and ASBMR are committed to addressing the health crisis in the treatment of osteoporosis. Our comments provide a brief contextual background underscoring the importance of fragility fracture prevention and focus on policy areas that osteoporosis patients and caregivers identify as highest priority.

- NOF and ASBMR urge CMS to implement a chronic care payment mechanism for secondary prevention of fragility fractures that reimburses providers for post-fracture assessment, diagnosis, treatment planning, treatment initiation, and follow-up care (e.g., Fracture Liaison Service care coordination), as described in our consensus-driven white paper entitled “Medicare Payment for Post-Acute Osteoporosis Detection, Treatment and Management Following a Fragility Fracture” (attached);

- We are concerned that the set of quality measures and practice improvement activities addressing bone health within the QPP are insufficient and do not align with clinical guidelines on detecting, diagnosing, preventing, and treating osteoporosis and fragility fractures;

- We generally support CMS’ strategic vision to transform the MIPS, but are concerned that CMS explicitly declined to incorporate post-fracture follow-up and care coordination into its proposed MVP entitled “Improving Care for Lower Extremity Joint Repair.”

**Background**

Osteoporosis is a common, chronic condition that can be defined as “a bone disease that develops when bone mineral density and bone mass decreases, or when the quality or structure of bone changes. This can lead to a decrease in bone strength that can increase the risk of fractures”

1 Osteoporotic fractures exact a huge quality of life toll on patients and a tremendous financial toll on the healthcare system.

According to a report prepared by Millman on behalf of the NOF, entitled “2021 Medicare Costs of Osteoporotic Fractures” more than 54 million Americans, mostly women, either have osteoporosis (weakening of the bones leading to bone fractures) or are at high risk of the disease (and at heightened risk of a fracture) due to low bone density. The 2016 Medicare fee-

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1 [https://www.bones.nih.gov/health-info/bone/osteoporosis/overview](https://www.bones.nih.gov/health-info/bone/osteoporosis/overview)
for-service data upon which the Millman report was developed revealed the staggering current and future cost of fragility fractures, for both patients and the health care system:

- Up to 2.1 million osteoporotic bone fractures were suffered by approximately 1.8 million Medicare beneficiaries.
- The total annual cost for osteoporotic fractures among Medicare beneficiaries was $57 billion in 2018;
- Absent health system changes to detect, diagnose and treat the chronic, progressive disease of osteoporosis annual costs of fragility fractures are expected to grow to over $95 billion in 2040. The resultant analysis also provided insights on potential economic savings that could be realized with broader adoption of post-fracture care coordination to deliver the standard of care for secondary fracture prevention.² Key findings of the Millman report demonstrate that osteoporotic fractures remain a significant, and potentially preventable cause of morbidity and mortality for Medicare beneficiaries:
  - 30 percent of hip fracture patients and nearly 20 percent of all fracture patients died within 12 months of the fracture.
  - 41,900 Medicare FFS beneficiaries with osteoporotic fractures became institutionalized in nursing homes within three years.
  - The mortality rate for osteoporotic fracture patients is over three times that of the general Medicare FFS beneficiary population.
  - An estimated 205,000 Medicare FFS beneficiaries, or about 15% of those who had a new osteoporotic fracture, suffered one or more subsequent fractures within 12 months of the initial fracture.
  - Only 9 percent of women covered by Medicare FFS who suffered an osteoporotic fracture received a bone mineral density (BMD) or DXA scan within six months following their fracture, despite this being the standard of care and a Medicare-covered service.
  - 19 percent of Medicare FFS beneficiaries with a new osteoporotic fracture developed at least one pressure ulcer within up to two to three years of the initial fracture.

The Millman report found that medical costs for Medicare beneficiaries in the 12-month period following a new osteoporotic fracture were more than double the costs incurred for the same beneficiary in the 12-month period prior to the fracture. Millman utilized historical incidence and treatment patterns of beneficiaries who had an osteoporotic fracture in 2016 and found that preventing between 5% and 20% of these subsequent fractures could have saved between $272 million and $1.1 billion for the Medicare FFS program during a follow up period that lasted up to three years after a new osteoporotic fracture.

² https://www.bonehealthpolicyinstitute.org/full-milliman-report
Because of the under-utilization of bone density (DXA) scans as a primary prevention tool, for many the first sign of osteoporosis is a fragility fracture event. Even then, over 75% of women age 67 or older who have an osteoporosis-related fracture fail to receive either a BMD test or a prescription for a drug to treat osteoporosis in the 6 months after their fracture.\(^3\) Most patients remain undiagnosed and unaware of both their increased risk of a future fracture and the availability of FDA-approved therapies to reduce that risk. A coordinated care approach utilizing the evidence-based Fracture Liaison Service (FLS) framework is a proven mechanism for reducing secondary fracture risk and the associated costs of subsequent fragility fractures. (See detailed description below, and in attached White Paper).

**NOF and ASBMR urge CMS to implement a chronic care payment mechanism for secondary prevention of fragility fractures that reimburses providers for post-fracture assessment, diagnosis, treatment planning, treatment initiation, and follow-up care (e.g., Fracture Liaison Service care coordination)**

CMS has previously sought feedback on opportunities for bundled payments under the physician fee schedule, and NOF has urged the Agency to implement this type of payment mechanism to address the care gaps in osteoporosis. The Proposed Rule cited to a 2019 study on dually eligible beneficiaries and the conditions for which “high dose” opioids are most frequently prescribed.\(^4\)\(^5\) Osteoporosis was identified as one of these conditions. ASBMR and NOF appreciate CMS’ interest in exploring the need for “separate coding and payment for medically necessary activities involved with chronic pain management and achieving safe and effective dose reduction of opioid medications when appropriate.” While we believe that reduction in opioid use in osteoporosis patients is important, Medicare funds focused on prevention of osteoporotic fractures would have the dual purpose of improving overall health outcomes and reducing reliance on opioids that accompanies fragility fractures. We, therefore, urge CMS to focus its osteoporosis-related efforts in a manner that prioritizes prevention of the fracture events requiring opioid pain relief, rather than on the pain management strategies needed after a fracture occurs. We note that many of the activities delineated in the Proposed Rule are substantially similar to those incorporated in a successful FLS program, including:

- Diagnosis;
- Assessment and monitoring;
- Administration of a validated rating scale(s) (e.g., FLS determination of fragility fracture risk within development of a care plan);
- Development and maintenance of a person-centered care plan;

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\(^3\) See, e.g., https://www.health.harvard.edu/blog/starting-an-osteoporosis-drug-heres-what-you-need-to-know-201604189463


- Overall treatment management;
- Facilitation and coordination of ancillary services;
- Medication management;
- Patient education and self-management;
- Crisis care;
- Specialty care coordination; and
- Follow-up services, including care rendered through telehealth modalities.  

FLS programs can be described as coordinated care systems headed by an FLS coordinator (a nurse practitioner, physician assistant, nurse, or other health professional) who utilizes established protocols to ensure that individuals who suffer a fragility fracture receive appropriate diagnosis, evaluation, secondary prevention, treatment, and support. Many FLS programs incorporate a pharmacist in the care team to enable prompt resolution of patient concerns related to prescribed medications and improved medication adherence. Patient assessment and follow-up care are generally prompted through a database-driven patient-specific timeline that can be adapted to a centralized care delivery model, incorporate telemedicine and operate as a “hub and spoke” care coordination and delivery system, or incorporate components that include both in-person care and telemedicine approaches.

NOF and ASBMR, in collaboration with the organizations listed as endorsing organizations (attached), devised a proposed payment mechanism for post-acute fracture care and secondary prevention that would be modeled on the Fracture Liaison Service (FLS) care delivery model, and reduce costs while improving patient outcomes (attached). We identified multiple challenges to implementing and sustaining a viable FLS within the current set of Medicare coding and payment mechanisms, including:

- Covering the salary of a FLS provider within the context of payer reliance on a single payment provided under a global Diagnosis Related Group (DRG) for fracture repair.
- In Medicare FFS, bundled payments for fracture care encompass all services and tend to disincentivize all ‘extra’ care not directly related to the fracture;
- The “savings” generated by FFS accrues to payers, not providers, making it difficult for providers to justify the added expense of FLS. This contrasts with FLS programs in closed healthcare settings and in international single payer healthcare systems, which have been shown to reduce costs;
- Primary care providers are needed partners to a FLS, but can present a hindrance if he or she does not understand the FLS, dismisses osteoporosis as simply a consequence of old age, or sees a fragility fracture as simply an unavoidable result of a fall;

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6 Medicare Program; CY 2022 Payment Policies under the Physician Fee Schedule and Other Changes to Part B Payment Policies; Medicare Shared Savings Program Requirements; Provider Enrollment Regulation Updates; Provider and Supplier Prepayment and Post-payment Medical Review Requirements.
- Identifying osteoporotic fracture patients for FLS follow-up care can be a challenge that is resource-intensive without a clear and near-reflexive referral mechanism from the specialist responsible for acute fracture repair to the FLS;

- For older patients with recent fractures, the fact of multiple care settings, including skilled nursing facilities, rehabilitation hospitals, memory care facilities, etc., for post-fracture care presents an additional layer of complication.

CMS invests considerable time and resources into reducing preventable illnesses and injuries, and aligning incentives toward high-quality, cost-effective care. Unfortunately, without a reliable means for clinicians to secure adequate reimbursement for osteoporosis-related services, and sufficient incentives to drive cost-effective care, fragility fractures will continue to exact an ever-increasing cost on Medicare and its beneficiaries. Effective FLS care could be facilitated through CMS adoption of a code set with payment tailored to the resources required to effectively identify or refer post-acute fracture patients and ensure treatment planning and follow-up consistent with the standard of care for addressing osteoporosis and reducing the risk of a future fracture.

We urge CMS to review the attached “white paper,” and look forward to meeting with CMS staff to further discuss the details of, and multi-stakeholder support for, this care coordination intervention.

**We are concerned that the set of quality measures and practice improvement activities addressing bone health within the QPP are insufficient and do not align with clinical guidelines on detecting, diagnosing, preventing, and treating osteoporosis and fragility fractures.**

The NOF and ASBMR view the Medicare Quality Payment Program (QPP) as having the potential to align incentives and disincentives toward closing the care gap between clinical guidelines and the real-world care patients receive. We remain disappointed that the osteoporosis-related quality measures fail to either align with clinical guidelines or reflect the level of care required to reduce the incidence and consequence of osteoporotic fractures. The data, as reported by Milliman and discussed above, paint a stark picture of the real-world experience for Medicare patients suffering a fragility fracture, and the potentially catastrophic consequences on their health, independence, and longevity.

While neither ASBMR nor NOF expect that devising a robust set of quality measures within the QPP would, alone, close the osteoporosis care gap, the costs of preventable fragility fractures certainly justify an increased effort from CMS to align osteoporosis-related quality measures with evolving clinical guidelines. We urge CMS to make incremental improvements in the near-term that would facilitate identification of at-risk patients without unduly burdening clinicians and recommend that CMS:

- Address the fact that the guidelines on initial and annual preventive care visits do not direct clinicians to measure and record patient height from year-to-year and follow up on findings of height loss; and
- Refine CMS quality measures deeming a BMI between 18.5 and 20 as “normal” to reflect the association between low BMI and heightened risk of osteoporosis.

NOF and ASBMR also urge CMS to adopt or identify a robust set of improvement activities incentivizing bone health. Existing practice improvement activities that might enhance primary and secondary prevention of osteoporotic fractures include:

- Care Transition Documentation Practice Improvements
- Chronic Care and Preventative Care Management for Empaneled Patients
- Implementation of Analytic Capabilities to Manage Total Cost of Care for Practice Population

Osteoporotic fracture patients are too-frequently discharged from the acute care setting without a clear action plan for addressing their underlying bone fragility. Even when patients have received an osteoporosis diagnosis, they often remain untreated or stop taking prescribed medication. The activities identified above would align with FLS interventions as well as primary and secondary fracture prevention quality measures to improve care transitions from acute care and rehabilitation facilities following a fracture.

We generally support CMS’ strategic vision to transform the MIPS, but are concerned that CMS explicitly declined to incorporate post-fracture follow-up and care coordination into its proposed MVP entitled “Improving Care for Lower Extremity Joint Repair.”

NOF and ASBMR agree that the flexibility in selecting measures has reduced the effectiveness of the MIPS pathway in improving value, reducing burden, helping patients compare clinician performance, and better informing patient choice in clinician selection. This is particularly evident with respect to the limited provider reporting on osteoporosis-related measures within the MIPS pathway. We had hoped that MVP implementation would create opportunities to close the care gap in osteoporosis detection, diagnosis, and treatment. Unfortunately, CMS’ proposed “Improving Care for Lower Extremity Joint Repair” fails to consider the care gap patients suffer in post-acute follow-up to address the chronic underlying bone loss that increases risk of future fractures and associated morbidity, mortality, and costs.

The Proposed Rule describes the need for and purpose of the proposed MVP:

Arthritis and lower extremity (LE) fracture can be costly conditions and lead to increased pain and decreased functional ability. Osteoarthritis, hip, and lower extremity fractures have been identified within the top 20 most expensive conditions for hospital costs; 19,906 million, 5,628 million and 4,368 million in 2017 respectively. The proposed Improving Care for Lower Extremity Joint Repair MVP focuses on the clinical theme of providing fundamental treatment and management of patients with osteoarthritis and lower extremity surgical repair, such as fracture and total joint replacement, to ensure appropriate care and
reduce costs. This MVP would be most applicable to clinicians who treat clinically varied patient types and who may also be assessed for, or who have undergone, lower extremity surgical repair, including pre- and post-operatively.

We continue to believe that the finalized MVP initiative should:

• Be comprised of limited sets of measures and activities that are meaningful to clinicians, reduce or eliminate clinician burden related to selection of measures and activities, simplify scoring, and improve patient’s ability to compare scores among providers;

• Include measures and activities that:
  o provide comparative performance data that is valuable to patients;
  o encourage performance improvements in high priority areas; and,
  o are, where feasible, part of alternative payment models (APMs).

We have significant concerns that the proposed MVP could serve to widen, rather than reduce, the care gap in osteoporosis. Hip fractures within the Medicare population are presumptive osteoporotic fractures, yet CMS explicitly declined to address the care coordination needed to ensure appropriate transition from acute fracture care to follow-up addressing osteoporosis as a chronic condition. The explanation for excluding “Communication with the Physician or Other Clinician Managing On-Going Care Post-Fracture for Men and Women Aged 50 Years and Older” was CMS’ interest in allowing for “clinician choice in measure selection and to capture those patients who may need orthopedic care for fractures that may not require surgery.” We strongly urge CMS to include bone fragility and fracture prevention in its set of high priority areas and to prioritize osteoporosis diagnosis and management within any preventive care MVP as well as MVPs that could incorporate fragility fracture patients.

Specifically, we urge CMS to ensure that these MVPs include measures reflecting appropriate use of screening DXA in male and female populations at risk for an osteoporotic fracture, as well as appropriate diagnosis and pharmaceutical management in individuals who have experienced one or more osteoporotic fractures. We also believe that implementation of the FLS payment mechanism described above would address quality improvement gaps within the proposed MVP, and acknowledge that without viable FLS mechanisms, a more robust MVP would deliver incremental, but insufficient, improvements in incentive alignment.

**Conclusion**

NOF and ASBMR appreciate the opportunity to provide feedback as CMS considers implementing the policy refinements outlined in the Proposed Rule. We look forward to our meeting with CMS staff later this month and remain eager to work with the Agency as it continues to transform the Medicare program toward a value-based, patient-centered payment system.
If you have any questions or would like to discuss the issues raised in our comments, please contact Doug Fesler, Executive Director, American Society for Bone and Mineral Research at 202-367-2341 or dfesler@asbmr.org, or Claire Gill, CEO, National Osteoporosis Foundation at 703.647.2025 or claire.gill@nof.org.

Sincerely,

Doug Fesler, Executive Director
American Society for Bone and Mineral Research

Claire Gill, CEO
National Osteoporosis Foundation
Proposal for Fracture Liaison Service (FLS) reimbursement mechanism through the Centers for Medicare & Medicaid Services (CMS): “Medicare Payment for Post-Acute Osteoporosis Detection, Treatment and Management Following a Fragility Fracture.”

