Perspective

Digital health needs for implementing high-quality primary care: recommendations from the National Academies of Sciences, Engineering, and Medicine

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ABSTRACT

A National Academies of Sciences, Engineering, and Medicine committee developed a plan to implement high-quality primary care. One of the 5 key objectives was designing information technology that serves the patient, family, and interprofessional care team. The committee defined high-quality primary care as the provision of whole person, integrated, accessible, and equitable healthcare by interprofessional teams who are accountable for addressing most of an individual’s health across settings and through sustained relationships. The committee recommended 2 essential actions for digital health. The first action is developing the next phase of digital health certification standards that support relationship-based, continuous, person-centered care; simplify user experience; ensure equitable access; and hold vendors accountable. Second, the committee recommended adopting a comprehensive aggregate patient data system usable by any certified digital health tool. This article reviews primary care’s digital health needs and describes successful digital health for primary care.

INTRODUCTION

A new consensus report by the National Academies of Sciences, Engineering, and Medicine (NASEM) states that primary care should be a common good accessible to everyone and supported by government and private sectors.1,2 In the US, primary care provides more than one-third of all healthcare visits and more than half of outpatient visits, yet only receives 5.4% of overall healthcare spending.3 This is substantially lower than other countries.4 Primary care is the only part of the health sector with evidence for improving both health and equity, but has no federal coordinating agency, no dedicated research support, a declining workforce pipeline, and insufficient access. For primary care to be a common good, these deficiencies must be addressed.

To develop this report, a 20-member committee with transdisciplinary expertise was charged with examining the current state of primary care, building upon a 1996 Institute of Medicine report, and developing a plan to assure uptake of its recommendations.5 The committee began its work by revisiting the definition of primary care, providing a description of high-quality primary care in practice. Digital health was not included in the 1996 report, but the committee recognized the need to address it, particularly since digital health can either support or hinder high-quality primary care.

The committee identified 5 overarching objectives, each with a set of specific actions and accountable actors (Box 1). The objectives include (1) Pay for primary care teams to care for people, not doc-
Box 1. Five objectives for achieving high-quality primary care

1. Pay for primary care teams to care for people, not doctors to deliver services
   - Payers should pay primary care teams to care for people, not doctors, to deliver services.
   - CMS should permanently support COVID-era rule revisions.
2. Ensure that high-quality primary care is available to every individual and family in every community
   - Payers should ask all beneficiaries to declare usual source of care. Health centers, hospitals, and primary care practices should assume ongoing relationship for the uninsured they treat.
   - HHS should create new health centers, rural health clinics, and Indian Health Service facilities in shortage areas.
3. Train primary care teams where people live and work
   - Primary care practices should include community members in governance, design, and delivery and partner with community-based organizations.
4. Design information technology that serves the patient, family, and interprofessional care team
   - ONC and CMS should develop next phase of digital health certification standards that support relationship-based, continuous and person-centered care; simplify the user experience; ensure equitable access and use; and hold vendors accountable.
5. Ensure that high-quality primary care is implemented in the United States
   - The HHS secretary should establish a Secretary’s Council on Primary Care to coordinate primary care policy, ensure adequate budgetary resources for such work, report to Congress and the public on progress, and hear guidance and recommendations from a Primary Care Advisory Committee that represents key primary care stakeholders.
   - HHS should form an Office of Primary Care Research at NIH and prioritize funding of primary care research at AHRQ.
   - Primary care professional societies, consumer groups, and philanthropies should assemble, regularly compile, and disseminate a “High-quality primary care implementation scorecard” to improve accountability and implementation.

Adapted from National Academies of Sciences Engineering and Medicine. *Implementing High-Quality Primary Care: Rebuilding the Foundation of Health Care.*

*Abbreviations:* AHRQ, Agency for Healthcare Research and Quality; CMS, Centers for Medicare and Medicaid Services; HHS, Health and Human Services; ONC, Office of the National Coordinator; RUC, Relative Value-Scale Update Committee.

Digital health has become an essential component of healthcare. Just as primary care can be viewed as a common good, digital health can be viewed as a common good to support the entire healthcare system. Without highly functioning digital technologies designed to support the functions of primary care, accomplishing the aims of the NASEM report will not be possible.

