

**Congress of the United States**  
**Washington, DC 20510**

October 6, 2021

The Honorable Chiquita Brooks-LaSure  
Administrator  
Centers for Medicare and Medicaid Services  
7500 Security Boulevard  
Baltimore, MD 21244

Dear Administrator Brooks-LaSure:

We write to you concerning Medicare coverage of power seat elevation and power standing systems in Complex Rehabilitation Technology (CRT) wheelchairs for individuals with severe mobility impairments. Specifically, we request that you prioritize and move forward with the pending Request for Reconsideration of the National Coverage Determination (NCD) for Mobility Assistive Equipment which seeks to advance affirmative coverage for these systems under the Medicare durable medical equipment (DME) benefit. A full review of this request will help ensure that Medicare beneficiaries with significant mobility disabilities can access the medical and functional benefits of these systems.

Power seat elevation and power standing systems improve the health and independent function of mobility-impaired individuals and allow them to more fully participate in mobility-related activities of daily living (MRADLs). Seat elevation allows users to raise and lower themselves in the seated position through an electromechanical lift system embedded into their CRT wheelchairs. This assists with safe transfers from wheelchairs to other surfaces such as beds, chairs, and toilets. Standing systems allow users to transition from seated to standing positions without the need to leave their wheelchairs, allowing independent performance of MRADLs. For many individuals, these systems offer numerous medical benefits, including improved transfers and reaching; improved joint mobility and muscle tone; increased strength and bone density; enhanced cardiovascular and respiratory functions; and reductions in falls, neck and spine injuries, skin breakdowns, and muscle contractures.

Despite the widespread medical benefits and essential functional capabilities these important systems provide, Medicare currently considers them as “not primarily medical in nature,” and they are, therefore, not considered covered DME under the Medicare program. This is a serious gap in coverage for Medicare beneficiaries with mobility disabilities.

In September 2020, a coalition of patients, providers, researchers, and other subject matter experts submitted a formal Request for Reconsideration of the NCD for Mobility Assistive Equipment to advance a coverage policy for power seat elevation and standing systems under the Medicare DME benefit.<sup>1</sup> This request, which CMS certified as complete in November 2020 (see, letter from CMS to Peter W. Thomas, J.D., enclosed), included a wide-ranging review of the existing clinical literature.

Current regulations detailing the NCD reconsideration process note that a decision to accept a complete request and open an initial public comment period is typically made within 60 days. However, as of the date of this letter, 10 months have passed since CMS indicated the NCD request was complete, and the

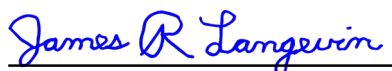
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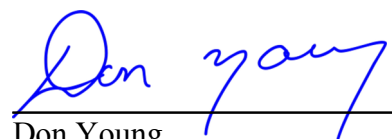
<sup>1</sup> <https://itemcoalition.files.wordpress.com/2020/09/item.-request-for-reconsideration-of-ncd-for-mae.pdf>


agency has not yet opened the request for public comment or updated its public NCD “dashboard” to reflect the current status.<sup>2</sup> Once opened for public comment, the full NCD reconsideration process typically takes 9 to 12 months. It has now been more than a year since the request was submitted, and the formal reconsideration process has not yet begun.


Advancing this request would allow the public to formally weigh in and agency staff to commence a thorough review of the significant clinical evidence that supports the use of these systems for medical purposes by individuals with mobility disabilities. This administrative action could have a significant real-world impact in a relatively short period of time. We therefore urge CMS to act expeditiously in securing public comments on the NCD Reconsideration Request for power seat elevation and standing systems and to move forward with a timely review of the existing clinical evidence to advance coverage. Thank you for your ongoing work on behalf of Medicare beneficiaries and all individuals with disabilities.


Sincerely,


  
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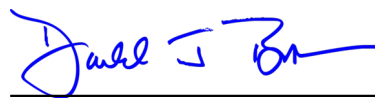
  
Mark E. Amodei  
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<sup>2</sup> <https://www.cms.gov/files/document/ncd-wait-list.pdf>



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Karen Bass  
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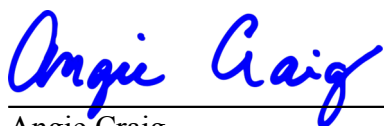
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
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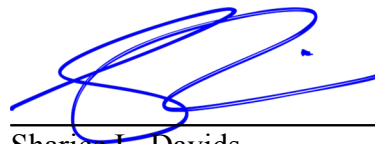
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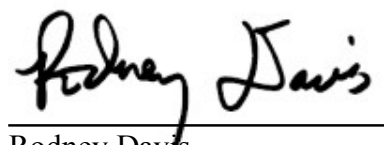
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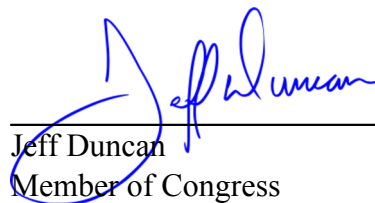
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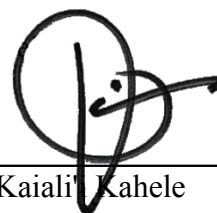
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
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
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
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Derek Kilmer  
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
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Andy Kim  
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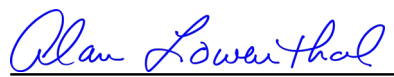
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Conor Lamb  
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
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
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Alan Lowenthal  
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
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
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
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
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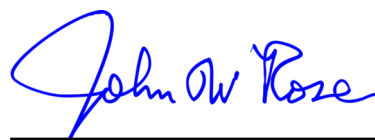
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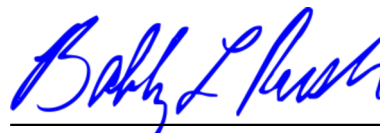
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C. A. Dutch Ruppertsberger  
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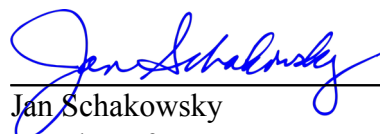
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Albio Sires  
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Thomas R. Suozzi  
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Glenn "GT" Thompson  
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Dina Titus  
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Robert J. Wittman  
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John Yarmuth  
Member of Congress

CC:

Meena Seshamani, M.D., Ph.D.  
Deputy Administrator and Director, Center for Medicare