ENDORSing ORGANIZATIONS

American Academy of Nurse Practitioners (AANP)

American Academy of Physician Assistants (AAPA)

American Bone Health (ABH)

American Geriatric Society (AGS)

American Orthopaedic Association (AOA)

American Society for Bone and Mineral Research (ASBMR)

American Society of Endocrine Physician Assistants (ASEPA)

Fragility Fractures Alliance (FFxA) – Member Organizations: American Academy of Orthopaedic Surgeons (AAOS), American Orthopaedic Association (AOA) & AOA Own the Bone, Orthopaedic Trauma Association (OTA), National Association of Orthopaedic Nurses (NAON), American Geriatrics Society (AGS), International Geriatric Fracture Society (IGFS), American Board of Orthopaedic Surgeons, U.S. Bone and Joint Initiative (UBJI)

International Society for Clinical Densitometry (ISCD)

National Osteoporosis Foundation (NOF)

National Spine Health Institute (NSHI)

The Endocrine Society (TES)

US Bone and Joint Initiative (USBJI)
MEDICARE PAYMENT FOR POST-ACUTE OSTEOPOROSIS DETECTION, TREATMENT AND MANAGEMENT FOLLOWING A FRAGILITY FRACTURE

June 2021
Executive Summary

Osteoporosis can be defined as “a bone disease that develops when bone mineral density and bone mass decreases, or when the quality or structure of bone changes.” These, often degenerative, changes can increase fracture risk or the incidence of broken bones. Fractures due to osteoporosis occur without high-impact or -trauma events. Strikingly, 10 million Americans have osteoporosis, and 44 million Americans are at risk for fracture from low bone density. The current and future costs of fragility fractures, for both patients and the health care system, is staggering. A coordinated care approach utilizing the Fracture Liaison Service (FLS) model is a proven mechanism for reducing secondary fracture risk and the associated costs of subsequent fragility fractures.

Outcomes in osteoporosis can be significantly improved without substantial investment in research, new breakthrough therapies, or new legislative and/or regulatory provisions. Unfortunately, few patients receive the standard of care despite adequate clinical guidelines for the diagnosis and treatment of osteoporosis and osteoporotic fractures. Because of the under-utilization of bone density (DEXA) scans as a primary prevention tool, for many the first sign of osteoporosis is a fragility fracture event. The disease trajectory for osteoporosis can be disrupted through therapeutic and lifestyle modification interventions, but sadly most patients remain undiagnosed and unaware of both their increased risk for fracture and the availability of FDA-approved therapies to reduce that risk.

Osteoporotic fractures exact a huge quality of life toll on patients and a tremendous financial toll on the healthcare system. Medicare sustains significant costs related to both initial and subsequent osteoporotic fractures. Even modest reductions in secondary fractures could create significant savings for Medicare.

Leading US health systems, including Geisinger and Kaiser Permanente, have successfully implemented the FLS framework to reduce repeat fractures and lower costs. The FLS model has been shown to improve diagnosis and long-term treatment and to decrease morbidity in osteoporotic fracture patients. It also removes ambiguity regarding which specialty manages the disease and allows for efficient communication between multiple provider settings.
Although existing Medicare payment mechanisms and policies impede adoption of a FLS, there are significant advantages to such a framework:

- CMS has invested considerable time and resources into reducing preventable illnesses and injuries, and aligning incentives toward high-quality, cost-effective care. Without a reliable means for clinicians to secure adequate reimbursement for osteoporosis-related services, and sufficient incentives to drive cost-effective care, fragility fractures will continue to exact an ever-increasing cost on Medicare and its beneficiaries.

- Effective FLS care could be facilitated through CMS adoption of a code set with payment tailored to the resources required to effectively identify or refer post-acute fracture patients and ensure treatment planning and follow-up consistent with the standard of care for addressing osteoporosis and reducing the risk of a future fracture.

- The FLS framework is well suited to an episode-based payment.

- Unlike CMS’ existing preventive care program for diabetes (Medicare Diabetes Prevention Program), the services within an FLS are Medicare-covered comprising the standard of care for osteoporosis and secondary prevention of fragility fractures.

_The largely preventable human and economic tolls associated with fragility fractures can be addressed through simple solutions that are within CMS’ rulemaking and administrative authority and leverage the tools already in existence._

**Introduction**

The National Institutes of Health (NIH) define osteoporosis as “a bone disease that develops when bone mineral density and bone mass decreases, or when the quality or structure of bone changes. This can lead to a decrease in bone strength that can increase the risk of fractures (broken bones)” (NIH, Osteoporosis Overview). Osteoporosis is the major cause of fractures in postmenopausal women and in older men, with fractures most frequently occurring in bones of the hip, vertebrae in the spine, and the wrist. These fractures occur without high-impact or high-trauma events, and often result from a fall from standing height. An estimated 10 million Americans have osteoporosis; an additional 44 million Americans have low bone density that places them at increased risk of a fracture (Looker, 2015).

Unlike many other debilitating conditions, outcomes in osteoporosis can be significantly improved without substantial investment in research, new breakthrough therapies, or new legislative and/or regulatory provisions. Therapeutic and lifestyle modification interventions, including prescription medications, can disrupt disease trajectory and significantly reduce the risk of osteoporotic fracture, under-utilization of DXA as a primary prevention tool means that
for many patients, the first sign of osteoporosis is a fragility fracture event. Even then, only 23% of women age 67 or older who have an osteoporotic fracture receive medication to treat osteoporosis in the 6 months after a fragility fracture (Yusef A, 2015; Faridi KF, 2016). Most patients remain undiagnosed and unaware of both their increased risk of a future fracture and the availability of FDA-approved therapies to reduce that risk.

- Medicare beneficiaries suffered approximately 2.1 million osteoporotic fractures in 2016 (Milliman, 2021);
- Analysis of 2016 claims data revealed that just 9% of female Medicare FFS beneficiaries were evaluated for osteoporosis with a bone mineral density (BMD) test within six months following a new osteoporotic fracture (Milliman, 2021);
- The total annual cost for osteoporotic fractures among Medicare beneficiaries was $57 billion in 2018 (Lewicki EM, et al., 2019);
- Absent health system changes to detect, diagnose and treat the chronic, progressive disease of osteoporosis, annual costs of fragility fractures are expected to grow to over $95 billion in 2040 (Lewicki EM, et al., 2019).

The National Committee for Quality Assurance (NCQA) recently (February 2020) articulated the significant impact that fragility fractures have on patients and their ability to maintain health, function, and independence:

Osteoporotic fractures, particularly hip fractures, are associated with limited mobility, chronic pain and disability, loss of independence and decreased quality of life . . . Most hip fractures require surgery, yet 50% of hip fracture patients are unable to walk without assistance after surgery. Of those who survive the fracture, 40% never return to pre-fracture functional status—often needing long-term nursing home care (NCQA, 2020).

As more fully detailed below, the current and future cost of fragility fractures, for both patients and the health care system, is staggering. The significant, and largely preventable, human and economic tolls associated with fragility fractures can be addressed through simple solutions that are within CMS’ rulemaking and administrative authority and leverage the tools we already have. A coordinated care approach utilizing the Fracture Liaison Service (FLS) model is a proven mechanism for reducing secondary fracture risk and the associated costs of subsequent fragility fractures.

Leading US health systems, including Geisinger and Kaiser Permanente, have successfully implemented the FLS framework to reduce repeat fractures and lower costs. The patient journey within an FLS starts with identifying suspected fragility fracture patients for post-acute follow-up, moves through clinician collection of medical history, evaluation and management services, diagnostic testing, and, for patients at high risk of fracture, results in treatment planning and necessary follow-up. Unlike CMS’ existing preventive care program for diabetes (Medicare Diabetes Prevention Program), the services within an FLS are Medicare-covered services comprising the standard of care for osteoporosis and secondary prevention of fragility fractures.
fractures. Unfortunately, existing Medicare payment mechanisms and policies impede adoption of FLS and existing sets of incentives and/or disincentives are ineffective in ensuring that fragility fracture patients receive any level of medical care for their underlying bone fragility. The logistic hurdles providers and patients currently face include:

- Acute hip fractures are reimbursed through bundled payments with 90-day global periods;
- Existing structures for treatment and follow-up in acute care settings approach fractures as any other acute episode rather than as a sentinel event indicative of underlying bone fragility;
- Multiple care settings complicate tracking and referral of patients with known or suspected osteoporotic fractures;
- Comprehensive care models and advanced payment models focus on acute episodes, do not account for osteoporosis as a chronic disease, and assess “cost” and “value” within timeframes too narrow to capture FLS cost-effectiveness;
- The limited sets of quality reporting mechanisms do not sufficiently incentivize the standard of care, and there is significant uncertainty as to which provider is ultimately responsible for delivering that care;
- Many patients are lost to follow-up due to care received within a rehabilitation hospital or other facility in the immediate post-acute period;
- Provider-assumed risk and quality reporting periods do not fully encompass the time period for heightened risk for a repeat fracture;
- Encouraging communication from acute to primary care has not closed the care gap in secondary prevention of fragility fractures. Efforts to date have failed to ensure that bone fragility follow-up is performed and/or that osteoporosis treatment is prescribed.

Any opportunity to transform our approach to osteoporotic fractures in the US requires the full partnership of CMS and the Medicare program. CMS has invested considerable time and resources into reducing preventable illnesses and injuries, and aligning incentives toward high-quality, cost-effective care. Unfortunately, without a sound, predictable, and reliable means for clinicians to secure adequate reimbursement for osteoporosis-related services, and sufficient incentives to drive cost-effective care, fragility fractures will continue to exact an ever-increasing cost on Medicare and its beneficiaries.

Effective FLS care could be facilitated through CMS adoption of a code set with payment tailored to the resources required to effectively identify and evaluate or refer post-acute fracture patients likely to have suffered a fragility fracture and ensure treatment planning and follow-up consistent with the standard of care for addressing osteoporosis and reducing the risk of a future fracture.

**Osteoporotic fractures exact a tremendous toll on the health and lives of Medicare beneficiaries and their families.**
According to the 2021 Milliman Report (based on 2016 data), Medicare fee-for-service beneficiaries with an osteoporotic fracture disproportionately suffered poor health outcomes, including significantly increased mortality, subsequent fractures, hospitalization, and loss of the ability to live independently.

- The mortality rate for osteoporotic fracture patients is over three times that of the general Medicare FFS beneficiary population.
  - Those with a hip fracture have the highest mortality; 30% died within 12 months of the fracture.
  - Approximately 245,000 Medicare FFS beneficiaries (154,00 women and 91,000 men) or 19% of those with a new osteoporotic fracture died within 12 months.

- 41,900 Medicare FFS beneficiaries with osteoporotic fractures became institutionalized in nursing homes within three years of a new fracture.

- Health system failures in delivering the standard of care in bone health for both primary and secondary fracture prevention disproportionate burden women. Female beneficiaries had 76% higher rates of new osteoporotic fracture than males, after adjusting for age and race.

- Over 40% of osteoporotic fracture patients were hospitalized within one week after the fracture across all types of fractures studied.
  - Over 90% of hip fracture patients were hospitalized within a week.

- Osteoporotic fracture patients have three times the annual rate of new fractures within a year as compared to the overall Medicare FFS population.

- Osteoporotic fracture patients had twice the annual rate of new pressure ulcers as the total Medicare FFS population (adjusted for age and sex).
  - Approximately 20% of Medicare FFS beneficiaries who suffered a new osteoporotic fracture developed at least one pressure ulcer within three years.
  - Pressure ulcers are a debilitating physical complication that require additional costly health care services.

- Over 4% (approximately 56,800 Medicare FFS beneficiaries) with an osteoporotic fracture became newly eligible for Medicaid within three years.

A July 2019 NOF report entitled “Patient Perception of Value in Healthcare: Osteoporosis and Bone Fragility” explored aspects of the osteoporosis patient experience not easily captured within claims data (NOF 2019). This report was derived from an NOF survey of individuals 50 years of age or older with a previous fragility fracture, a self-reported diagnosis of low bone density or osteoporosis, previous treatment or testing experience, or a clinician recommendation of one or more bone health interventions. Several overarching themes emerged that offer a contextual patient perspective to the Milliman findings, including:
- Individuals at risk for a fragility fracture are primarily concerned that a fracture will trigger loss of the ability to live independently;
- Over half of participants with a fracture history reported that they have curtailed their activity level due to concerns about a subsequent fracture. A significant proportion of participants with a fracture history reported that they:
  o Have been less active than previously due to fracture risk concerns;
  o Are concerned that bone fragility could contribute to a fracture that might make it difficult to live independently;
- Despite participant knowledge of their increased fracture risk, concerns that a fracture could severely limit quality of life, and awareness of treatment options, the vast majority of patients, including those at highest risk of a fragility fracture (i.e., those who have experienced a previous fracture after age 50), remain untreated;
- Though overall treatment rates are low, participants with a fracture history were most likely to report a high level of willingness to consider starting an osteoporosis treatment regimen (as compared to those who had not fractured);
- Over 22% of untreated individuals with a history of a previous fracture reported that they discontinued treatment due to side effects; and
- Formulation and dosing frequency preferences were unexpectedly divergent, underscoring the importance of ensuring that individuals at greatest risk of fragility fracture have sufficient options to enable access to a treatment to which they will adhere.

Survey responses also revealed that health care providers may play a role in the osteoporosis care gap. The likelihood of having not been offered treatment in individuals with a fracture history was nearly double that of those with diagnosed osteoporosis or provider-identified fracture risk (24.1% and 13.3%, respectively). The NOF survey augments the Milliman report findings to underscore the very clear unmet need in osteoporosis care and secondary prevention of osteoporotic fractures that includes clear communication of all risks associated with osteoporosis and risks of no treatment, clear communication regarding benefits and risks of treatments, clinician consideration of patient preferences within the treatment plan, and follow-up to ascertain adherence to medication and/or the need to prescribe alternative therapies that the patient may be willing and able to continue.

**Medicare expenditures associated with preventable osteoporotic fractures are significant.**

Medicare sustains significant costs for both initial and subsequent osteoporotic fractures. The Milliman report found that the per patient, per month (PPPM) medical costs were over $2,000 per month between months 3 and 11 ($2,097 per month), nearly 20% greater than the average monthly allowed cost in the year prior to the new osteoporotic fracture event ($1,775 per month). Beneficiaries with a subsequent fracture within the three-year “episode” incurred
annual costs over $30,000 higher in the year following a new osteoporotic fracture compared to the year before the fracture.

- Annual allowed medical costs to Medicare for beneficiaries in the 12-month period beginning with the new osteoporotic fracture were more than twice their costs in the year prior to their fracture, with incremental annual allowed medical costs for those with an osteoporotic fracture of $21,564 per beneficiary covered by both Medicare Parts A and B in 2016.
- The incremental annual medical costs in the year following a new osteoporotic fracture increased 263% for skilled nursing facility (SNF) services compared to the year prior to the fracture, accounting for nearly 30% of the total incremental annual medical cost.
- Beneficiaries suffering a subsequent fracture within three years of an initial fracture accounted for an estimate $5.7 billion in Medicare FFS costs.
  - Actual total costs are significantly higher as these estimates do not include costs related to the loss of productivity, absenteeism, non-skilled home and nursing home care, or prescription drugs.
- Preventing between 5% and 20% of these subsequent fractures could have saved between $272 million and $1.1 billion for the Medicare FFS program during a follow up period that lasted up to three years after a new osteoporotic fracture in 2016.

The Milliman report found that the increased cost in the year following the new osteoporotic fracture was primarily attributable to increases for inpatient services and skilled nursing facilities (SNFs). Increased costs for these services accounted for over $16,000 of the total per beneficiary cost differential.

Substantial racial/ethnic disparities exist in fracture incidence, care, and deaths.

Although Black men and women are generally less likely to suffer from osteoporosis and sustain a fragility fracture, they are more likely to die from an osteoporotic fracture than their White counterparts. The Milliman report found that “fracture rates varied substantially by race/ethnicity,” with North American Natives suffering fractures at a rate 20% higher than the national average. White beneficiaries had a fracture rate 6% higher than the national average. Black beneficiaries (50% lower), Asian beneficiaries (32% lower) and Hispanic beneficiaries (19% lower) had the lowest rates of new osteoporotic fractures.

Rates of subsequent fractures within 12 months following an initial osteoporotic fracture ranged from 11% of Black beneficiaries to 15% for White beneficiaries. Hispanic, Asian, and North American Native beneficiaries all suffered subsequent fractures within 12 months at the national average rate of 14%.

