Background: The US Department of Veterans Affairs (VA) partners with 250 sponsors of graduate medical education (GME), annually providing $850 million for 11,000 full-time equivalent resident positions that support veteran patient care and provide educational opportunities for trainees from affiliated academic programs. Knowledge of VA GME financing is vital to maintain these partnerships.

Observations: In response to increased scrutiny from several federal oversight bodies, the VA revised its GME reimbursement policy and procedures, including implementing new resident tracking and auditing mechanisms. This article describes the VA GME reimbursement policies and procedures and, to facilitate understanding, compares GME financing policies of the VA and Centers for Medicare and Medicaid Services. Similarities include counting full-time equivalent positions for reimbursable resident activities (eg, patient care and didactics) and ensuring reimbursement is limited to 1 payment per resident. Differences include funding of resident salaries and benefits, indirect funding to support education, and the calculations to determine reimbursement.

Conclusions: The VA continues to refine its GME financing policies and procedures to maintain compliance with laws and regulations, and to provide accurate reimbursement to academic affiliates. This endeavor is essential to support the vital GME partnerships between the VA and its affiliate institutions.
for the medical care and treatment of veterans,” early VA leaders recognized the importance of affiliating with the nation’s academic institutions. In 1946, the VA Policy Memorandum Number 2 established a partnership between the VA and the academic medical community. Additional legislation authorized specific agreements with academic affiliates for the central administration of salary and benefits for residents rotating at VA facilities. This process, known as disbursement, is an alternative payroll mechanism whereby the VA reimburses the academic affiliate for resident salary and benefits and the affiliate acts as the disbursing agent, issuing paychecks to residents.

### Resident Funding

By policy, with rare exceptions, the VA does not sponsor residency programs due to the challenges of providing an appropriate patient mix of age, sex, and medical conditions to meet accreditation standards. Nearly all VA reimbursements are for residents in affiliate-sponsored programs, while just 1% pays for residents in legacy VA-sponsored residency programs at 2 VA facilities. The VA budget for resident (including fellows) salary and benefits is managed by the VA Office of Academic Affiliations (OAA), the national VA office responsible for oversight, policy, and funding of VA HPE programs.

#### Resident Salaries and Benefits

VA funding of resident salary and benefits are analogous with CMS direct GME (DGME), which is designed to cover resident salary and benefits costs. CMS DGME payments depend on a hospital’s volume of CMS inpatients and are based on a statutory formula, which uses the hospital’s resident FTE positions, the per-resident amount, and Medicare’s share of inpatient beds (Medicare patient load) to determine payments. The per-resident amount is set by statute, varies geographically, and is calculated by dividing the hospital’s allowable costs of GME (percentage of CMS inpatient days) divided by the number of residents.

By comparison, the VA GME payment...
reimburses for each FTE based on the salary and benefits rate set by the academic affiliate. Reimbursement is calculated based on resident time spent at the VA multiplied by a daily salary rate. The daily salary rate is determined by dividing the resident’s total compensation (salary and benefits) by the number of calendar days in an academic year. Resident time spent at the VA facility is determined by obtaining rotation schedules provided by the academic affiliate and verifying resident clinical and educational activity during scheduled rotations.

**Indirect Medical Education Funding**

In addition to resident salary and benefits, funds to offset the cost of conducting HPE are provided to VA facilities. These funds are intended to improve and maintain necessary infrastructure for all HPE programs not just GME, including education office administration needs, teaching costs (ie, a portion of VA preceptors salary), and instructional equipment.

The Veterans Equitable Resource Allocation (VERA) is a national budgeting process for VA medical facilities that funds facility operational needs such as staff salary and benefits, infrastructure, and equipment. The education portion of the VERA, the VERA Education Support Component (VESC), is not managed by the OAA, but rather is distributed through the VERA model to the general budget of VA facilities hosting HPE (Figure). VESC funding in the VA budget is based on labor mapping of physician time spent in education; other labor mapping categories include clinical care, research, and administration. VA facility VESC funding is calculated based on the number of paid health profession trainees (HPTs) from all professions, apportioned according to the number of FTEs for physician residents and VA-paid HPTs in other disciplines. In fiscal year 2024, VA facilities received $115,812 for each physician resident FTE position and $84,906 for each VA-paid, non-GME FTE position.

The VESC is like CMS’s indirect GME funding, termed Indirect Medical Education (IME), an additional payment for each Medicare patient discharged reflecting teaching hospitals’ higher patient care costs relative to nonteaching hospitals. Described elsewhere, IME is calculated using a resident-to-bed ratio and a multiplier, which is set by statute. While IME can be used for reimbursement for some resident clinical and educational activities (eg, research), VA VESC funds cannot be used for such activities and are part of the general facility budget and appropriated per the discretion of the medical facility director.

