Performance Measure Development, Use, and Measurement of Effectiveness Using the Guideline on Mechanical Ventilation in Acute Respiratory Distress Syndrome

An Official American Thoracic Society Workshop Report

Kathryn A. Artis, Raed A. Dweik, Bela Patel, Curtis H. Weiss, Kevin C. Wilson, Anna R. Gagliardi, Sue Huckson, Monika Nothacker, Neill K. J. Adhikari, Andre Carlos Kajdacsy-Balla Amaral, Ian J. Barbash, W. Graham Carlos, Deena Kelly Costa, Mark L. Metersky, Richard A. Mularski, Michael W. Sjoding, Carey C. Thomson, and Robert C. Hyzy; on behalf of the American Thoracic Society Assembly on Behavioral Science and Health Services Research and Assembly on Critical Care

Abstract

Guideline implementation tools are designed to improve uptake of guideline recommendations in clinical settings but do not uniformly accompany the clinical practice guideline documents. Performance measures are a type of guideline implementation tool with the potential to catalyze behavior change and greater adherence to clinical practice guidelines. However, many performance measures suffer from serious flaws in their design and application, prompting the American Thoracic Society (ATS) to define its own performance measure development standards in a previous workshop in 2012. This report summarizes the proceedings of a follow-up workshop convened to advance the ATS’s work in performance measure development and guideline implementation. To illustrate the application of the ATS’s performance measure development framework, we used the example of a low-tidal volume ventilation performance measure created de novo from the 2017 ATS/European Society of Intensive Care Medicine/Society of Critical Care Medicine mechanical ventilation in acute respiratory distress syndrome clinical practice guideline. We include a detailed explanation of the rationale for the specifications chosen, identification of areas in need of further validity testing, and a preliminary strategy for pilot testing of the performance measure. Pending additional resources and broader performance measure expertise, issuing “preliminary performance measures” and their specifications alongside an ATS clinical practice guideline offers a first step to further the ATS’s guideline implementation agenda. We recommend selectively proceeding with full performance measure development for those measures with positive early user feedback and the greatest potential impact in accordance with ATS leadership guidance.

Keywords: clinical practice guidelines; guideline implementation tools; performance measures; acute respiratory distress syndrome; mechanical ventilation
Overview

Guideline implementation (GI) tools are materials and information that support uptake of clinical practice guidelines (CPGs) by end users and are a key component of the American Thoracic Society (ATS) GI strategy (Figure 1). Performance measures (PMs) derived from CPGs are a type of GI tool that can positively influence clinician behaviors. However, many PMs have limited impact because of design and development flaws, such as being based on weak or insufficient scientific evidence or failure to pilot test in real-world settings before widespread application. The ATS convened a workshop in 2012 proposing a framework for PM development. This follow-up workshop in 2018 reviewed and applied the previous PM framework to the 2017 ATS/European Society of Intensive Care Medicine/Society of Critical Care Medicine (ATS/ESICM/SCCM) mechanical ventilation in acute respiratory distress syndrome (ARDS) CPG to create an actual PM and advance the ATS’s efforts in GI tool development. Key conclusions from this workshop include the following:

- Appropriately developed PMs are a valuable tool to advance the ATS’s vision of CPG dissemination and adoption.
- Professional societies infrequently develop PMs, despite these societies’ charge to advocate on behalf of the patients and clinicians whom PMs most directly affect.
- The 2012 ATS PM development framework is consistent with the 2016 Guidelines International Network (G-I-N) reporting standards for guideline-based PM development.
- The ATS PM development framework is outlined in Table 1. Key tenets include the requirement that candidate recommendations be based on only strong recommendations with at least moderate-quality scientific evidence via the Grading of Recommendations Assessment, Development and Evaluation (GRADE) schema. Feasibility of implementation and consideration of unintended consequences are required. Pilot testing of PMs is a requirement of any ATS PM destined for submission and endorsement by the National Quality Forum (NQF).
- Of three strong recommendations in the 2017 ATS/ESICM/SCCM mechanical ventilation in ARDS CPG (Figure 2), only the low–tidal volume ventilation (LTVV) recommendation was selected for PM development.
- Specifications for the LTVV PM are shown in Figure 3. In considering the denominator for eligible patients, an ARDS definition that includes administrative billing codes and clinically mined data was proposed, given the known problem of underrecognition of ARDS.
- PM pilot testing is a resource-intensive process that requires ongoing commitment by the lead organization and involved clinical sites, but it may yield mutually beneficial partnerships.
- While the ATS develops mechanisms to support and sustain full PM development, it may apply its PM methodology to new CPGs through the step of defining specifications to create “preliminary PMs.”

### Rationale for guideline selection

- PM specifications
- Denominator
- Exclusions
- Numerator

### Conclusions

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### ATS Strategy for Guideline Adoption and Implementation

**STEP 1**
- Identify high-priority disease states or areas of clinical uncertainty. Review available evidence base to define best practice standards.

**STEP 2**
- Support guideline dissemination and uptake via creation of patient and clinician education materials, implementation strategies and evaluative efforts (e.g., performance measures).

**STEP 3**
- Use guideline implementation tools. Measure adherence to clinical guideline practices and the effectiveness of implementation tools.

### Derivative

- **Clinical practice guideline**
- **Guideline implementation tools**
- **Outcome metrics**

### Responsible ATS committee(s)

- **PRS**
- **DDIC**
- **QIIC**

**Figure 1.** The American Thoracic Society (ATS) envisions a three-step strategy to increase the adoption of clinical practice guideline recommendations. Each step is defined by an action, a derivative product, and a responsible ATS committee leading the effort. DDIC = Documents Development and Implementation Committee; PRS = Program Review Subcommittee; QIIC = Quality Improvement and Implementation Committee.
Table 1. American Thoracic Society approach to guideline-based performance measure development using G-I-N reporting standards

| G-I-N PM Reporting Standards (25) (2016) | ATS PM Development Framework (15) (2012, revised in 2018) |
|---------------------------------------|----------------------------------------------------------|
| **Composition of panel creating PM**  |
| - Inclusion of multidisciplinary experts, stakeholders, and patient representatives |
| **Guideline selection according to its:** |
| - Currency |
| - Quality (rated by a validated tool such as AGREE II) |
| **Guideline recommendation selection** |
| - Strength and/or grade of recommendation that determines its eligibility |
| **PM core attributes to consider and report:** |
| - Relevance |
| - Scientific soundness |
| - Feasibility |
| **PM development process described in detail** |
| **PM specifications:** |
| - Numerator |
| - Denominator |
| **PM intended use and target audience** |
| **PM piloting** |
| - Full description of piloting process |
| - Rationale if no pilot testing done |
| **Review and reevaluation of PM** |
| - Extent of PM use |
| - Criteria for changing or stopping PM |
| **Candidate recommendations (by GRADE):** |
| - Strong recommendations |
| - High- or moderate-quality evidence base |
| **Required PM attributes:** |
| - Important |
| - Scientifically sound |
| - Feasible |
| - Unintended negative consequences considered but outweighed by potential benefits |
| **PM intended use/audience:** |
| - Improvement of patient-centered outcomes |
| - Self-improvement tool for clinicians |
| - Broad application across diverse sites |
| - Suitable for submission to NOF |
| **PM piloting should be performed in multiple and diverse settings** |
| **Review and vetting by key stakeholders Evaluate impact, refine PM accordingly** |

Definition of abbreviations: AGREE II = Appraisal of Guidelines for Research and Evaluation II instrument; ATS = American Thoracic Society; G-I-N = Guidelines International Network; GRADE = Grading of Recommendations Assessment, Development and Evaluation; NQF = National Quality Forum; PM = performance measure.