While suffering fewer initial fractures and subsequent fractures, Black Medicare FFS beneficiaries have higher hospitalization rates, higher death rates following fractures, and
lower bone mineral density (BMD) screening rates. Black patients suffering an osteoporotic fracture in 2016 had worse outcomes, including higher mortality, and were less likely to receive any follow-up care to address their underlying bone fragility:

- 45% were hospitalized within 7 days of the fracture, compared to a national average of 42%.
- 22% died within 12 months of an initial osteoporotic fracture, exceeding the national average rate of 19% and comparable rates for White (19%), Asian (16%), Hispanic (18%) and North American Native beneficiaries (18%).
- Just 5% were tested within six months of a new osteoporotic fracture – when the need for treatment and action is highest – versus 8% among all beneficiaries with a fracture.

The Milliman report noted that other studies have reported racial disparities in fracture incidence and post-fracture outcomes and have echoed the findings of higher rates of mortality and debility following a fracture among Black individuals versus the general population.

The report also found divergence across subpopulations with respect to the types of osteoporotic fractures likely to present as a sentinel event of osteoporosis. Secondary prevention strategies that fail to cast a wide net with respect to identifying osteoporotic fractures will likely perpetuate, and may even widen, racial disparities in access to care and outcomes related to bone fragility.

- Black patients had a disproportionately high share of new osteoporotic fractures of the tibia/fibula;
- Asian beneficiaries had lower incidence of tibia/fibula fractures as a share of total fractures than the nationwide average.
- Fractures of the spine were less common for Black and North American Native beneficiaries compared to nationwide average but were more common for Asian beneficiaries.

The real-world experience of Medicare beneficiaries indicates failures in delivering the standard of care for both primary and secondary prevention of osteoporotic fractures.

Although we have the ability to detect bone fragility early through non-invasive bone mineral density testing, and effective osteoporosis treatments are available to greatly reduce the risk of a fragility fracture, few patients receive the standard of care.

The 2020 AACE/ACE Clinical Practice Guidelines for the Diagnosis and Treatment of Postmenopausal Osteoporosis recommend that all postmenopausal women aged ≥ 50 years undergo clinical assessment for osteoporosis and fracture risk, including a detailed history, physical examination, and clinical fracture risk assessment with FRAX™ or other fracture risk
assessment tool. The AACE/ACE 2020 Guidelines state that physicians should individualize treatment decisions based on patient preferences and circumstances and level of fracture risk. Patients at very high fracture risk may require more aggressive treatment to reduce that risk to an acceptable level as quickly as possible.

Although DXA testing is a covered Medicare benefit and recommended for older women, its use declined between 2009 and 2014 to 11.3% among women who were Medicare FFS beneficiaries aged 65 and older. The drop in DXA utilization coincided with a 70% reduction in Medicare reimbursement for office-based scans (from $139 in 2006 to $42 in 2015). Reimbursement cuts may have discouraged office-based providers from adopting, or continuing to maintain, DXA capabilities and potentially led to decreased patient access to this diagnostic service.

Primary prevention of high-cost events that, like osteoporotic fractures, can have catastrophic consequences for Medicare beneficiaries, is an important goal worthy of increased resources and attention. Unfortunately, the costs of system-wide failures in primary prevention of osteoporotic fractures are compounded by real-world failures in secondary prevention, particularly in light of the diagnostic and treatment tools that are available and within the standard of care.

Hip fracture patients, for example, have a risk of subsequent fracture that is similar to the risk of subsequent acute myocardial infarction (AMI) after initial AMI. For recent hip fracture, the risk of subsequent clinical fracture within 1 year is 8.3% (Balasubramanian A., 2016;). For initial acute myocardial infarction, the risk of subsequent AMI hospitalization within 1 year is 9.2% (Chaudhry SI, 2014). Only 23% of patients receive osteoporosis medication after an osteoporotic hip fracture, compared to 96% percent of patients receiving beta blockers after a myocardial infarction (Yusef A, 2015; Faridi KF, 2016). A fracture is to osteoporosis what an acute myocardial infarction is to cardiovascular disease, a sentinel event that requires treatment to prevent a recurrence that could have devastating consequences.

Both HEDIS and Medicare Part C STAR Ratings include a measure to rate quality of osteoporosis care: “Osteoporosis Management in Women Who Had a Fracture.” The average 2020 Medicare STAR rating for this measure was 3.5/5 stars, indicating that 52% of women ages 67 to 85 did not receive a BMD test or prescription for a drug to treat osteoporosis within 6 months of a fracture.

The Quality Payment Program within Medicare Part B FFS includes a modest set of quality measures and practice improvement activities addressing bone health. Unfortunately, osteoporosis-related quality measures have not been sufficient to align with clinical guidelines or reflect the level of care required to reduce the incidence and consequence of osteoporotic fractures. The data, as reported by Milliman and discussed above, paint a stark picture of the real-world experience for Medicare patients suffering a fragility fracture, and the potentially catastrophic consequences on their health, independence, and longevity.
The low rates of osteoporosis diagnosis and treatment, particularly following a fracture, highlight the need for improved care coordination between acute care providers and clinicians able to guide patients through the transition from acute to chronic care, including appropriate osteoporosis treatment and management. In addition, the significant subset of patients discontinuing prescribed osteoporosis medication due to side effects or other factors underscores the need for osteoporosis-focused provider follow-up to assess treatment response and tolerability.

The Endocrine Society maintains guidelines on osteoporosis treatment and management. These guidelines are based on clinical trial data and insights from real-world experience, as well as patient preferences, adherence and persistence, and reflect four consensus principles:

- The risk of future fractures in postmenopausal women should be determined using country-specific assessment tools to guide decision-making.
- Patient preferences should be incorporated into treatment planning.
- Nutritional and lifestyle interventions and fall prevention should accompany all pharmacologic regimens to reduce fracture risk.
- Multiple pharmacologic therapies are capable of reducing fracture rates in postmenopausal women at risk with acceptable risk-benefit and safety profiles (Eastell, 2019; Shoback, 2020).

The National Osteoporosis Foundation (NOF) Guide to Prevention and Treatment of Osteoporosis offers concise recommendations regarding prevention, risk assessment, diagnosis, and treatment of osteoporosis in postmenopausal women and men age 50 and older. The Guide includes indications for bone densitometry and fracture risk thresholds for intervention with pharmacologic agents. The absolute risk thresholds at which consideration of osteoporosis treatment is recommended were guided by a cost-effectiveness analysis. We attach the NOF Clinician’s Guide.

The American Society for Bone and Mineral Research Secondary Fracture Prevention Initiative has developed clinical recommendations for secondary fracture prevention. The ASBMR Secondary Fracture Prevention Initiative, with consensus from a broad multi-stakeholder coalition, in 2019 developed the Clinical Recommendations for clinical care for women and men, age 65 years or older with a hip or vertebral fracture. They are directed to all healthcare professionals who participate in the care of these patients. An important overarching principle for the recommendations is that these patients optimally should be managed in the context of a multidisciplinary clinical system that includes case management (one example is a fracture liaison service) to assure that they are appropriately evaluated and treated for osteoporosis and risk of future fractures (Conley, et al., 2020; ASBMR).

Multidisciplinary approaches to improve outcomes in older fragility fracture patients include the American Geriatrics Society’s (AGS’) CoCare®: Ortho. This Geriatrics-Orthopedics Co-Management model integrates geriatrics professionals or specially trained geriatrics co-managers (e.g., hospitalists) with orthopedic surgeons to coordinate and improve the
perioperative care of older adults with hip fractures. Because a geriatrics co-manager is involved in the older person's care immediately upon or soon after hospital admission, risk factors for harmful events such as delirium, falls, adverse drug events, or infections are identified and proactively addressed to prevent and optimally manage risks throughout the older adult's hospital stay. The AGS CoCare®: Ortho model of Geriatrics-Orthopedics Co-Management has been shown to reduce complications and enhance function after the older adult returns home, two goals at the heart of quality geriatrics care through its cost-effective approach.

The American Academy of Orthopaedic Surgery, with support from the Orthopaedic Trauma Association, announced in 2020 the Fracture and Trauma Registry (FTR) to improve orthopedic care through data on five of the more common fractures in the United States: hip, distal radius, ankle, distal femur, proximal humerus. The data on the management of these fractures will be of great value in improving their care going forward. AAOS coordinates the Fragility Fracture Alliance of orthopaedic organizations and is a leading member of the ASBMR Secondary Fracture Prevention Initiative. The FTR joins the growing AAOS Registry Portfolio with over 2.2 million procedures across 1450 sites nationally.

NOF and ASBMR also acknowledge that it is unlikely that even a robust set of quality measures within the QPP would, alone, close the osteoporosis care gap. The gap in care following an osteoporotic fracture, i.e., patient receives quality care for their fracture but fails to receive follow-up within the standard of care for their underlying osteoporosis, has been described as the “Bermuda Triangle of Osteoporosis Care” made up of orthopedists, primary care physicians and osteoporosis experts into which the fracture patient disappears. Orthopedic surgeons view their role as managing the fracture, with primary care physicians responsible for managing osteoporosis. Following discharge, orthopedic surgeons will generally follow-up on an outpatient basis for 3-6 months following fracture care. The orthopedic surgery care timeline is not well-aligned with treatment planning and follow-up for a chronic condition like osteoporosis. There is also a great deal of ambiguity with respect to the specialty that does, or should, take on care responsibility and manage osteoporosis toward an acceptable fracture risk -- primary care, endocrinology, and/or rheumatology. The FLS model offers a solution to address the too-frequent discharge of osteoporotic fracture patients from acute care settings without a clear action plan for addressing their underlying bone fragility.

Medicare could recognize significant savings with a modest reduction in subsequent osteoporotic fractures.

The Milliman report used its estimates on the costs of secondary fractures and assumptions informed by the literature on secondary fracture prevention to model the potential savings to Medicare from preventing a portion of subsequent fractures in the Medicare FFS population. Table 15 in the Milliman report provides a summary of the estimated national savings under three scenarios that use different percentages for the subsequent fractures that would be
prevented and different percentages for additional BMD testing.

- Preventing between 5% and 20% of subsequent fractures among FFS beneficiaries with both Part A and Part B coupled with performing BMD tests on an additional 10% to 50% of patients with new osteoporotic fractures, could have saved between $250 million (95% CI: $243 million to $258 million) and $990 million (95% CI: $962 million to $1,021 million) during a new osteoporotic fracture follow-up period of up to three years.

- Extrapolating the estimated cost of Part A services associated with a subsequent fracture to beneficiaries covered only by Part A could have added between $23 million and $89 million in savings when preventing between 5% and 20% of subsequent fractures among beneficiaries covered only by Part A.

- Total Medicare savings under these scenarios is between $272 million and $1.1 billion for the Medicare FFS program.

NOF and ASBMR strongly believe that the predominantly-female patient population impacted by osteoporotic fractures are entitled to the standard of care in addressing osteoporosis and reducing the risk of future fractures, regardless of whether Medicare realizes a cost savings from ensuring that the care is received. Medicare has long prioritized avoiding poor health outcomes that are both preventable and costly. The savings associated with preventing osteoporotic fractures, combined with the clear, persistent, and potentially widening gap between the standard of care and the real-world experience of osteoporotic fracture patients, justifies payment policy refinements and mechanisms toward evidence-based interventions proven to close the care gap.

**Fracture Liaison Services (FLS) to address the osteoporosis care gap and reduce osteoporotic fractures.**

CMS has previously sought feedback on opportunities for payment mechanisms within the physician fee schedule that reflect the ongoing diagnostic, treatment, and disease management resources associated with high-impact diseases and conditions. This approach can be helpful in addressing care gaps for high-cost, high morbidity/mortality conditions for which there is an existing standard of care. CMS has recently implemented a payment approach to reimburse clinicians, on a monthly basis, for treating patients with opioid use disorders, and recently expanded applicability of the code set and payment mechanisms to accommodate office-based treatment for substance use disorders generally. NOF and ASBMR believe that a similar mechanism for post-fracture care could be structured to close the osteoporosis care gap, reduce Medicare expenses for preventable osteoporotic fractures, and ensure that patients receive the standard of care for addressing the underlying chronic condition of osteoporosis.

The Fracture Liaison Service (FLS) model is extremely well-suited to an episode-based payment since it is an easily-identified episode that requires information sharing among providers.
directed toward both a population-health measure and patient-specific outcomes. FLS programs can be described as coordinated care systems headed by an FLS coordinator (a nurse practitioner, physician assistant, nurse, or other health professional) who utilizes established protocols to ensure that individuals who suffer a fragility fracture receive appropriate diagnosis, evaluation, secondary prevention, treatment, and support. Many FLS programs incorporate a pharmacist in the care team to enable prompt resolution of patient concerns related to prescribed medications and improved medication adherence. Patient assessment and follow-up care are generally prompted through a database-driven patient-specific timeline that can be adapted to a centralized care delivery model, incorporate telemedicine and operate as a “hub and spoke” care coordination and delivery system, or incorporate aspects of both models.

Since the first Fracture Liaison Services in the early 2000s, multiple studies have been conducted to investigate the utility of these fracture care models. The International Osteoporosis Foundation began a movement known as Capture the Fracture to endorse, implement and standardize Fracture Liaison Services and fragility fracture management. In the United States there are several programs to address the fragility fracture problem in at risk groups using the FLS model.

- The Healthy Bones Program run by the Kaiser Southern California health-maintenance organization led to a decrease of 37.2% in hip fractures with savings of $30.8 million.

- Geisinger Health System achieved $7.8 million in cost savings over 5 years with its FLS implementation.

- Since 2009, the American Orthopaedic Association has offered a quality improvement initiative known as Own the Bone® which provides a tool kit to set up an FLS, including a ten-step program and registry to document the bone health management of fragility fracture patients. Over 270 hospitals and practices have used the program. Patients enrolled in the program by participating centers are twice as likely to receive bone health interventions post fracture; over 53% had a BMD test ordered or pharmacologic therapy for osteoporosis prescribed. Recommendations for osteoporosis management (BMD testing and/or pharmacologic treatment), care coordination, and other secondary fracture prevention measures were addressed for these patients with 74-98% compliance.

The Fracture Liaison Service model has proven to improve diagnosis, improve long-term treatment and to decrease morbidity in osteoporotic fracture patients. It also takes away ambiguity regarding which specialty manages the disease and allows for efficient communication between multiple specialties and provider settings to reduce the chance a patient may get lost while navigating the current health care system.

There are several challenges to implementing and sustaining a viable FLS:
- Covering the salary of a FLS provider within a healthcare system given payer reliance on a single payment provided under a global Diagnosis Related Group (DRG) for fracture repair.

- In FFS, bundled payments must encompass all services and tend to disincentivize all ‘extra’ care not directly related to the fracture;

- The “savings” accrues to payers, not providers, making it difficult for providers to justify the added expense of FLS. This contrasts with FLS programs in closed healthcare settings and in single payer healthcare systems, which have been shown to reduce costs;

- Primary care providers are a needed partner to a FLS, but can present a hindrance if he or she does not understand the FLS, dismisses osteoporosis as simply a consequence of old age, or sees a fragility fracture as simply an unavoidable result of a fall;

- Identifying osteoporotic fracture patients for FLS follow-up care can be a challenge that is resource-intensive without a clear and near-reflexive referral mechanism from the specialist responsible for acute fracture repair to the FLS;

- For older patients with recent fractures, the fact of multiple care settings, including skilled nursing facilities, rehabilitation hospitals, memory care facilities, etc., for post-fracture care presents an additional layer of complication.

The patient journey in a FLS may vary depending upon the setting through which FLS is administered, but the following parameters and steps are common:

- The patient is followed from the time of injury presentation through treatment planning, initiation and follow-up or until care is transitioned to the primary care provider.

- The FLS team is frequently interdisciplinary with respect to care coordination and relies on a “coordinator” who may be a nurse practitioner, physician assistant, or other provider able to provide and bill for evaluation and management services;

- When a patient presents to a hospital following a low-energy fracture, orthopedic surgery will treat the fracture and initiate the fracture liaison service in eligible patients;

- Criteria for enrollment into an FLS might include being older than 50 years old and presenting with a fragility fracture of the wrist, humerus, hip and/or vertebrae.

- Facilities that have implemented AGS CoCare or similar programs could integrate perioperative risk reduction strategies with provision of, or referral to, FLS follow-up.