**ESTABLISHING GME PARTNERSHIPS**

An affiliation agreement establishes the administrative and legal requirements for educational relationships with academic affiliates and includes standards for conducting HPE, responsibilities for accreditation standards, program leadership, faculty, resources, supervision, academic policies, and procedures. The VA uses standardized affiliation agreement templates that have been vetted with accrediting bodies and the VA Office of General Counsel.

A disbursement agreement authorizes the VA to reimburse affiliates for resident salary and benefits for VA clinical and educational activities. The disbursement agreement details the fiscal arrangements (eg, payment in advance vs arrears, salary, and benefit rates, leave) for the reimbursement payments. Veterans Health Administration (VHA) Directive 1400.05 provides the policy and procedures for calculating reimbursement for HPT educational activities.

The VA facility designated education officer (DEO) oversees all HPE programs and coordinates the affiliation and disbursement agreement processes. The DEO, affiliate DIO, residency program director, and VA residency site director determine the physician resident FTE positions assigned to a VA facility based on educational objectives and availability of educational resources at the VA facility, such as patient care opportunities, faculty supervisors, space, and equipment. The VA facility requests for resident FTE positions are submitted to the OAA by the facility DEO.

Once GME FTE positions are approved by the OAA, VA facilities work with their academic affiliate to submit the physician resident salary and benefit rate. Affiliate DIOs attest to the accuracy of the salary rate schedule and the local DEO submits the budget request to the OAA.
approval, the funds are transferred to the VA facility each fiscal year, which begins October 1. DEOs report quarterly to the OAA both budget needs and excesses based on variations in the approved FTEs due to additional VA rotations, physician resident attrition, or reassignment.

**Resident Position Allocation**

VA GME financing provides flexibility through periodic needs assessments and expansion initiatives. In August and December, DEOs collaborate with an academic affiliate to submit reports to the OAA confirming their projected GME needs for the next academic year. Additional positions requests are reviewed by the OAA; funding depends on budget and the educational justification. The OAA periodically issues GME expansion requests for proposal, which typically arise from legislation to address specific VA workforce needs. The VA facility DEO and affiliate GME leaders collaborate to apply for additional positions. For example, a VA GME expansion under the Veterans Access, Choice, and Accountability Act of 2014 added 1500 GME positions in 8 years for critically needed specialties and in rural and underserved areas.5 The Maintaining Internal Systems and Strengthening Outside Networks (MISSION) Act of 2018 authorized a pilot program for VA to fund residents at non-VA facilities with priority for Indian Health Services, Tribes and Tribal Organizations, Federally Qualified Health Centers, and US Department of Defense facilities to provide access to veterans in underserved areas.6

The VA GME financing system has flexibility to meet local needs for additional resident positions and to address broader VA workforce gaps through targeted expansion. Generally, CMS does not fund positions to address workforce needs, place residents in specific geographic areas, or require the training of certain types of residents.4 However, the Consolidated Appropriations Act of 2021 has provided the opportunity to address rural workforce needs.28

**Reimbursement**

The VA provides reimbursement for clinical and educational activities performed in VA facilities for the benefit of veterans as well as research, didactics, meetings and conferences, annual and sick leave, and orientation. The VA also may provide reimbursement for educational activities that occur off VA grounds (eg, the VA proportional share of a residency program’s didactic sessions). The VA does not reimburse for affiliate clinical duties or administrative costs, although a national policy allows VA facilities to reimburse affiliates for some GME overhead costs.29
CMS similarly reimburses for residency training time spent in patient care activities as well as orientation activities, didactics, leave, and, in some cases, research.\textsuperscript{4,30,31} CMS makes payments to hospitals, which may include sponsoring institutions and Medicare-eligible participating training sites.\textsuperscript{4,30,31} For both the VA and CMS, residents may not be counted twice for reimbursement by 2 federal agencies; in other words, a resident may not count for > 1 FTE.\textsuperscript{4,30,32}

GME Oversight
VA GME funding came under significant scrutiny. At a 2016 House Veterans Affairs Committee hearing, Representative Phil Roe, MD (R-Tennessee), noted that no process existed at many VA facilities for “determining trainee presence” and that many VA medical centers had “difficulty tracking resident rotations.”\textsuperscript{16} A VA Office of the Inspector General investigation recommended that the VA implement policies and procedures to improve oversight to “ensure residents are fully participating in educational activities” and that the VA is “paying the correct amount” to the affiliate.\textsuperscript{17} A 2020 General Accountability Office report outlined unclear policy guidance, incomplete tracking of resident activities, and improper fiscal processes for reimbursement and reconciliation of affiliate invoices.\textsuperscript{18}