Critical primary care functions, defined by Barbara Starfield’s 4 Cs of primary care, have unique digital health needs. First, primary care is comprehensive. Primary care clinicians focus on whole-person health. Accomplishing this requires whole-person information that could be applied to any potential health situation. Second, primary care is commonly the point of first contact. Information-seeking and data collection for new health issues often start in primary care. Third, primary care is based on a continuous longitudinal relationship. Rather than tracking episodes of care, digital health must support understanding individuals’ health trajectories as issues evolve and resolve over time. Fourth, primary care is charged with coordinating care. As a result, we rely on primary care to find, enter, and share comprehensive patient information, essentially being the curator of a patient’s electronic health record. This monumental task is not sustainable. Adding to Dr Starfield’s description, primary care is also contextual, and must integrate information from people’s daily lives into existing information systems in an automated fashion—things like social determinants of health and information from wearables or home monitoring.

When the committee considered digital health, it broadly considered use of any technology to care for individual patients and communities. Digital health tools included but were not limited to electronic health records, patient portals, mobile applications, telemedicine platforms, registries, analytic systems, remote monitoring, wearable technology, communication systems, artificial intelligence, chatbots, etc.
NASEM digital health recommendations

The fourth NASEM objective, to design information technology that serves the patient, family, and interprofessional care team, included 2 specific recommended actions. **Action 4.1:** Office of National Coordinator (ONC) and Centers for Medicare and Medicaid services (CMS) should develop the next phase of digital health certification standards that support relationship-based, continuous, and person-centered care; simplify the user experience; ensure equitable access and use; and hold vendors accountable.

This approach is fundamentally different from the original 3 phases of Meaningful Use. While Meaningful Use achieved its goal of promoting the adoption and implementation of electronic health records across health settings, it fell short of driving the full range of technology advances that primary care requires. The committee recommends that systems align with the functions of primary care—supporting relationships; providing access and continuous contact over time; collecting and understanding each patient’s story; and having a person/patient/family-centric focus rather than a disease focus.

To demonstrate that digital health meets primary care teams’ needs, digital health systems must automatically measure user experience (eg, clicks, time spent using the system, data transferred without manual review, efficiency of care, and health outcomes), rather than asking clinicians to check boxes, conduct queries, or create reports to prove that digital health systems are effective. Primary care needs semenseaking functionality and automated tools that make the right care at the right time easy to deliver. These functions span a range of actions, including things like supporting the diagnostic process, enabling shared decision-making, automating documentation and delivery, and anticipating needs. Critically, for this next phase of digital health certification, the committee recommends vendors and state and national support agencies, not clinicians and health systems, be held accountable and responsible for failing to achieve benchmarks. Prior Meaningful Use certifications put significant burden on clinicians and health systems with bonuses followed by penalties.

**Action 4.2:** ONC and CMS should plan for and adopt a comprehensive aggregate patient data system to enable primary care clinicians and interprofessional teams to easily access comprehensive patient data needed to provide whole-person care. While this is a big ask, US policy makers cannot continue to allow information siloing, which leads to inefficiencies, waste, and errors. To be actionable, data needs to be usable by any certified digital health tool at the point of care with patients’ permission.

This action could be accomplished through 3 (or more) potential mechanisms: (1) a centralized comprehensive data warehouse, (2) patient-retained data files, such as an individual health data card, or (3) distributed sources connected by a real-time functional health information exchange. Each of these mechanisms would have unique challenges but, if operationalized as envisioned, would allow any clinician to instantly access all of a person’s health information, with permission, at the point of care.

Specific obstacles that would need to be addressed to enact a comprehensive aggregate patient data system include cost, coding and semantics, privacy and security, fragmented healthcare, equitable access and informatics systems, and current policies supporting digital health. While these barriers are significant, they have been overcome by other nations that have created more comprehensive health information systems.

If we continue to pursue the functional health information exchange, many have called for the exchange to be designed similar to the banking exchange. Banks move money through the Society for Worldwide Interbank Financial Telecommunications messaging systems. Starting with 293 banks, now more than 11,000 banks use the system, paying membership and per-transaction fees. Similar investments would be needed to establish and sustain such a system for health data; yet healthcare invests substantially less than banking in data exchange.