- During the inpatient stay, or when the patient returns to the orthopedist for postsurgical follow-up, an FLS coordinator will meet with the patient to begin the process of coordinating osteoporosis education, evaluation and management;
- The FLS will meet with the patient (and caregiver/family as appropriate) to evaluate the patient, develop a treatment plan, and facilitate coordination of other disciplines treating the patient (e.g., physical therapy, occupational therapy).
  o This encounter would typically occur within 1-3 months following fracture repair, and may involve a face-to-face or telehealth visit, FLS review of medical records, laboratory and DXA testing, and coordination/consultation with other providers;
  o The FLS will ensure that patient medical records are received and reviewed;
  o Medical history will include questions on any
    ▪ personal history of fracture, family history of fractures and other risk factors for osteoporosis.
    ▪ comorbidities
    ▪ prescription and non-prescription medications taken over the past 10 years
  o Physical examination with emphasis on the spine to assess loss of height;
  o Laboratory tests (obtained from medical records or performed if not previously performed)
  o DXA imaging is performed or scheduled
  o Physical therapy consultation, fall risk assessment, and fall prevention program
  o Dietician consultation to assess for nutritional deficiencies contributing to fracture

- The FLS may, depending on results and findings from evaluation, consult with other specialists or members of an interdisciplinary team; and coordinate with ancillary service providers as needed.

- Educate the patient and, as appropriate, caregivers and family members, on osteoporosis, its risks and treatment options.

- The coordinator individualizes the management of each patient including continuation of physical therapy or additional consultations, as well as development of a treatment plan to address the patient-specific fracture risk.

- The FLS coordinator may transition care to the designated team (primary care or FLS) for long-term osteoporosis management as appropriate.

The bulk of services within an FLS occurs in the 30-45 days of FLS care (which may be 1-3 months following a fracture). This is similar to CMS’ structure for the office-based substance use disorder treatment payment bundle. The initial month of care includes evaluation and management, care coordination with psychosocial providers as needed, review of medical records, ordering and reviewing tests, treatment planning and prescribing a treatment tailored to the patient’s need. Like the substance use disorder payment bundle, payment to the clinician would be solely for the services and not encompass prescription drugs, testing, or services of other providers.

The structure would:
- Ensure that care for the patient’s underlying bone fragility is separate and apart from all mechanisms (payment, quality, costs) for the acute fracture episode.
- Enable a payment to the provider performing services addressing the fracture, for referral and transition to FLS.
- Enable FLS service performance within an orthopedic practice typically responsible for acute care, as well as other provider practices (hospital outpatient department, primary care, endocrinology, rheumatology);
- Provide for an initial 45-day payment to reimburse FLS providers for the resources and services provided during assessment, treatment planning, treatment initiation, and initial follow-up;
- Provide for subsequent-month payments when follow-up services are needed and performed (including follow-up through telemedicine and/or telephone consultation); medication management, treatment adherence, impact, etc.
- Permit an add-on fee for each 15 minutes of clinician time in the initial and subsequent months of FLS services.
- Ensure that calculations of practice expense include set-up and maintenance of the infrastructure required to identify osteoporotic fracture patients, and coordinate transition to FLS.

NOF consulted with coordinators within fully-implemented FLS programs within the U.S. to determine the clinician and staff time that is typical within an initial 30-45 day post-fracture FLS. The attached table reflects their findings.

**Identifying Patients for FLS Care**

The ICD-10-CM codes describing potential sentinel fractures indicative of osteoporosis include:

**MS-DRGs (Hospital Inpatient)**

453  Combined anterior/posterior spinal fusion w MCC
454  Combined anterior/posterior spinal fusion w CC
455  Combined anterior/posterior spinal fusion w/o CC/MCC
456  Spinal fus exc cerv w spinal curv/malign/infec or 9+ fus w MCC
457  Spinal fus exc cerv w spinal curv/malign/infec or 9+ fus w CC
458  Spinal fus exc cerv w spinal curv/malign/infec or 9+ fus w/o CC/MCC
459  Spinal fusion except cervical w MCC
460  Spinal fusion except cervical w/o MCC
469  Major Joint Replacement or Reattachment of Lower Extremity With MCC
470  Major Joint Replacement or Reattachment of Lower Extremity Without MCC
471  Cervical spinal fusion w MCC
472  Cervical spinal fusion w CC
473  Cervical spinal fusion w/o CC/MCC
480  Hip & femur procedures except major joint w MCC
481  Hip & femur procedures except major joint w CC
510  Shoulder, elbow or forearm proc,exc major joint proc w MCC
ICD-10 Codes Potentially Indicative of a Fracture Requiring FLS Follow-up (Outpatient)
S22.XX Fractures of rib(s), sternum
S32.XX Fractures of lumbar spine and pelvis
S42.XX Fractures of shoulder and upper arm
S52.XX Fracture of forearm
S62.XX Fracture at wrist and hand level
S72.XX Fracture of femur
S79.XX Other injuries of hip and thigh
S82.XX Fracture of lower leg
M80.XXX Age-related osteoporosis with current pathological fracture
M84.30XA Stress fracture, pathological fracture
[from Milliman report table D3]

FLS Performance Indicators for Self-Evaluation and Quality Improvement

The NOF, in collaboration with the International Osteoporosis Foundation (IOF) Capture the Fracture® Campaign and the Fragility Fracture Network (FFN), recently developed a set of eleven patient-level key performance indicators (KPIs) to evaluate and guide quality improvement in FLS (Javaid 2020). The performance indicators include the proportion of patients:

- with non-spinal fractures;
- with spine fractures (detected clinically and radiologically);
• assessed for fracture risk within 12 weeks of sentinel fracture;
• having DXA assessment within 12 weeks of sentinel fracture;
• having falls risk assessment;
• recommended anti-osteoporosis medication;
• commenced strength and balance exercise intervention within 16 weeks of sentinel fracture;
• monitored within 16 weeks of sentinel fracture;
• started anti-osteoporosis medication within 16 weeks of sentinel fracture;
• prescribed anti-osteoporosis medication 52 weeks after sentinel fracture.

This KPI set is available to support FLS programs in examining their own performance using patient-level data and in guiding quality improvement activities.
About the National Osteoporosis Foundation

The National Osteoporosis Foundation (NOF) is the nation’s leading resource for patients, health care professionals and organizations seeking up-to-date, medically sound information and program materials on the causes, prevention, and treatment of osteoporosis. Established in 1984 as America’s only voluntary, nonprofit health organization dedicated to reducing the widespread prevalence of osteoporosis, the foundation has grown to include a network of diverse stakeholders that support its goals to increase public awareness and knowledge, educate physicians and health care professionals, and support research activities concerning osteoporosis and bone health related areas.

Our Policy Institute brings together the expertise, resources, and perspective of the full spectrum of bone health stakeholders to advocate for health policy initiatives that promote bone health and reduce both the personal and financial costs of fragility fractures. Although the breadth of our mission extends beyond the bone health concerns associated with advancing age, we are focused on protecting Medicare beneficiary access to osteoporosis treatment options and aligning CMS payment policies with our shared goal of reducing the incidence of and improving the care for fragility fractures in the Medicare population. Our patient population suffers debilitating pain and even death in large numbers, the Medicare reimbursement landscape deters providers from implementing evidence-based, innovative approaches to secondary prevention of fragility fractures.

About the American Society for Bone and Mineral Research

The American Society for Bone and Mineral Research (ASBMR) is a professional, scientific and medical society established to bring together clinical and experimental scientists who are involved in the study of bone and mineral metabolism.

The ASBMR membership comprises basic research scientists and clinical investigators in bone and mineral metabolism and related fields, along with physicians and other healthcare practitioners. Current worldwide membership numbers approximately 4,000 with interests in biomechanics, cell biology, molecular biology, dentistry, developmental biology, endocrinology, epidemiology, internal medicine, metabolism, molecular genetics, nephrology, obstetrics-gynecology, orthopaedics, pathology, pharmacology, physiology, rheumatology and other research/clinical areas.

ASBMR encourages and promotes the study of this expanding field through annual scientific meetings, two official journals (Journal of Bone and Mineral Research and JBMR Plus), the Primer on the Metabolic Bone Diseases and Disorders of Mineral Metabolism, advocacy, and interaction with government agencies and related societies.
To address the health crisis in the treatment of osteoporosis, the ASBMR Secondary Fracture Prevention Initiative was created in 2017 to bring together a Coalition of top bone health experts and health care professional organizations and patient advocacy organizations – more than 40 U.S. and international organizations – dedicated to reducing the number of avoidable second fractures in individuals with osteoporosis. In addition to a detailed Action Plan, the Coalition has developed Clinical Recommendations for health care professionals aimed at substantially reducing secondary fractures in men and women 65 years of age and older who have suffered a hip or vertebral fracture and are at very high risk for suffering another fracture.
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NCQA, Proposed New Measure for HEDIS®1 MY 2020 Osteoporosis Screening in Older Women (OSW), 20200212_09_Osteo.pdf (ncqa.org)


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<th>Process</th>
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<td>Scheduling and coordinating FLS appointment to align with post fracture appt if possible (2 appts)</td>
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<td>Chart review and prep/clinician and nurse collaboration for appointment prep</td>
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<td>Charting (EHR)/Prior Authorization/Appeals/Treatment initiation/Patient Education on treatment</td>
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<td>Data Registry Entry (if established with organization)</td>
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<tr>
<td><strong>Total Time (minutes)</strong></td>
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**Our typical patient contact is 14-90 days post op**

**This set of time estimates is for initial 45-days of FLS**

Recommend registry for data with eventual plans for a national data registry in the near future

Recommend mandatory use of the NOF FLS pathway guide for KPI monitoring guidelines
Clinician’s Guide to Prevention and Treatment of Osteoporosis

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Clinician’s Guide to Prevention and Treatment of Osteoporosis

F. Cosman · S. J. de Beur · M. S. LeBoff · E. M. Lewiecki · B. Tanner · S. Randall · R. Lindsay

Abstract The Clinician’s Guide to Prevention and Treatment of Osteoporosis was developed by an expert committee of the National Osteoporosis Foundation (NOF) in collaboration with a multispecialty council of medical experts in the field of bone health convened by NOF. Readers are urged to consult current prescribing information on any drug, device, or procedure discussed in this publication.

Keywords Diagnosis · Guide · Osteoporosis · Prevention · Treatment

Executive summary

Osteoporosis is a silent disease until it is complicated by fractures—fractures that occur following minimal trauma or, in some cases, with no trauma. Fractures are common and place an enormous medical and personal burden on the aging individuals who suffer them and take a major economic toll on the nation. Osteoporosis can be prevented, diagnosed, and treated before fractures occur. Importantly, even after the first fracture has occurred, there are effective treatments to decrease the risk of further fractures. Prevention, detection, and treatment of osteoporosis should be a mandate of primary care providers.

Since the National Osteoporosis Foundation (NOF) first published the Guide in 1999, it has become increasingly clear that many patients are not being given appropriate information about prevention and many patients are not receiving appropriate testing to diagnose osteoporosis or establish osteoporosis risk. Most importantly, many patients who have osteoporosis-related fractures are not being diagnosed with osteoporosis and are not receiving any of the Food and Drug Administration (FDA)-approved, effective therapies.

This Guide offers concise recommendations regarding prevention, risk assessment, diagnosis, and treatment of osteoporosis in postmenopausal women and men age 50 and older. It includes indications for bone densitometry and fracture risk thresholds for intervention with pharmacologic agents. The absolute risk thresholds at which consideration of osteoporosis treatment is recommended were guided by a cost-effectiveness analysis.

Synopsis of major recommendations to the clinician

Recommendations apply to postmenopausal women and men age 50 and older.

Universal recommendations

- Counsel on the risk of osteoporosis and related fractures.
- Advise on a diet that includes adequate amounts of total calcium intake (1000 mg/day for men 50–70; 1200 mg/day
for women 51 and older and men 71 and older), incorpo-
rating dietary supplements if diet is insufficient.

- Advise on vitamin D intake (800–1000 IU/day), including
  supplements if necessary for individuals age 50 and older.
- Recommend regular weight-bearing and muscle-
strengthening exercise to improve agility, strength, pos-
ture, and balance; maintain or improve bone strength; and
reduce the risk of falls and fractures.
- Assess risk factors for falls and offer appropriate modifi-
cations (e.g., home safety assessment, balance training
exercises, correction of vitamin D insufficiency, avoid-
dance of central nervous system depressant medications,
careful monitoring of antihypertensive medication, and
visual correction when needed).
- Advise on cessation of tobacco smoking and avoidance of
excessive alcohol intake.

**Diagnostic assessment**

- Measure height annually, preferably with a wall-mounted
  stadiometer.
- Bone mineral density (BMD) testing should be performed:
  - In women age 65 and older and men age 70 and older
  - In postmenopausal women and men above age 50–69,
    based on risk factor profile
  - In postmenopausal women and men age 50 and older
    who have had an adult age fracture, to diagnose and
determine degree of osteoporosis
  - At dual-energy X-ray absorptiometry (DXA) facilities
    using accepted quality assurance measures
- Vertebral imaging should be performed:
  - In all women age 70 and older and all men age 80 and
    older if BMD T-score is ≤−1.0 at the spine, total hip, or
    femoral neck
  - In women age 65 to 69 and men age 70 to 79 if BMD T-
    score is ≤−1.5 at the spine, total hip, or femoral neck
  - In postmenopausal women and men age 50 and older
    with specific risk factors:
    - Low-trauma fracture during adulthood (age 50 and older)
    - Historical height loss (difference between the current
      height and peak height at age 20) of 1.5 in. or more (4 cm)
    - Prospective height loss (difference between the current
      height and a previously documented height measurement)
      of 0.8 in. or more (2 cm)
    - Recent or ongoing long-term glucocorticoid treatment
      - If bone density testing is not available, vertebral imaging
        may be considered based on age alone.
- Check for secondary causes of osteoporosis.

- Biochemical markers of bone turnover can aid in risk
  assessment and serve as an additional monitoring tool
  when treatment is initiated.

**Monitoring patients**

- Perform BMD testing 1 to 2 years after initiating medical
  therapy for osteoporosis and every 2 years thereafter.
  - More frequent BMD testing may be warranted in certain
    clinical situations.
  - The interval between repeat BMD screenings may be lon-
ger for patients without major risk factors and who have an
  initial T-score in the normal or upper low bone mass range.
- Biochemical markers can be repeated to determine if
  treatment is producing expected effect.

**Pharmacologic treatment recommendations**

- Initiate pharmacologic treatment:
  - In those with hip or vertebral (clinical or asymptomatic)
    fractures
  - In those with T-scores ≤−2.5 at the femoral neck, total
    hip, or lumbar spine by DXA
  - In postmenopausal women and men age 50 and older
    with low bone mass (T-score between −1.0 and −2.5,
    osteopenia) at the femoral neck, total hip, or lumbar spine
    by DXA and a 10-year hip fracture probability ≥3 % or a
    10-year major osteoporosis-related fracture probability
    ≥20 % based on the USA-adapted WHO absolute fracture
    risk model (Fracture Risk Algorithm (FRAX®); www.
    NOF.org and www.shef.ac.uk/FRAX)
- Current FDA-approved pharmacologic options for osteo-
  porosis are bisphosphonates (alendronate, ibandronate,
risedronate, and zoledronic acid), calcitonin, estrogen
  agonist/antagonist (raloxifene), estrogens and/or hormone
  therapy, tissue-selective estrogen complex (conjugated
  estrogens/bazedoxifene), parathyroid hormone 1–34
  (teriparatide), and receptor activator of nuclear factor
  kappa-B (RANK) ligand inhibitor (denosumab).
- No pharmacologic therapy should be considered indefi-
nite in duration. After the initial treatment period, which
  depends on the pharmacologic agent, a comprehensive
  risk assessment should be performed. There is no uniform
  recommendation that applies to all patients and duration
  decisions need to be individualized.
- In adults age 50 and older, after a fracture, institute appropri-
  ate risk assessment and treatment measures for osteoporosis
  as indicated. Fracture liaison service (FLS) programs, where
patients with recent fractures may be referred for care coordination and transition management, have demonstrated improvement in the quality of care delivered.

**Osteoporosis: impact and overview**

**Scope of the problem**

Osteoporosis is the most common bone disease in humans, representing a major public health problem as outlined in Bone Health and Osteoporosis: A Report of the Surgeon General (2004) [1]. It is characterized by low bone mass, deterioration of bone tissue and disruption of bone architecture, compromised bone strength, and an increase in the risk of fracture. According to the WHO diagnostic classification, osteoporosis is defined by BMD at the hip or lumbar spine that is less than or equal to 2.5 standard deviations below the mean BMD of a young-adult reference population. Osteoporosis is a risk factor for fracture just as hypertension is for stroke. The risk of fractures is highest in those with the lowest BMD; however, the majority of fractures occur in patients with low bone mass rather than osteoporosis, because of the large number of individuals with bone mass in this range.