In response, the OAA created an oversight and compliance unit, revised VHA Directive 1400.05 (the policy for disbursement), and improved resident tracking procedures.\textsuperscript{26} The standard operating procedure that accompanied VHA Directive 1400.05 provides detailed information for the DEO and VA facility staff for tracking resident clinical and educational activities. FTE counts are essential to both VA and CMS for accurate reimbursement. The eAppendix (available online at doi:10.12788/fp.0472) and the Table provide a guide to reimbursable activities in the VA for the calculation of reimbursement, with a comparison to CMS.\textsuperscript{33,34} The OAA in cooperation with other VA staff and officers periodically conducts audits to assess compliance with disbursement policy and affiliate reimbursement accuracy.

In the VA, resident activities are captured on the VA Educational Activity Record, a standardized spreadsheet to track activities and calculate reimbursement. Each VA facility hosting resident physicians manually records resident activity by the half-day. This process is labor intensive, involving both VA and affiliate staff to accurately reconcile payments. To address the workload demands, the OAA is developing an online tool that will automate aspects of the tracking process. Also, to ensure adequate staffing, the OAA is in the process of implementing an office optimization project, providing standardized position descriptions, an organizational chart, and staffing levels for DEO offices in VA facilities.

CONCLUSIONS
This report describes the key policies and principles of VA GME financing, highlighting the essential similarities and differences between VA and CMS. Neither the VA nor CMS regulations allow for reimbursement for > 1 FTE position per resident, a principle that underpins the assignment of resident rotations and federal funding for GME and are similar with respect to reimbursement for patient care activities, didactics, research, orientation, and scholarly activity. While reimbursable activities in the VA require physical presence and care of veteran patients, CMS also limits reimbursement to resident activities in the hospital and approved other settings if the hospital is paying for resident salary and benefits in these settings. The VA provides some flexibility for offsite activities including didactics and, in specific circumstances, remote care of veteran patients (eg, teleradiology).

The VA and CMS use different GME financing models. For example, the CMS calculations for resident FTEs are complex, whereas VA calculations reimburse the salary and benefits as set by the academic affiliate. The VA process accounts for local variation in salary rates, whereas the per-resident amount set by CMS varies regionally and does not fully account for differences in the cost of living.\textsuperscript{24} Because all patients in VA facilities are veterans, VA calculations for reimbursement do not involve ratios of beds like the CMS calculations to determine a proportional share of reimbursement. The VA GME expansion tends to be more directed to VA health workforce needs than CMS, specifying the types of programs and geographic
locations to address these needs.

The VA regularly reevaluates how affiliates are reimbursed for VA resident activity, balancing compliance with VA policies and the workload for VA and its affiliates. The VA obtains input from key stakeholders including DEOs, DIOs, and professional organizations such as the Association of American Medical Colleges and the Accreditation Council for Graduate Medical Education.35,36

Looking ahead, the VA is developing an online tool to improve the accuracy of affiliate reimbursement. The VA will also implement a standardized staffing model, organizational structure, and position descriptions for DEO offices. These initiatives will help reduce the burden of tracking and verifying resident activity and continue to support the 77-year partnership between VA and its affiliated institutions.

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This report is a program description and did not involve collection of data from human or animal subjects.

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A. Full-time rotation
In the VA, full-time rotations mean residents are assigned to a VA facility for all clinical and educational activities in a rotation that typically involves ≥ 40 h/week and ≤ 8 days off in a month. Full-time rotations account for 1 FTE. Requirements for full-time rotations may vary by the type of rotation. For example, a Monday through Friday outpatient rotation without overnight call or weekend responsibilities results in the same reimbursement as a 6-d/week rotation with overnight call every fourth night.

B. Part-time rotation
The VA hosts part-time rotations when residents are assigned to both the VA and the affiliate during the rotation. The VA calculates reimbursement based on the reimbursable days at the VA multiplied by the daily rate, resulting in a partial FTE reimbursement. Similarly, the CMS reports resident activity as a percentage of FTE that a resident spends in the hospital in comparison to the time worked at all facilities. CMS pays for training at multiple participating hospitals based on the fraction of time spent by the resident in each hospital, and hospitals must collaborate to assure that 1 resident does not count for > 1 FTE. Some rotations are part-time at VA but do not have a fixed schedule. For example, when a resident rotation provides both VA and the affiliate facilities with a consultative or night float rotation, the percent effort at the VA and the affiliate may be variable depending on workload. For the VA, reimbursement must be data-driven and auditable, reflecting the proportion of the VA clinical and educational activity. In other words, a fixed predetermined reimbursement cannot be used because the VA may only reimburse for time spent in VA facilities caring for veteran patients. For these types of rotations, the VA along with the affiliate program must collect time or workload-based data to justify VA reimbursement.