Complicating matters, health data is more complex than financial data. Despite advances in adopting common data models, wide variations in semantics and coding standards remain, as do free text, redundancy, and human data entry errors, which must be addressed to ensure data quality. Privacy and security are paramount concerns with any approach. Recent ransomware attacks on the communications, energy, financial, and healthcare sectors highlight the risk for digital health. A coordinated national approach to protect data, rather than our current reliance on health systems and vendors, would likely be more secure. Finally, we need to address the fact that patient information is a competitive advantage for both health systems and digital health vendors, and clinician and digital health vendor reimbursement models reinforce information fragmentation over interoperability.

What does success look like?

The NASEM committee presented a vision for primary care digital health. The functions of effective digital health include aggregating, analyzing, and applying information for action (Figure 1).

High-quality primary care requires automated data collection and documentation to minimize reliance on clinician data sorting and entry. Sources include clinicians (eg, care team, community partners), patients (eg, patient reported behaviors, values, needs), biometrics (eg, blood pressure, blood sugar), and other sources of information that affect health (eg, environmental data, social descriptors) from all settings (inpatient, outpatient, community). All healthcare team members need to generate and access health information. Patients, not vendors or health systems, should “own” their data and be able to grant care team members access to it.

While the comprehensive health record described in Action 4.2 is needed to inform evidence-based, whole-person care, the quantity of information can be overwhelming for users. Clinician- and patient-facing tools, such as artificial intelligence, are needed to parse relevant data, understand implications and interrelationships of data, and aid decision-making and health promotion.

Most importantly, information must be applied to care. Digital health systems must engage and activate patients and populations by translating medical content into lay language, allowing patients to state and communicate goals, and providing logic, support, and tools to facilitate their actions. Digital health systems should promote national quality and safety standards by automating the use of up-to-date guidelines and easy access to quality metric reports. Registers, alerts, reminders, and other population health tools can proactively and automatically identify persons who require care and even deliver care through artificial intelligence, chat bots, avatars, and ambient computing. Integrated communication tools can help teams better coordinate care across settings and over time.

Across the entire range of digital health functionality, systems must work with a broad range of audiences with diverse needs, particularly socially and economically marginalized and medically underserved people. Community engagement can ensure that the design and implementation of digital health helps those most in need. Mobile technology can better reach underserved populations,
but infrastructure, systemic inequities, and current market forces must be addressed to truly promote equity.

Leadership, scorecard, and research

The committee made 3 overarching recommendations to ensure that the committee’s actions for implementing high-quality primary care occur. First, the committee recommended that the Department of Health and Human Services establish a Secretary’s Council on Primary Care for leadership to coordinate primary care policy, ensure adequate resources, and report progress. Coordinating digital health actions would be an important task for this council. ONC’s Recognized Coordinating Entity, charged with implementation of key interoperability provisions under Title IV of the Cures Act, can also lead in establishing the committee’s proposed comprehensive aggregate patient data system.  

The committee also proposed a scorecard to track implementation progress, success, and failures. Scorecard metrics would ideally be already in use, easily understood, built on data that is regularly collected and available, and appropriate at the state and national level. No metrics meeting these criteria currently exist for digital health, reinforcing the committee’s call to establish the next phase of digital certification. Metrics to define success should be built into the certification process. Finally, the committee highlighted the need for more research through a new Office of Primary Care Research at the National Institutes of Health and through funding investments in primary care research at the Agency for Healthcare Research and Quality. Needed research would build on the science of implementing and disseminating best practices. Robust research in digital health would be a vital component of these efforts.

CONCLUSIONS

Common goods are defined as shared and beneficial resources for all community members. They require collective action supported by policies. For primary care to achieve its desired common good status, collective action from the digital health community and policy makers is needed to create an easily accessible, equitable, and comprehensive patient record in order to ensure that digital health design truly supports the practice of primary care.

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DATA AVAILABILITY

Not applicable. This article presents a consensus panel perspective.

CONFLICT OF INTEREST STATEMENT

None declared.

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