Osteoporosis affects an enormous number of people, of both sexes and all races, and its prevalence will increase as the population ages. Based on data from the National Health and Nutrition Examination Survey III (NHANES III), NOF has estimated that more than 9.9 million Americans have osteoporosis and an additional 43.1 million have low bone density [2]. About one out of every two Caucasian women will experience an osteoporosis-related fracture at some point in her lifetime, as will approximately one in five men [1]. Although osteoporosis is less frequent in African Americans, those with osteoporosis have the same elevated fracture risk as Caucasians.

**Medical impact**

Fractures and their complications are the relevant clinical sequelae of osteoporosis. The most common fractures are those of the vertebrae (spine), proximal femur (hip), and distal forearm (wrist). However, most fractures in older adults are due at least in part to low bone mass, even when they result from considerable trauma. A recent fracture at any major skeletal site in an adult older than 50 years of age should be considered a significant event for the diagnosis of osteoporosis and provides a sense of urgency for further assessment and treatment. The most notable exceptions are those of the fingers, toes, face, and skull, which are primarily related to trauma rather than underlying bone strength. Fractures may be followed by full recovery or by chronic pain, disability, and death [3].

Hip fractures are associated with an 8 to 36% excess mortality within 1 year, with a higher mortality in men than in women [4]; additionally, hip fractures are followed by a 2.5-fold increased risk of future fractures [5]. Approximately 20% of hip fracture patients require long-term nursing home care, and only 40% fully regain their pre-fracture level of independence [1]. Although the majority of vertebral fractures are initially clinically silent, these fractures are often associated with symptoms of pain, disability, deformity, and mortality [3]. Postural changes associated with kyphosis may limit activity, including bending and reaching.

Multiple thoracic fractures may result in restrictive lung disease, and lumbar fractures may alter abdominal anatomy, leading to constipation, abdominal pain, distention, reduced appetite, and premature satiety. Vertebral fractures, whether clinically apparent or silent, are major predictors of future fracture risk, up to 5-fold for subsequent vertebral fracture and 2- to 3-fold for fractures at other sites. Wrist fractures are less disabling but can interfere with some activities of daily living as much as hip or vertebral fractures.

Pelvic fractures and humerus fractures are also common and contribute to increased morbidity and mortality. Fractures can also cause psychosocial symptoms, most notably depression and loss of self-esteem, as patients grapple with pain, physical limitations, and lifestyle and cosmetic changes.

**Economic toll**

Annually, two million fractures are attributed to osteoporosis, causing more than 432,000 hospital admissions, almost 2.5 million medical office visits, and about 180,000 nursing home admissions in the USA [1]. Medicare currently pays for approximately 80% of these fractures, with hip fractures accounting for 72% of fracture costs. Due in part to an aging population, the cost of care is expected to rise to $25.3 billion by 2025 [6].

Despite the availability of cost-effective and well-tolerated treatments to reduce fracture risk, only 23% of women age 67 or older who have an osteoporosis-related fracture receive either a BMD test or a prescription for a drug to treat osteoporosis in the 6 months after the fracture [7].

**Basic pathophysiology**

Bone mass in older adults equals the peak bone mass achieved by age 18–25 minus the amount of bone subsequently lost. Peak bone mass is determined largely by genetic factors, with contributions from nutrition, endocrine status, physical activity, and health during growth [8].

The process of bone remodeling that maintains a healthy skeleton may be considered a preventive maintenance program, continually removing older bone and replacing it with new bone. Bone loss occurs when this balance is altered, resulting in greater bone removal than replacement. The
imbalance occurs with menopause and advancing age. With the onset of menopause, the rate of bone remodeling increases, magnifying the impact of the remodeling imbalance. The loss of bone tissue leads to disordered skeletal architecture and an increase in fracture risk.

Figure 1 shows the changes within cancellous bone as a consequence of bone loss. Individual trabecular plates of bone are lost, leaving an architecturally weakened structure with significantly reduced mass. Increasing evidence suggests that rapid bone remodeling (as measured by biochemical markers of bone resorption or formation) increases bone fragility and fracture risk.

Bone loss leads to an increased risk of fracture that is magnified by other aging-associated declines in functioning. Figure 2 shows the factors associated with an increased risk of osteoporosis-related fractures. These include general factors that relate to aging and sex steroid deficiency, as well as specific risk factors, such as use of glucocorticoids, which cause decreased bone formation and bone loss, reduced bone quality, and disruption of microarchitectural integrity. Fractures result when weakened bone is overloaded, often by falls or certain activities of daily living.

**Approach to the diagnosis and management of osteoporosis**

NOF recommends a comprehensive approach to the diagnosis and management of osteoporosis. A detailed history and physical examination together with BMD assessment, vertebral imaging to diagnose vertebral fractures, and, when appropriate, the WHO 10-year estimated fracture probability are utilized to establish the individual patient’s fracture risk [11]. Therapeutic intervention thresholds are based on NOF’s economic analysis that takes into consideration the cost-effectiveness of treatments and competition for resources in the USA [12, 13]. The clinician’s clinical skills and past experience, incorporating the best patient-based research available, are used to determine the appropriate therapeutic intervention. The potential risks and benefits of all osteoporosis interventions should be reviewed with patients and the unique concerns and expectations of individual patients considered in any final therapeutic decision.

**Risk assessment**

All postmenopausal women and men age 50 and older should be evaluated for osteoporosis risk in order to determine the need for BMD testing and/or vertebral imaging. In general, the more risk factors that are present, the greater is the risk of fracture. Osteoporosis is preventable and treatable, but because there are no warning signs prior to a fracture, many people are not being diagnosed in time to receive effective therapy during the early phase of the disease. Many factors have been associated with an increased risk of osteoporosis-related fracture (Table 1).

Since the majority of osteoporosis-related fractures result from falls, it is also important to evaluate risk factors for falling (Table 2). The most important of these are personal history of falling, muscle weakness and gait, selected medications, balance, and visual deficits [15]. Dehydration is also a risk factor for falls.

Several of these risk factors have been included in the WHO 10-year fracture risk model (Table 3). As suggested by the WHO [11], this set of risk factors increases fracture risk independently of BMD and can be combined with BMD measurements to assess an individual patient’s risk of future fracture.

**Diagnostic assessment**

Consider the possibility of osteoporosis and fracture risk based on the presence of the risk factors and conditions outlined in Tables 1 and 3. Metabolic bone diseases other than osteoporosis, such as hyperparathyroidism or osteomalacia, may be associated with low BMD. Many of these diseases have very specific therapies, and it is appropriate to complete a history and physical examination before making a diagnosis of osteoporosis on the basis of a low BMD alone. In patients in whom a specific secondary, treatable cause of osteoporosis is being considered (Table 1), relevant blood and urine studies (see below) should be obtained prior to initiating therapy. Any adulthood fracture may be an indication of osteoporosis and should be evaluated accordingly. Consider hip and vertebral fractures as indications of

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Fig. 1 Micrographs of normal vs. osteoporotic bone [9], from Dempster et al., with permission of The American Society for Bone and Mineral Research [9]
osteoporosis unless excluded by the clinical evaluation and imaging. Fractures present a sense of urgency as they signify increased fracture risk over the subsequent 5 years [16]. Patients with recent fractures, multiple fractures, or very low BMD should be evaluated for secondary etiologies.

Osteoporosis affects a significant number of men, yet the condition often goes undetected and untreated. The evaluation of osteoporosis in men requires special consideration as some of the laboratory testing to assess underlying causes in men differs from those in women. Screening BMD and vertebral imaging recommendations for men are outlined in Table 8. The 2012 Endocrine Society’s Osteoporosis in Men: An Endocrine Society Clinical Practice Guideline provides a detailed approach to the evaluation and treatment of osteoporosis in men [17].

Diagnosis

The diagnosis of osteoporosis is established by measurement of BMD or by the occurrence of adulthood hip or vertebral fracture in the absence of major trauma (such as a motor vehicle accident or multiple story fall). Laboratory testing is indicated to exclude secondary causes of osteoporosis [1, 14, 17] (Table 4).

BMD measurement and classification

DXA measurement of the hip and spine is the technology used to establish or confirm a diagnosis of osteoporosis, predict future fracture risk, and monitor patients. Areal BMD is expressed in absolute terms of grams of mineral per square centimeter scanned (g/cm²) and as a relationship to two norms: compared to the BMD of an age-, sex-, and ethnicity-matched reference population (Z-score) or compared to a young-adult reference population of the same sex (T-score). The difference between the patient’s BMD and the mean BMD of the reference population, divided by the standard deviation (SD) of the reference population, is used to calculate T-scores and Z-scores. Peak bone mass is achieved in early adulthood, followed by a decline in BMD. The rate of bone loss accelerates in women at menopause and continues to progress at a slower pace in older postmenopausal women (see Fig. 3) and in older men. An individual’s BMD is presented as the standard deviation above or below the mean BMD of the reference population, as outlined in Table 5. The BMD diagnosis of normal, low bone mass (osteopenia), osteoporosis, and severe or established osteoporosis is based on the WHO diagnostic classification (Table 5) [18].

BMD testing is a vital component in the diagnosis and management of osteoporosis. BMD has been shown to correlate with bone strength and is an excellent predictor of future fracture risk. Instead of a specific threshold, fracture risk increases exponentially as BMD decreases. Although available technologies measuring central (lumbar spine and hip) and peripheral skeletal sites (forearm, heel, fingers) provide site-specific and global (overall risk at any skeletal site) assessment of future fracture risk, DXA measurement at the hip is the best predictor of future hip fracture risk. DXA measurements of the lumbar spine and hip must be performed by appropriately trained technologists on properly maintained instruments. DXA scans are associated with exposure to trivial amounts of radiation.

In postmenopausal women and men age 50 and older, the WHO diagnostic T-score criteria (normal, low bone mass, and osteoporosis) are applied to BMD measurement by central DXA at the lumbar spine and femoral neck [18]. BMD measured by DXA at the one-third (33 %) radius site can be used for diagnosing osteoporosis when the hip and lumbar spine cannot be measured or are unusable or uninterpretable [19]. In premenopausal women, men less than 50 years of age, and children, the WHO BMD diagnostic classification should not be applied. In these groups, the diagnosis of osteoporosis should not be made on the basis of densitometric criteria alone. The International Society for Clinical Densitometry (ISCD) recommends that instead of T-scores, ethnic or race-adjusted Z-scores should be used, with Z-scores of −2.0 or lower defined as either “low bone mineral density for chronological age” or “below the expected range for age” and those above −2.0 being “within the expected range for age” [19].

Who should be tested?

The decision to perform bone density assessment should be based on an individual’s fracture risk profile and skeletal health assessment. Utilizing any procedure to measure bone

![Fig. 2 Pathogenesis of osteoporosis-related fractures, from Cooper and Melton, with modification [10]](image)
density is not indicated unless the results will influence the patient’s treatment decision. The US Preventive Services Task Force recommends testing of all women age 65 and older and younger women whose fracture risk is equal to or greater than that of a 65-year-old white woman who has no additional risk factors [20].

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### Table 1 Conditions, diseases, and medications that cause or contribute to osteoporosis and fractures

<table>
<thead>
<tr>
<th>Lifestyle factors</th>
<th>Excessive thinness</th>
<th>Excess vitamin A</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcohol abuse</td>
<td>High salt intake</td>
<td>Immobilization</td>
</tr>
<tr>
<td>Frequent falling</td>
<td>Low calcium intake</td>
<td>Smoking (active or passive)</td>
</tr>
<tr>
<td>Inadequate physical activity</td>
<td>Parental history of hip fracture</td>
<td></td>
</tr>
<tr>
<td>Vitamin D insufficiency</td>
<td>Ehlers-Danlos</td>
<td></td>
</tr>
</tbody>
</table>

**Genetic diseases**

- Cystic fibrosis
- Glycogen storage diseases
- Hypophosphatasia
- Osteogenesis imperfecta
- Riley-Day syndrome

**Hypogonadal states**

- Androgen insensitivity
- Hyperprolactinemia
- Turner’s and Klinefelter’s syndromes

**Endocrine disorders**

- Central obesity
- Hyperparathyroidism

**Gastrointestinal disorders**

- Celiac disease
- Inflammatory bowel disease
- Primary biliary cirrhosis

**Hematologic disorders**

- Hemophilia
- Multiple myeloma
- Thalassemia

**Rheumatologic and autoimmune diseases**

- Ankylosing spondylitis
- Rheumatoid arthritis

**Neurological and musculoskeletal risk factors**

- Epilepsy
- Parkinson’s disease

**Miscellaneous conditions and diseases**

- AIDS/HIV
- Chronic obstructive lung disease
- End-stage renal disease
- Post-transplant bone disease

**Medications**

- Aluminum (in antacids)
- Aromatase inhibitors
- Depo-medroxyprogesterone (premenopausal contraception)
- Lithium cyclosporine A and tacrolimus
- Proton pump inhibitors
- Tamoxifen® (premenopausal use)

From: The Surgeon General’s Report [1], with modification
Table 6 outlines the indications for BMD testing. BMD measurement is not recommended in children or adolescents and is not routinely indicated in healthy young men or premenopausal women unless there is a significant fracture history or there are specific risk factors for bone loss.

Vertebral imaging

A vertebral fracture is consistent with a diagnosis of osteoporosis, even in the absence of a bone density diagnosis, and is an indication for pharmacologic treatment with osteoporosis medication to reduce subsequent fracture risk [18, 21]. Most vertebral fractures are asymptomatic when they first occur and often are undiagnosed for many years. Proactive vertebral imaging is the only way to diagnose these fractures. The finding of a previously unrecognized vertebral fracture may change the diagnostic classification, alter future fracture risk calculations, and affect treatment decisions [22].

Independent of BMD, age, and other clinical risk factors, radiographically confirmed vertebral fractures (even if completely asymptomatic) are a sign of impaired bone quality and strength and a strong predictor of new vertebral and other fractures. The presence of a single vertebral fracture increases the risk of subsequent fractures 5-fold and the risk of hip and other fractures 2- to 3-fold [23]. Vertebral imaging can be performed using a lateral thoracic and lumbar spine X-ray or lateral vertebral fracture assessment (VFA), available on most modern DXA machines. VFA can be conveniently performed at the time of BMD assessment, while conventional X-ray may require referral to a standard X-ray facility.

Table 2 Risk factors for falls

<table>
<thead>
<tr>
<th>Environmental risk factors</th>
<th>Medical risk factors</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lack of assistive devices in bathrooms</td>
<td>Medications causing sedation (narcotic analgesics, anticongulants, psychotropics)</td>
</tr>
<tr>
<td>Loose throw rugs</td>
<td>Orthostatic hypotension</td>
</tr>
<tr>
<td>Low level lighting</td>
<td>Poor vision</td>
</tr>
<tr>
<td>Medical risk factors</td>
<td>Previous falls or fear of falling</td>
</tr>
<tr>
<td>Age</td>
<td>Reduced problem solving or mental acuity and diminished cognitive skills</td>
</tr>
<tr>
<td>Anxiety and agitation</td>
<td>Urgent urinary incontinence</td>
</tr>
<tr>
<td>Arrhythmias</td>
<td></td>
</tr>
<tr>
<td>Dehydration</td>
<td></td>
</tr>
<tr>
<td>Depression</td>
<td></td>
</tr>
<tr>
<td>Vitamin D insufficiency [serum 25-hydroxyvitamin D (25(OH)D)≤30 ng/ml (75 nmol/L)]</td>
<td></td>
</tr>
<tr>
<td>Malnutrition</td>
<td></td>
</tr>
<tr>
<td>Neurological and musculoskeletal risk factors</td>
<td></td>
</tr>
<tr>
<td>Kyphosis</td>
<td>Reduced proprioception</td>
</tr>
<tr>
<td>Poor balance</td>
<td>Weak muscles/sarcopenia</td>
</tr>
<tr>
<td>Impaired transfer and mobility</td>
<td>Deconditioning</td>
</tr>
<tr>
<td>Diseases listed in Table 1</td>
<td></td>
</tr>
</tbody>
</table>

From: Health Professional’s Guide to the Rehabilitation of the Patient with Osteoporosis [14]

Table 3 Risk factors included in the WHO Fracture Risk Assessment Model

<table>
<thead>
<tr>
<th>Clinical risk factors included in the FRAX Tool</th>
<th>Rheumatoid arthritis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current age</td>
<td>Secondary causes of osteoporosis: type 1 (insulin dependent) diabetes, osteogenesis imperfecta in adults, untreated long-standing hyperthyroidism, hypogonadism or premature menopause (&lt;40 years), chronic malnutrition or malabsorption, and chronic liver disease</td>
</tr>
<tr>
<td>Gender</td>
<td>Parental history of hip fracture</td>
</tr>
<tr>
<td>A prior osteoporotic fracture (including clinical and asymptomatic vertebral fractures)</td>
<td>Current smoking</td>
</tr>
<tr>
<td>Femoral neck BMD</td>
<td>Alcohol intake (3 or more drinks/day)</td>
</tr>
<tr>
<td>Low body mass index (BMI, kg/m²)</td>
<td></td>
</tr>
<tr>
<td>Oral glucocorticoids ≥5 mg/d of prednisone for ≥3 months (ever)</td>
<td></td>
</tr>
</tbody>
</table>

Indications for vertebral imaging

Because vertebral fractures are so prevalent in older individuals and most produce no acute symptoms, vertebral imaging tests are recommended for the individuals defined in Table 7. Once a first vertebral imaging test is done, it only needs to be repeated if prospective height loss is documented or new back pain or postural change occurs [3, 24]. A follow-up vertebral imaging test is also recommended in patients who are being considered for a medication holiday, since stopping medication would not be recommended in patients who have recent vertebral fractures.