C. On-call activity
Both the VA and CMS reimburse for on-call activities that occur in the hospital as part of the duties of the GME program, but cannot reimburse for call time taken outside the hospital, for example, home call. Because a single resident can never count for > 1 FTE, a resident whose full-time rotation is reimbursed by CMS and covers call at the VA, the VA cannot reimburse for call activities for that resident. Therefore, call time is not reimbursed by either the VA or CMS to avoid exceeding government reimbursement of > 1 FTE for a resident.

D. Physical Presence
The VA reimburses resident clinical and educational activities performed in VA facilities for veteran patients. Other types of rotations that involve virtual care of veterans, for example, remote review of imaging, pathology, or dermatopathology, require a justification to the Office of Academic Affiliation. Requests are considered on an individual basis in the context VA regulations regarding veteran care. For CMS, in general, the hospital where the resident is physically training includes the resident on its request for DGME and/or IME payment purposes through the CMS cost report. CMS also pays hospitals for time spent in other settings, such as nonprovider settings, if the hospital pays the residents’ salaries and fringe benefits while the residents are training in those settings. Nonprovider settings are locations other than a hospital, skilled nursing facility, home health agency, or comprehensive rehabilitation facility, including freestanding clinics, nursing homes, and physicians’ offices.

E. Didactics
In the VA, didactic activities, including those conducted at the affiliate, are reimbursable for residents assigned to VA rotations if scheduled in advance, necessary for residents to perform their VA duties, and required of all residents in the program. For didactics occurring during full-time rotations, the VA already reimburses the affiliate for the residents’ didactic time, even if it occurs at the affiliate. For part-time rotations, the VA reimburses its proportionate share of didactics as determined by the proportion of the resident’s VA time. CMS reimburses for didactic time under DGME provided it occurs in a setting primarily engaged in furnishing patient care (hospital or other approved setting). CMS reimbursements for didactic time under IME provided it occurs in the hospital.

F. Orientation
The VA may reimburse for ≤ 2 days of orientation activities that occur prior to the beginning of the program and are required for residents to conduct VA duties. The facility DEO determines the number of VA-relevant orientation days after discussion with the affiliate program director and/or DIO. CMS reimburses “activities that are principally designed to prepare an individual for employment as a resident in a particular setting; or for participation in a particular program, specialty program, and patient care activities associated with that particular specialty program.”

G. Research and Scholarly Activity
In the VA, research and scholarly activity must benefit veteran patients, be required of all residents in the program, be approved by the DEO, and be shared proportionally with the academic affiliate. For CMS, a hospital may be reimbursed for research under DGME if it is part of the training program, and under IME if it involves the care (treatment of diagnosis) of an individual patient.

H. Leave
The VA reimburses leave based on the affiliate leave policy up to a maximum 30 days (vacation) and 15 days sick leave per FTE. The VA may reimburse for time allocated to examinations (up to 2 d/y per FTE), jury duty, and conferences (limited to 5 days per FTE and must be of benefit to veterans). Resident physicians are appointed for < 1 year and reappointed annually. Federal sick leave may be used when incapacitated for duty, undergoing medical treatment, or caring for a family member with a serious health condition, but may not be used for foster care placement, bonding with a child, or providing childcare. Annual leave and sick leave may be pooled and shared among residents rotating from a particular affiliate. CMS reimburses for vacation, sick leave, and other approved leave that “does not prolong the total time the resident is participating in the approved program beyond the normal duration of the program.”

I. Tracking Resident Activities
EAR is used to record resident participation in clinical care and education at VA. VA staff compare academic affiliate residency program schedules to first collect data by VA to verify activities in VA. The EAR is used to reconcile invoices and provide payment to the affiliate. Academic affiliates are usually paid by VA monthly to quarterly. Academic affiliates use a CMS system to submit a yearly cost report to CMS with the percentage of resident FTEs for both DGME and IME payment. Additional formulas are used to include the weighting of resident FTEs for the DGME calculation.

Abbreviations: CMS, Centers for Medicare and Medicaid Services; DEO, designated education officer; DGME, direct GME; DIO, designated institutional officer; EAR, Educational Activity Record; FTE, full-time equivalent; GME, graduate medical education; IME, indirect medical education; VA, US Department of Veterans Affairs.