Biochemical markers of bone turnover

Bone remodeling (or turnover) occurs throughout life to repair fatigue damage and microfractures in bone and to maintain mineral homeostasis. Biochemical markers of bone remodeling [e.g., resorption markers—serum C-telopeptide (CTX) and urinary N-telopeptide (NTX)—and formation markers—serum bone-specific alkaline phosphatase (BSAP), osteocalcin (OC), and aminoterminal propeptide of type I procollagen (PINP)] are best collected in the morning while patients are fasting.

Biochemical markers of bone turnover may [25]:

• Predict risk of fracture independently of bone density in untreated patients
• Predict rapidity of bone loss in untreated patients
• Predict extent of fracture risk reduction when repeated after 3–6 months of treatment with FDA-approved therapies
• Predict magnitude of BMD increases with FDA-approved therapies
• Help determine adequacy of patient compliance and persistence with osteoporosis therapy
• Help determine duration of “drug holiday” and when and if medication should be restarted. (Data are quite limited to support this use, but studies are underway.)

Use of WHO FRAX® in the USA

FRAX® was developed to calculate the 10-year probability of a hip fracture and the 10-year probability of a major osteoporotic fracture (defined as clinical vertebral, hip, forearm, or proximal humerus fracture), taking into account femoral neck BMD and the clinical risk factors shown in Table 3 [11]. The FRAX® algorithm is available at www.nof.org as well as at www.shef.ac.uk/FRAX. It is also available on newer DXA machines or with software upgrades that provide the FRAX® scores on the bone density report.

The WHO algorithm used in this Guide was calibrated to US fracture and mortality rates; therefore, the fracture risk figures herein are specific for the US population. Economic modeling was performed to identify the 10-year hip fracture risk above which it is cost-effective, from the societal perspective, to treat with pharmacologic agents. The US-based economic modeling is described in one report [12], and the US-
adapted WHO algorithm and its clinical application are illustrated in a companion report [13]. The latter analyses generally confirm the previous NOF conclusion that it is cost-effective to treat individuals with a prior hip or vertebral fracture and those with a DXA femoral neck T-score \(\leq -2.5\). Previous analyses have established that a lumbar spine T-score \(\leq -2.5\) also warrants treatment [26].

FRAX underestimates fracture risk in patients with recent fractures, multiple osteoporosis-related fractures, and those at increased risk for falling. FRAX® is most useful in patients with low femoral neck BMD. Utilizing FRAX® in patients with low BMD at the lumbar spine but a relatively normal BMD at the femoral neck underestimates fracture risk in these individuals. Specifically, the WHO algorithm has not been validated for the use of lumbar spine BMD. NOF recommends treatment of individuals with osteoporosis of the lumbar spine as well as the hip.

Application of US-adapted FRAX® in the USA

- FRAX® is intended for postmenopausal women and men age 50 and older; it is not intended for use in younger adults or children.
- The FRAX® tool has not been validated in patients currently or previously treated with pharmacotherapy for osteoporosis. In such patients, clinical judgment must be exercised in interpreting FRAX® scores. Patients who have been off osteoporosis medications for 1 to 2 years or more might be considered untreated [27].
- FRAX® can be calculated with either femoral neck BMD or total hip BMD, but, when available, femoral neck BMD is preferred. The use of BMD from nonhip sites is not recommended.
- The WHO determined that for many secondary causes of osteoporosis, fracture risk was mediated primarily through impact on BMD [28]. For this reason, when femoral neck BMD is inserted into FRAX®, the secondary causes of osteoporosis button are automatically inactivated.

The therapeutic thresholds proposed in this Guide are for clinical guidance only and are not rules. All treatment decisions require clinical judgment and consideration of individual patient factors, including patient preferences, comorbidities, risk factors not captured in the FRAX® model (e.g., frailty, falls), recent decline in bone density, and other sources of possible under- or overestimation of fracture risk by FRAX®.

The therapeutic thresholds do not preclude clinicians or patients from considering intervention strategies for those who

### Table 5: Defining osteoporosis by BMD

<table>
<thead>
<tr>
<th>Classification</th>
<th>BMD</th>
<th>T-score</th>
</tr>
</thead>
<tbody>
<tr>
<td>Normal</td>
<td>Within 1 SD of the mean level for a young-adult reference population</td>
<td>T-score at −1.0 and above</td>
</tr>
<tr>
<td>Low bone mass (osteopenia)</td>
<td>Between 1.0 and 2.5 SD below that of the mean level for a young-adult reference population</td>
<td>T-score between −1.0 and −2.5</td>
</tr>
<tr>
<td>Osteoporosis</td>
<td>2.5 SD or more below that of the mean level for a young-adult reference population</td>
<td>T-score at or below −2.5</td>
</tr>
<tr>
<td>Severe or established osteoporosis</td>
<td>2.5 SD or more below that of the mean level for a young-adult reference population with fractures</td>
<td>T-score at or below −2.5 with one or more fractures</td>
</tr>
</tbody>
</table>

Although these definitions are necessary to establish the presence of osteoporosis, they should not be used as the sole determinant of treatment decisions.

### Table 6: Indications for BMD testing

Consider BMD testing in the following individuals:

- Women age 65 and older and men age 70 and older, regardless of clinical risk factors
- Younger postmenopausal women, women in the menopausal transition, and men age 50 to 69 with clinical risk factors for fracture
- Adults who have a fracture at or after age 50
- Adults with a condition (e.g., rheumatoid arthritis) or taking a medication (e.g., glucocorticoids in a daily dose ≥5 mg prednisone or equivalent for ≥3 months) associated with low bone mass or bone loss

### Table 7: Indications for vertebral imaging

Consider vertebral imaging tests for the following individuals:

- All women age 70 and older and all men age 80 and older if BMD T-score at the spine, total hip, or femoral neck is ≤−1.0
- Women age 65 to 69 and men age 70 to 79 if BMD T-score at the spine, total hip, or femoral neck is ≤−1.5
- Postmenopausal women and men age 50 and older with specific risk factors:
  - Low-trauma fracture during adulthood (age 50 and older)
  - Historical height loss of 1.5 in. or more (4 cm)\(^a\)
  - Prospective height loss of 0.8 in. or more (2 cm)\(^c\)
  - Recent or ongoing long-term glucocorticoid treatment

\(^a\) If bone density testing is not available, vertebral imaging may be considered based on age alone
\(^b\) Current height compared to peak height during young adulthood
\(^c\) Cumulative height loss measured during interval medical assessment
do not have osteoporosis by BMD (WHO diagnostic criterion of T-score ≤−2.5), do not meet the cut points after FRAX®, or are not at high enough risk of fracture despite low BMD. Conversely, these recommendations should not mandate treatment, particularly in patients with low bone mass above the osteoporosis range. Decisions to treat must still be made on a case-by-case basis.

Additional bone densitometry technologies

The following bone mass measurement technologies included in Table 8 are capable of predicting both site-specific and overall fracture risk. When performed according to accepted standards, these densitometric techniques are accurate and highly reproducible [19]. However, T-scores from these technologies cannot be used according to the WHO diagnostic classification because they are not equivalent to T-scores derived from DXA.

Universal recommendations for all patients

Several interventions to preserve bone strength can be recommended to the general population. These include an adequate intake of calcium and vitamin D, lifelong participation in regular weight-bearing and muscle-strengthening exercise, cessation of tobacco use, identification and treatment of alcoholism, and treatment of risk factors for falling.

Adequate intake of calcium and vitamin D

Advise all individuals to obtain an adequate intake of dietary calcium. Providing adequate daily calcium and vitamin D is a safe and inexpensive way to help reduce fracture risk. Controlled clinical trials have demonstrated that the combination of supplemental calcium and vitamin D can reduce the risk of fracture [29]. A balanced diet rich in low-fat dairy products, fruits, and vegetables provides calcium as well as numerous nutrients needed for good health. If adequate dietary calcium cannot be obtained, dietary supplementation is indicated up to the recommended daily intake.

Lifelong adequate calcium intake is necessary for the acquisition of peak bone mass and subsequent maintenance of bone health. The skeleton contains 99% of the body’s calcium stores; when the exogenous supply is inadequate, bone tissue is resorbed from the skeleton to maintain serum calcium at a constant level.

NOF supports Institute of Medicine (IOM) recommendations that men age 50–70 consume 1000 mg/day of calcium and that women age 51 and older and men age 71 and older consume 1200 mg/day of calcium [30]. There is no evidence that calcium intake in excess of these amounts confers additional bone strength. Intakes in excess of 1200 to 1500 mg/day may increase the risk of developing kidney stones, cardiovascular disease, and stroke. The scientific literature is highly controversial in this area [31–34].

Table 9 illustrates a simple method for estimating the calcium content of a patient’s diet. The average daily dietary calcium intake in adults age 50 and older is 600 to 700 mg/day. Increasing dietary calcium is the first-line approach, but calcium supplements should be used when an adequate dietary intake cannot be achieved.

Vitamin D plays a major role in calcium absorption, bone health, muscle performance, balance, and risk of falling. NOF recommends an intake of 800 to 1000 international units (IU) of vitamin D per day for adults age 50 and older. Institute of Medicine Dietary Reference Intakes for vitamin D are 600 IU/day until age 70 and 800 IU/day for adults age 71 years and older [30].

Chief dietary sources of vitamin D include vitamin D-fortified milk (400 IU/quart, although certain products such

### Table 8 Additional bone densitometry technologies

<table>
<thead>
<tr>
<th>Technology</th>
<th>Description</th>
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<tbody>
<tr>
<td>CT-based absorptiometry (QCT)</td>
<td>Measures volumetric integral, trabecular, and cortical bone density at the spine and hip and can be used to determine bone strength, whereas pQCT measures the same at the forearm or tibia. High-resolution pQCT (HR-pQCT) at the radius and tibia provides measures of volumetric density, bone structure, and microarchitecture. In postmenopausal women, QCT measurement of spine trabecular BMD can predict vertebral fractures, whereas pQCT of the forearm at the ultradistal radius predicts hip but not vertebral fractures. There is insufficient evidence for fracture prediction in men. QCT and pQCT are associated with greater amounts of radiation exposure than central DXA or pDXA.</td>
</tr>
<tr>
<td>Trabecular Bone Score (TBS)</td>
<td>An FDA-approved technique which is available on some densitometers. It may measure the microarchitectural structure of bone tissue and may improve the ability to predict the risk of fracture.</td>
</tr>
<tr>
<td>Peripheral dual-energy x-ray absorptiometry (pDXA)</td>
<td>Measures areal bone density of the forearm, finger, or heel. Measurement by validated pDXA devices can be used to assess vertebral and overall fracture risk in postmenopausal women. There is insufficient evidence for fracture prediction in men. pDXA is associated with exposure to trivial amounts of radiation. pDXA is not appropriate for monitoring BMD after treatment.</td>
</tr>
<tr>
<td>Quantitative ultrasound densitometry (QUS)</td>
<td>Does not measure BMD directly but rather speed of sound (SOS) and/or broadband ultrasound attenuation (BUA) at the heel, tibia, patella, and other peripheral skeletal sites. A composite parameter using SOS and BUA may be used clinically. Validated heel QUS devices predict fractures in postmenopausal women (vertebral, hip, and overall fracture risk) and in men 65 and older (hip and nonvertebral fractures). QUS is not associated with any radiation exposure.</td>
</tr>
</tbody>
</table>
as soy milk are not always supplemented with vitamin D), some fortified juices and cereals (40 to 50 IU/serving or more), salt water fish, and liver. Some calcium supplements and most multivitamin tablets also contain vitamin D. Supplementation with vitamin D2 (ergocalciferol) or vitamin D3 (cholecalciferol) may be used. Vitamin D2 is derived from plant sources and may be used by individuals on a strict vegetarian diet. Many older patients are at high risk for vitamin D deficiency, including patients with malabsorption (e.g., celiac disease) or other intestinal diseases (e.g., inflammatory bowel disease, gastric bypass surgery), chronic renal insufficiency, patients on medications that increase the breakdown of vitamin D (e.g., some antiseizure drugs), housebound patients, chronically ill patients and others with limited sun exposure, individuals with very dark skin, and obese individuals. There is also a high prevalence of vitamin D deficiency in patients with osteoporosis, especially those with hip fractures, even in patients taking osteoporosis medications [35, 36].

Since vitamin D intakes required to correct vitamin D deficiency are so variable among individuals, serum 25(OH)D levels should be measured in patients at risk of deficiency. Vitamin D supplements should be recommended in amounts sufficient to bring the serum 25(OH)D level to approximately 30 ng/ml (75 nmol/L) and a maintenance dose recommended to maintain this level, particularly for individuals with osteoporosis. Many patients with osteoporosis will need more than the general recommendation of 800–1000 IU/day. The safe upper limit for vitamin D intake for the general adult population was increased to 4000 IU/day in 2010 [30].

Treatment of vitamin D deficiency

Adults who are vitamin D deficient may be treated with 50,000 IU of vitamin D2 or vitamin D3 once a week or the equivalent daily dose (7000 IU vitamin D2 or vitamin D3) for 8–12 weeks to achieve a 25(OH)D blood level of approximately 30 ng/ml. This regimen should be followed by maintenance therapy of 1500–2000 IU/day or whatever dose is needed to maintain the target blood level [37, 38].

Regular weight-bearing and muscle-strengthening exercise

Recommend regular weight-bearing and muscle-strengthening exercise to reduce the risk of falls and fractures [39–42]. Among the many health benefits, weight-bearing and muscle-strengthening exercise can improve agility, strength, posture, and balance, which may reduce the risk of falls. In addition, exercise may modestly increase bone density. NOF strongly endorses lifelong physical activity at all ages, both for osteoporosis prevention and overall health, as the benefits of exercise are lost when people stop exercising.

Weight-bearing exercise (in which bones and muscles work against gravity as the feet and legs bear the body's weight) includes walking, jogging, Tai Chi, stair climbing, dancing, and tennis. Muscle-strengthening exercise includes weight training and other resistive exercises, such as yoga, Pilates, and boot camp programs. Before an individual with osteoporosis initiates a new vigorous exercise program, such as running or heavy weight-lifting, a clinician's evaluation is appropriate.

Fall prevention

Major risk factors for falling are shown in Table 2. In addition to maintaining adequate vitamin D levels and physical activity, as described above, several strategies have been demonstrated to reduce falls. These include, but are not limited to, multifactorial interventions such as individual risk assessment, Tai Chi and other exercise programs, home safety assessment, and modification especially when done by an occupational therapist, and gradual withdrawal of psychotropic medication if possible. Appropriate correction of visual impairment may improve mobility and reduce risk of falls.

There is a lack of evidence that the use of hip protectors by community-dwelling adults provides statistically significant reduction in the risk of hip or pelvis fractures. Also, there is no evidence that the use of hip protectors reduces the rate of falls. In long-term care or residential care settings, some studies

### Table 9 Estimating daily dietary calcium intake

<table>
<thead>
<tr>
<th>Product</th>
<th># of servings/day</th>
<th>Estimated calcium/serving, in mg</th>
<th>Calcium in mg</th>
</tr>
</thead>
<tbody>
<tr>
<td>Milk (8 oz.)</td>
<td></td>
<td>×300</td>
<td></td>
</tr>
<tr>
<td>Yogurt (6 oz.)</td>
<td></td>
<td>×300</td>
<td></td>
</tr>
<tr>
<td>Cheese (1 oz. or 1 cubic in.)</td>
<td></td>
<td>×200</td>
<td></td>
</tr>
<tr>
<td>Fortified foods or juices</td>
<td></td>
<td>×80 to 1,000^b</td>
<td></td>
</tr>
</tbody>
</table>

Subtotal = __________

+250

Total calcium, in mg = __________

^a About 75 to 80 % of the calcium consumed in American diets is from dairy products

^b Calcium content of fortified foods varies

Osteoporos Int
have shown a marginally significant reduction in hip fracture risk. There are no serious adverse effects of hip protectors; however, adherence to long-term use is poor [43]. There is additional uncertainty as to which hip protector to use, as most of the marketed products have not been tested in randomized clinical trials.

Cessation of tobacco use and avoidance of excessive alcohol intake

Advise patients to stop tobacco smoking. The use of tobacco products is detrimental to the skeleton as well as to overall health [44–47]. NOF strongly encourages a smoking cessation program as an osteoporosis intervention.

Recognize and treat patients with excessive alcohol intake. Moderate alcohol intake has no known negative effect on bone and may even be associated with slightly higher bone density and lower risk of fracture in postmenopausal women. However, alcohol intake of more than two drinks per day for women or three drinks a day for men may be detrimental to bone health, increases the risk of falling, and requires further evaluation for possible alcoholism [48].

Pharmacologic therapy

All patients being considered for treatment of osteoporosis should also be counseled on risk factor reduction including the importance of calcium, vitamin D, and exercise as part of any treatment program for osteoporosis. Prior to initiating treatment, patients should be evaluated for secondary causes of osteoporosis and have BMD measurements by central DXA, when available, and vertebral imaging studies when appropriate. Biochemical marker levels should be obtained if monitoring of treatment effects is planned. An approach to the clinical assessment of individuals with osteoporosis is outlined in Table 10.

The percentage of risk reductions for vertebral and nonvertebral fractures cited below are those cited in the FDA-approved prescribing information. In the absence of head-to-head trials, direct comparisons of risk reduction among drugs should be avoided.

Who should be considered for treatment?

Postmenopausal women and men age 50 and older presenting with the following should be considered for treatment:

- A hip or vertebral fracture (clinically apparent or found on vertebral imaging). There are abundant data that patients with spine and hip fractures will have reduced fracture risk if treated with pharmacologic therapy. This is true for fracture patients with BMD in both the low bone mass and osteoporosis range [49–58]. In patients with a hip or spine fracture, the T-score is not as important as the fracture itself in predicting future risk of fracture and antifracture efficacy from treatment.
- T-score ≤−2.5 at the femoral neck, total hip, or lumbar spine. There is abundant evidence that the elevated risk of fracture in patients with osteoporosis by BMD is reduced with pharmacotherapy [52, 57, 59–70].
- Low bone mass (T-score between −1.0 and −2.5 at the femoral neck or lumbar spine) and a 10-year probability of a hip fracture ≥3 % or a 10-year probability of a major
osteoporosis-related fracture ≥20 % based on the US-adapted WHO algorithm [13, 15, 71, 72].

Although FRAX calculated fracture risk prediction has been confirmed in multiple studies, there are relatively few data confirming fracture risk reductions with pharmacotherapy in this group of patients.

**US FDA-approved drugs for osteoporosis**

Current FDA-approved pharmacologic options for the prevention and/or treatment of postmenopausal osteoporosis include, in alphabetical order: bisphosphonates (alendronate, alendronate plus D, ibandronate, risedronate and zoledronic acid), calcitonin, estrogen (estrogen and/or hormone therapy), estrogen agonist/antagonist (raloxifene), tissue-selective estrogen complex (conjugated estrogens/bazedoxifene), parathyroid hormone (PTH [1–34], teriparatide), and the receptor activator of nuclear factor kappa-B (RANK) ligand (RANKL) inhibitor denosumab. Please see prescribing information for specific details of their use.

The antifracture benefits of FDA-approved drugs have mostly been studied in women with postmenopausal osteoporosis. There are limited fracture data in glucocorticoid-induced osteoporosis and in men. FDA-approved osteoporosis treatments have been shown to decrease fracture risk in patients who have had fragility fractures and/or osteoporosis by DXA. Pharmacotherapy may also reduce vertebral fractures in patients with low bone mass (osteopenia) without fractures, but the evidence supporting overall antifracture benefit is not as strong. Thus, the clinician should assess the potential benefits and risks of therapy in each patient and the effectiveness of a given osteoporosis treatment on reduction of vertebral and nonvertebral fractures.

Note that the intervention thresholds do not take into account the nonskeletal benefits or risks associated with specific drug use. NOF does not advocate the use of drugs not approved by the FDA for prevention and treatment of osteoporosis. Examples of these drugs are listed in Table 11 for information only.

**Bisphosphonates**

**Drug efficacy**

*Alendronate, brand name: Fosamax®, Fosamax Plus D, Binosto™, and generic alendronate* Alendronate sodium is approved by the FDA for the prevention (5 mg daily and 35 mg weekly tablets) and treatment (10 mg daily tablet, 70 mg weekly tablet, 70 mg weekly tablet with 2,800 or 5,600 IU of vitamin D₃, and 70 mg effervescent tablet) of postmenopausal osteoporosis. Alendronate is also approved for treatment to increase bone mass in men with osteoporosis and for the treatment of osteoporosis in men and women taking glucocorticoids [73].

Alendronate reduces the incidence of spine and hip fractures by about 50 % over 3 years in patients with a prior vertebral fracture or in patients who have osteoporosis at the hip site [49, 59]. It reduces the incidence of vertebral fractures by 48 % over 3 years in patients without a prior vertebral fracture [74].

*Ibandronate, brand name: Boniva® and generic ibandronate* Ibandronate sodium is approved by the FDA for the treatment (150 mg monthly tablet and 3 mg every 3 months by intravenous injection) of postmenopausal osteoporosis. Ibandronate is available as a generic preparation in the USA. The oral preparations are also approved for the prevention of postmenopausal osteoporosis.

**Table 11 Non-FDA-approved drugs for osteoporosis**

These drugs are listed for information only. Nonapproved agents include:

Calcitriol: This synthetic vitamin D analogue, which promotes calcium absorption, has been approved by the FDA for managing hypocalcemia and metabolic bone disease in renal dialysis patients. It is also approved for use in hyopoparathyroidism, both surgical and idiopathic, and pseudohypoparathyroidism. No reliable data demonstrate a reduction of risk for osteoporotic fracture.

Genistein: An isoflavone phytoestrogen which is the main ingredient in the prescription “medical food” product Fosteum® and generally regarded as safe by the FDA. Genistein may benefit bone health in postmenopausal women but more data are needed to fully understand its effects on bone health and fracture risk.

Other bisphosphonates (etidronate, pamidronate, tiludronate): These medications vary chemically from alendronate, ibandronate, risedronate, and zoledronic acid but are in the same drug class. At this time, none is approved for prevention or treatment of osteoporosis. Most of these medications are currently approved for other conditions (e.g., Paget’s disease, hypercalcemia of malignancy, myositis ossificans).

PTH (1-84): This medication is approved in some countries in Europe for treatment of osteoporosis in women. In one clinical study, PTH(1-84) effectively reduced the risk of vertebral fractures at a dose of 100 mcg/day.

Sodium fluoride: Through a process that is still unclear, sodium fluoride stimulates the formation of new bone. The quality of bone mass thus developed is uncertain, and the evidence that fluoride reduces fracture risk is conflicting and controversial.

Strontium ranelate: This medication is approved for the treatment of osteoporosis in some countries in Europe. Strontium ranelate reduces the risk of both spine and nonvertebral fractures, but the mechanism is unclear. Incorporation of strontium into the crystal structure replacing calcium may be part of its mechanism of effect. These effects have only been documented with the pharmaceutical grade agent produced by Servier. This effect has not been studied in nutritional supplements containing strontium salts.

Tibolone: Tibolone is a tissue-specific, estrogen-like agent that may prevent bone loss and reduce menopausal symptoms. It is indicated in Europe for the treatment of vasomotor symptoms of menopause and for prevention of osteoporosis, but it is not approved for use in the USA.
Ibandronate reduces the incidence of vertebral fractures by about 50 % over 3 years, but reduction in risk of nonvertebral fracture with ibandronate has not been documented [50].

Risedronate, brand name: Actonel®, Atelvia™, and generic risedronate Risedronate sodium is approved by the FDA for the prevention and treatment (5 mg daily tablet; 35 mg weekly tablet; 35 mg weekly delayed release tablet; 35 mg weekly tablet packaged with six tablets of 500 mg calcium carbonate; 75 mg tablets on two consecutive days every month; and 150 mg monthly tablet) of postmenopausal osteoporosis. Risedronate is also approved for treatment to increase bone mass in men with osteoporosis and for the prevention and treatment of osteoporosis in men and women who are either initiating or taking glucocorticoids [75].

Risedronate reduces the incidence of vertebral fractures by 41 to 49 % and nonvertebral fractures by 36 % over 3 years, with significant risk reduction occurring within 1 year of treatment in patients with a prior vertebral fracture [51, 52].

Zoledronic acid, brand name: Reclast® Zoledronic acid is approved by the FDA for the prevention and treatment (5 mg by intravenous infusion over at least 15 min once yearly for treatment and once every 2 years for prevention) of osteoporosis in postmenopausal women. It is also approved to improve bone mass in men with osteoporosis and for the prevention and treatment of osteoporosis in men and women expected to be on glucocorticoid therapy for at least 12 months. Zoledronic acid is also indicated for the prevention of new clinical fractures in patients (both women and men) who have recently had a low-trauma (osteoporosis-related) hip fracture [58].

Zoledronic acid reduces the incidence of vertebral fractures by 70 % (with significant reduction at 1 year), hip fractures by 41 %, and nonvertebral fractures by 25 % over 3 years in patients with osteoporosis defined by prevalent vertebral fractures and osteoporosis by BMD of the hip [66].

Drug administration

Alendronate (generic and Fosamax) and risedronate (Actonel) tablets must be taken on an empty stomach, first thing in the morning, with 8 oz of plain water (no other liquid). Binosto must be dissolved in 4 oz of room temperature water taken on an empty stomach, first thing in the morning. Delayed release risedronate (Atelvia) tablets must be taken immediately after breakfast with at least 4 oz of plain water (no other liquid). After taking these medications, patients must wait at least 30 min before eating, drinking, or taking any other medication. Patients should remain upright (sitting or standing) during this interval.

Ibandronate must be taken on an empty stomach, first thing in the morning, with 8 oz of plain water (no other liquid). After taking this medication, patients must remain upright and wait at least 60 min before eating, drinking, or taking any other medication. Ibandronate, 3 mg/3 ml prefilled syringe, is given by intravenous injection over 15 to 30 s, once every 3 months. Serum creatinine should be checked before each injection.

Zoledronic acid, 5 mg in 100 ml, is given once yearly or once every 2 years by intravenous infusion over at least 15 min. Patients should be well hydrated and may be pre-treated with acetaminophen to reduce the risk of an acute phase reaction (arthralgia, headache, myalgia, fever). These symptoms occurred in 32 % of patients after the first dose, 7 % after the second dose, and 3 % after the third dose.

Drug safety

Side effects are similar for all oral bisphosphonate medications and include gastrointestinal problems such as difficulty swallowing and inflammation of the esophagus and stomach. All bisphosphonates can affect renal function and are contraindicated in patients with estimated GFR below 30–35 ml/min. Zoledronic acid is contraindicated in patients with creatinine clearance less than 35 ml/min or in patients with evidence of acute renal impairment. Healthcare professionals should screen patients prior to administering zoledronic acid in order to identify at-risk patients and should assess renal function by monitoring creatinine clearance prior to each dose of zoledronic acid [76]. Eye inflammation can also occur. Any such complication should be reported to the healthcare provider as soon as possible.

There have been rare reports of osteonecrosis of the jaw (ONJ) with long-term use of bisphosphonates for osteoporosis, though ONJ is much more common following high-dose intravenous bisphosphonate treatment for patients with cancer. The risk of ONJ appears to increase with duration of treatment beyond 5 years [77].

Although rare, low-trauma atypical femur fractures may be associated with the long-term use of bisphosphonates (e.g., >5 years of use). Pain in the thigh or groin area, which can be bilateral, often precedes these unusual fractures. Patients should be evaluated closely for these unusual fractures, including proactive questioning regarding thigh and groin pain. For patients with thigh and groin pain, a stress fracture in the subtrochanteric region or femoral shaft of the femur may be present. Bilateral X-ray of the femurs should be ordered when an atypical femur fracture is suspected, followed by an MRI or a radionuclide bone scan when clinical suspicion is high enough [78]. Surgical fixation is required in some cases, whereas medical conservative treatment is appropriate in other cases. Bisphosphonates should be stopped if atypical femur fractures have occurred.
Calcitonin

**Drug efficacy**

**Brand name:** Miacalcin® or Fortical® and generic calcitonin  
Salmon calcitonin is FDA-approved for the treatment of osteoporosis in women who are at least 5 years postmenopausal when alternative treatments are not suitable.

Miacalcin nasal spray has not been shown to increase bone mineral density in early postmenopausal women.

Calcitonin reduces vertebral fracture occurrence by about 30% in those with prior vertebral fractures but has not been shown to reduce the risk of nonvertebral fractures [54, 79]. Due to the possible association between malignancy and calcitonin-salmon use, the need for continued therapy should be re-evaluated on a periodic basis.

**Drug administration**

Two hundred international units delivered as a single daily intranasal spray. Subcutaneous administration by injection also is available.

**Drug safety**

Intranasal calcitonin can cause rhinitis, epistaxis, and allergic reactions, particularly in those with a history of allergy to salmon. The FDA has reviewed long-term post-marketing data concerning calcitonin and the very small increase in the risk of certain cancers. A meta-analysis of 21 randomized, controlled clinical trials with calcitonin-salmon (nasal spray and investigational oral forms) suggests an increased risk of malignancies in calcitonin-salmon-treated patients compared to placebo-treated patients. The overall incidence of malignancies reported in the 21 trials was higher among calcitonin-salmon-treated patients (4.1%) compared with placebo-treated patients (2.9%). The data were not sufficient for further analyses by specific type of malignancy. Although a definitive causal relationship between the calcitonin-salmon use and malignancies cannot be established from this meta-analysis, the benefits for the individual patient should be carefully evaluated against all possible risks [80, 81].

Estrogen/hormone therapy (ET/HT)

**Drug efficacy**

**Brand names:** e.g., Climara®, Estrace®, Estraderm®, Estratab®, Ogen®, Premarin®, Vivelle®; **HT brand names:** e.g., Activella®, Femhrt®, Premphase®, Prempro®  
Estrogen/hormone therapy is approved by the FDA for the prevention of osteoporosis, relief of vasomotor symptoms, and vulvovaginal atrophy associated with menopause. Women who have not had a hysterectomy require HT, which also contains progestin to protect the uterine lining.

The Woman’s Health Initiative (WHI) found that 5 years of HT (Prempro®) reduced the risk of clinical vertebral fractures and hip fractures by 34% and other osteoporotic fractures by 23% [69].

**Drug administration**

ET/HT is available in a wide variety of oral as well as transdermal preparations including estrogen only, progestin only, and combination estrogen–progestin. ET/HT dosages include cyclic, sequential, and continuous regimens. If and when treatment is stopped, bone loss can be rapid and alternative agents should be considered to maintain BMD.

**Drug safety**

The WHI reported increased risks of myocardial infarction, stroke, invasive breast cancer, pulmonary emboli, and deep vein thrombosis during 5 years of treatment with conjugated equine estrogen and medroxyprogesterone acetate (Prempro®) [69]. Subsequent analyses of these data showed no increase in cardiovascular disease in women starting treatment within 10 years of menopause [82]. In the estrogen only arm of WHI, no increase in breast cancer incidence was noted over 7.1 years of treatment. Other doses and combinations of estrogen and progestins were not studied and, in the absence of comparable data, their risks should be assumed to be comparable. Because of the risks, ET/HT should be used in the lowest effective doses for the shortest duration to treat moderately severe menopausal symptoms and should be considered primarily for women within the first few years of menopause. When ET/HT use is considered solely for prevention of osteoporosis, the FDA recommends that approved nonestrogen treatments should first be carefully considered. When ET/HT treatments are stopped, bone loss can be rapid and alternative agents should be considered to maintain BMD.

Estrogen agonist/antagonist (formerly known as SERMs): Raloxifene

**Drug efficacy**

**Raloxifene, brand name:** Evista® and generic raloxifene  
Raloxifene is approved by the FDA for both prevention and treatment of osteoporosis in postmenopausal women.

Raloxifene reduces the risk of vertebral fractures by about 30% in patients with a prior vertebral fracture and by about 55% in patients without a prior vertebral fracture over 3 years [55]. Reduction in risk of nonvertebral fracture with raloxifene has not been documented. Raloxifene is also
indicated for the reduction in risk of invasive breast cancer in postmenopausal women with osteoporosis [83–86]. Raloxifene does not reduce the risk of coronary heart disease.

**Drug administration**

Available in a 60-mg tablet form to be taken with or without food.

**Drug safety**

Raloxifene increases the risk of deep vein thrombosis to a degree similar to that observed with estrogen. It can also increase hot flashes and cause leg cramps.

Tissue-selective estrogen complex: conjugated estrogens/bazedoxifene (conjugated estrogens paired with estrogen agonist/antagonist)

**Drug efficacy**

Conjugated estrogens/bazedoxifene, brand name: Duavee® Conjugated estrogens/bazedoxifene is approved by the FDA for women who suffer from moderate-to-severe hot flashes (vasomotor symptoms) associated with menopause and to prevent osteoporosis after menopause.

The medication combines conjugated estrogen with an estrogen agonist/antagonist (bazedoxifene). The bazedoxifene component reduces the risk of endometrial hyperplasia (excessive growth of the lining of the uterus) that can occur with the estrogen component of the drug. Therefore, progestins do not need to be taken with conjugated estrogens/bazedoxifene.

Use of this combination drug significantly increased mean lumbar spine BMD (treatment difference, 1.51 %), at 12 months compared to placebo in women who had been postmenopausal between 1 and 5 years. Treatment with conjugated estrogens/bazedoxifene also increased total hip BMD. The treatment difference in total hip BMD at 12 months was 1.21 % [87–90].

**Drug administration**

Available as a tablet containing conjugated estrogens and bazedoxifene 0.45 mg/20 mg, to be taken once daily without regard to meals.

**Drug safety**

Conjugated estrogens/bazedoxifene is intended only for postmenopausal women who still have a uterus. Like other products containing estrogen, it should be used for the shortest duration consistent with treatment goals and risks for the individual woman. When using this drug only for the prevention of osteoporosis, such use should be limited to women who are at significant risk of osteoporosis and only after carefully considering alternatives that do not contain estrogen.

Side effects of conjugated estrogens/bazedoxifene include muscle spasms, nausea, diarrhea, dyspepsia, upper abdominal pain, oropharyngeal pain, dizziness, and neck pain. Because this product contains estrogen, it is approved with the same Boxed Warning and other Warnings and Precautions that have been approved with estrogen products.

Parathyroid hormone: teriparatide

**Drug efficacy**

PTH(1-34), teriparatide, brand name: Forteo® Teriparatide is approved by the FDA for the treatment of osteoporosis in postmenopausal women and men at high risk for fracture. It is also approved for treatment in men and women at high risk of fracture with osteoporosis associated with sustained systemic glucocorticoid therapy [91]. Teriparatide reduces the risk of vertebral fractures by about 65 % and nonvertebral fragility fractures by about 53 % in patients with osteoporosis, after an average of 18 months of therapy [57].

**Drug administration**

Teriparatide is an anabolic (bone-building) agent administered by 20 μg daily subcutaneous injection. If and when treatment is stopped, bone loss can be rapid and alternative agents should be considered to maintain BMD. Treatment duration is recommended not to exceed 18 to 24 months.

**Drug safety**

Side effects of teriparatide include leg cramps, nausea, and dizziness. Because it caused an increase in the incidence of osteosarcoma in rats (high doses, long duration treatment in the rodent), patients with an increased risk of osteosarcoma (e.g., patients with Paget’s disease of bone and those having prior radiation therapy of the skeleton), bone metastases, hypercalcemia, or a history of skeletal malignancy should not receive teriparatide therapy. It is common practice to follow teriparatide treatment with an antiresorptive agent, usually a bisphosphonate, to maintain or further increase BMD.

RANKL/RANKL inhibitor: denosumab

**Drug efficacy**

Denosumab, brand name Prolia® Denosumab is approved by the FDA for the treatment of osteoporosis in postmenopausal women at high risk of fracture. Denosumab reduces the incidence of vertebral fractures by about 68 %, hip fractures
by about 40%, and nonvertebral fractures by about 20% over 3 years \[56\]. Denosumab is also indicated to increase bone mass in men at high risk of fracture, treat bone loss in women with breast cancer on aromatase inhibitor therapies, and to treat bone loss in men receiving gonadotropin-reducing hormone treatment for prostate cancer who are at high risk for fracture.

**Drug administration**

Administered by a health professional, 60 mg every 6 months as a subcutaneous injection.

**Drug safety**

Denosumab may cause hypocalcemia. Hypocalcemia must be corrected before starting denosumab. Denosumab increased the risk of serious skin infections (cellulitis) and skin rash. Denosumab has been rarely associated with the development of ONJ, both when used to treat osteoporosis and to treat patients with cancer (at much higher doses), although it is much more common in the latter setting. Denosumab has also been associated rarely with the development of atypical femur fractures. If and when denosumab treatment is stopped, bone loss can be rapid and alternative agents should be considered to maintain BMD.

Sequential and combination therapy

When osteoporosis is diagnosed in young individuals, choices of osteoporosis medication may change over time to take advantage of the best benefit to risk ratio at each stage of life (sequential monotherapy). For more severe osteoporosis, sequential treatment with anabolic therapy followed by an antiresorptive agent is generally preferred to concomitant combination therapy. However, combination therapy with teriparatide and an antiresorptive can be considered in a few clinical settings in patients with very severe osteoporosis such as spine and hip fractures. There are few indications for combining two antiresorptive treatments, but such options could be considered in the short term in women who are experiencing active bone loss while on low dose HT for menopausal symptoms or raloxifene for breast cancer prevention.

**Duration of treatment**

No pharmacologic therapy should be considered indefinite in duration. All nonbisphosphonate medications produce temporary effects that wane upon discontinuation. If these treatments are stopped, benefits rapidly disappear. In contrast, bisphosphonates may allow residual effects even after treatment discontinuation. Therefore, it may be possible to discontinue bisphosphonates and retain residual benefits against fracture at least for several years.

Evidence of efficacy beyond 5 years is limited, whereas rare safety concerns such as ONJ and atypical femur fractures become more common beyond 5 years \[67, 92\]. Since there is no extensive evidence base to guide treatment duration decisions, duration decisions need to be individualized \[93\]. After the initial 3- to 5-year treatment period, a comprehensive risk assessment should be performed. This should include interval clinical history, particularly with respect to intercurrent fracture history and new chronic diseases or medications, as well as height measurement, BMD testing, and vertebral imaging if there has been any documented height loss during the treatment period. It is reasonable to discontinue bisphosphonates after 3 to 5 years in people who appear to be at modest risk of fracture after the initial treatment period. In contrast, for those who appear to be at high risk for fracture, continued treatment with a bisphosphonate or an alternative therapy should be considered \[94\].

Monitoring patients

It is important to ask patients whether they are taking their medications and to encourage continued and appropriate compliance with their osteoporosis therapies to reduce fracture risk. It is also important to review their risk factors and encourage appropriate calcium and vitamin D intakes, exercise, fall prevention, and other lifestyle measures. Furthermore, the need for continued medication to treat osteoporosis should be reviewed annually. Duration of treatment must be individualized. Some patients may be able to discontinue treatment temporarily after several years of therapy, particularly after bisphosphonate administration \[95, 96\]. Other patients will need to continue treatment. If treatment is discontinued, serial monitoring should include clinical assessment for fractures, falling, any interval chronic disease occurrence and consideration of serial BMD testing, use of biochemical markers, and vertebral imaging in some patients.

Accurate yearly height measurement is a critical determination of osteoporosis treatment efficacy. Patients who lose 2 cm (or 0.8 in.) or more in height either acutely or cumulatively should have a repeat vertebral imaging test to determine if new or additional vertebral fractures have occurred since the prior vertebral imaging test.

Serial central DXA testing is an important component of osteoporosis management. Measurements for monitoring patients should be performed in accordance with medical necessity, expected response, and in consideration of local regulatory requirements. NOF recommends that repeat BMD assessments generally agree with Medicare guidelines of every 2 years but recognizes that testing more frequently may be warranted in certain clinical situations.

The following techniques may be used to monitor the effectiveness of treatment:
**Central DXA** Central DXA assessment of the hip or lumbar spine is the “gold standard” for serial assessment of BMD. Biological changes in bone density are small compared to the inherent error in the test itself, and interpretation of serial bone density studies depends on appreciation of the smallest change in BMD that is beyond the range of error of the test. This least significant change (LSC) varies with the specific instrument used, patient population being assessed, measurement site, technologist’s skill with patient positioning and test analysis, and the confidence intervals used [97]. Changes in the BMD of less than 3–6 % at the hip and 2–4 % at the spine from test to test may be due to the precision error of the testing itself. Information on how to assess precision and calculate the LSC is available at www.ISCD.org.

**QCT** Volumetric BMD of the lumbar spine can be used to monitor age-, disease, and treatment-related BMD changes in men and women. Precision of acquisition should be established by phantom data and analysis precision by re-analysis of patient data.

**pDXA, pQCT, and QUS** Peripheral skeletal sites do not respond with the same magnitude as the spine and hip to medications and thus are not appropriate for monitoring response to therapy at this time.

**Biochemical markers of bone turnover** Suppression of biochemical markers of bone turnover after 3–6 months of treatment and biochemical marker increases after 1–3 months of anabolic therapy have been predictive of greater BMD responses and in some cases fracture risk reduction in large clinical trials. Biochemical marker changes in individuals must exceed the LSC in order to be clinically meaningful. The LSC is specific to the biomarker being utilized, which is calculated by multiplying the “precision error” of the specific biochemical marker (laboratory provided) by 2.77 (95% confidence level). Biological variability can be reduced by obtaining samples in the early morning after an overnight fast. Serial measurements should be made at the same time of day at the same laboratory.

**Vertebral imaging** Once the first vertebral imaging test has been performed to determine prevalent vertebral fractures (indications above), repeat testing should be performed to identify incident vertebral fractures if there is a change in the patient’s status suggestive of new vertebral fracture, including documented prospective height loss, undiagnosed back pain, postural change, or a possible finding of new vertebral deformity on chest X-ray. If patients are being considered for a temporary cessation of drug therapy, vertebral imaging should be repeated to determine that no vertebral fractures have occurred in the interval off treatment. A new vertebral fracture on therapy indicates a need for more intensive or continued treatment rather than treatment cessation [95].

Implementation of FLS secondary fracture prevention programs

FLS programs have been implemented successfully in a number of closed(104,157),(897,846) open settings over the last 15 years, both in the USA (including the American Orthopedic Association Own the Bone program) as well as abroad. These programs have accomplished a reduction in secondary fracture rates as well as health care cost savings [98, 99]. In the USA, Kaiser Permanente’s Healthy Bones program has reduced the expected hip fracture rate by 38 % since 1998 [100]; Geisinger Health System achieved $7.8 million in cost savings over 5 years [101].

A Fracture Liaison Service is a coordinated care system headed by an FLS coordinator (a nurse practitioner, physician’s assistant, nurse, or other health professional) who ensures that individuals who suffer a fracture receive appropriate diagnosis, treatment, and support [102]. The FLS uses established protocols to find and assess fracture patients. The program creates a population database of fracture patients and establishes a process and timeline for patient assessment and follow-up care. An FLS coordinator is frequently based in a hospital and requires support from a qualified physician or physician team.

**Physical medicine and rehabilitation**

Physical medicine and rehabilitation can reduce disability, improve physical function, and lower the risk of subsequent falls in patients with osteoporosis. Rehabilitation and exercise are recognized means to improve function, such as activities of daily living. Psychosocial factors also strongly affect functional ability of the patient with osteoporosis who has already suffered fractures.

Recommendations from the Health Professional’s Guide to Rehabilitation of the Patient with Osteoporosis [14]:

- Evaluate and consider the patient’s physical and functional safety as well as psychological and social status, medical status, nutritional status, and medication use before prescribing a rehabilitation program.
- Evaluate the patient and her/his current medication use and consider possible interactions and risk for altered mental status. Intervene as appropriate.
- Provide training for the performance of safe movement and safe activities of daily living, including posture, transfers, lifting, and ambulation in populations with or at high risk for osteoporosis. Intervene as appropriate, e.g., with prescription for assistive device for improved balance with mobility.
- Implement steps to correct underlying deficits whenever possible, i.e., improve posture and balance and strengthen quadriceps muscles to allow a person to rise unassisted
from a chair; promote use of assistive devices to help with ambulation, balance, lifting, and reaching.

- Evaluate home environment for risk factors for falls and intervene as appropriate.
- Based on the initial condition of the patient, provide a complete exercise recommendation that includes weight-bearing aerobic activities for the skeleton, postural training, progressive resistance training for muscle and bone strengthening, stretching for tight soft tissues and joints, and balance training.
- Advise patients to avoid forward bending and exercising with trunk in flexion, especially in combination with twisting.
- As long as principles of safe movement are followed, walking and daily activities, such as housework and gardening, are practical ways to contribute to maintenance of fitness and bone mass. Additionally, progressive resistance training and increased loading exercises, within the parameter of the person’s current health status, are beneficial for muscle and bone strength. Proper exercise may improve physical performance/function, bone mass, muscle strength, and balance, as well as reduce the risk of falling.
- Avoid long-term immobilization and recommend partial bed rest (with periodic sitting and ambulating) only when required and for the shortest periods possible.
- In patients with acute vertebral fractures or chronic pain after multiple vertebral fractures, the use of trunk orthoses (e.g., back brace, corset, posture training support devices) may provide pain relief by reducing the loads on the fracture sites and aligning the vertebra. However, long-term bracing may lead to muscle weakness and further de-conditioning.
- Effective pain management is a cornerstone in rehabilitation from vertebral fractures. Pain relief may be obtained by the use of a variety of physical, pharmacological, and behavioral techniques with the caveat that the benefit of pain relief should not be outweighed by the risk of side effects such as disorientation or sedation which may result in falls.
- Individuals with recent, painful vertebral fractures that fail conservative management may be candidates for interventions, such as kyphoplasty or vertebroplasty, when performed by experienced practitioners.

- How can we better assess bone strength using noninvasive technologies and thus further refine or identify patients at high risk for fracture?
- Can we expand the WHO FRAX™ algorithm to incorporate information on lumbar spine BMD and to consider multiple fractures and recency of fractures in quantitative risk assessment.
- Can we develop a fracture risk calculator for patients who have already initiated pharmacologic therapy.
- How can children, adolescents, and young adults maximize peak bone mass?
- What are the precise components (type, intensity, duration, frequency) of an effective exercise program for osteoporosis prevention and treatment?
- What should be done to identify and modify risk factors for falling, and what would be the magnitude of effect on fracture risk in a population?
- How effective are different FDA-approved treatments in preventing fractures in patients with moderately low bone mass? Do benefits exceed risks?
- What approaches are most effective in treating osteoporosis in disabled populations?
- How can we make the diagnosis of vertebral fractures more accurate and consistent, particularly mild fractures?
- How long should antiresorptive therapies be continued, and are there long-term side effects as yet unknown?
- Are combination therapies useful and, if so, which drug combinations are best and when should they be used?
- Can we identify agents or medications that will return bone mass and bone structure to normal even in those starting with severe osteoporosis?
- Should we treat patients to a certain goal and then reconsider type and/or dose of therapy? If so, what should that goal be?
- How should therapeutic agents be sequentially prescribed in order to maximize benefits and minimize risks over the lifespan of the patient?

NOF is committed to continuing the effort to answer these and other questions related to this debilitating disease, with the goal of eliminating osteoporosis as a threat to the health of present and future generations. For additional resources on osteoporosis and bone health, visit www.nof.org.


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