Italicized text denotes additions to the 2012 framework by 2018 ATS workshop participants. Bold text denotes comparisons between G-I-N and ATS performance measures.

Adapted by permission from Reference 25.

- Preliminary PMs will provide individuals and organizations with a ready-to-use GI tool. Full PM development, including pilot testing, should proceed for preliminary PMs with the most promising user feedback and the greatest potential impact in accordance with ATS leadership.

ATS CPGs are rigorously developed, high-quality documents that define evidence-based clinical practices for the three pillars of the ATS: pulmonary, critical care, and sleep medicine. CPGs are a fundamental resource that informs healthcare delivery, evaluation, and quality improvement (1); yet, their use is inconsistent, leading to suboptimal patient care and outcomes (2–5). Thus, ensuring that its CPGs are adopted and implemented in real-world clinical settings is a top priority for the ATS. The ATS Executive Committee envisions a process (Figure 1) in which 1) guidelines are developed and disseminated, 2) GI tools are created, and 3) GI tools are used and their effectiveness is measured.

Step 1 of this vision occurs regularly. The ATS Program Review Subcommittee reviews and selects proposals that identify high-priority disease states or areas of clinical uncertainty, and the Documents Development and Implementation Committee (DDIC) oversees a panel that appraises and summarizes the evidence, formulates recommendations, and writes a guideline manuscript.

After publication of all CPGs, the ATS Director of Guideline Implementation oversees step 2 by working with the DDIC, the Quality Improvement and Implementation Committee (QIIC), the Patient and Family Education Committee, and others to develop GI tools, including editorial, clinical summaries, symposia, patient information fact sheets, patient videos, continuing medical education courses, pocket cards, electronic applications, Twitter chats, slide sets, and podcasts. These GI tools are housed on implementation webpages and aim to improve patient care by educating clinicians and patients about the evidence-based practices endorsed in CPGs.

Although necessary, GI tools focused solely on an educational strategy may be insufficient to change clinician behavior (6). PMs are metrics of adherence to a clinical process or metrics of actual clinical outcomes and represent a quality management implementation strategy (7) currently missing from the ATS’s portfolio of GI tools. Once a PM is defined, benchmarks can be set that establish standards of care to which individual clinicians and healthcare organizations are held accountable. Using PMs in this manner is a powerful impetus for influencing clinician behavior and healthcare system structure (8–10).

However, PMs must be developed correctly. Despite the rapid proliferation of PMs in the United States, a recent assessment of 86 Medicare Merit-based Incentive Payment System/Quality Payment Program PMs concluded that only 37% were rated as “valid” (11). A majority of the “not valid” measures lacked high-quality supportive clinical evidence. Similarly, 63% of polled physicians believed that current PMs do not accurately reflect the quality of care provided (12). Poorly designed PMs may inadvertently advocate clinical practices that have no effect, confer only small benefits relative to the resources expended, or cause harm (13, 14).

Amid these concerns, the ATS convened a workshop in 2012 to develop its
own PM development framework with the goal of releasing ATS-endorsed PMs soon after the publication of newly published ATS CPG documents (15). Despite the publication of more than 28 CPGs since 2012, the ATS still does not routinely issue its own guideline-based PMs. Thus, to advance the ATS’s work in step 2 (GI tool creation, specifically PM development) and step 3 (GI tool use and measurement of effectiveness), in 2018, a follow-up PM workshop was convened. The intended audience included ATS committee members and leadership involved in advancing GI, clinicians and stakeholders who would be directly affected by this PM, and PM experts and professional society leaders also grappling with defining the role of professional societies in PM development.

Methods
In 2017, the DDIC, the QIIC, the Behavioral Science and Health Services Research Assembly, and the Critical Care Assembly jointly submitted a workshop proposal outlining their intent to use the creation of an ATS-authored PM as a demonstration project to both further the ATS’s strategic GI vision and refine the ATS’s approach to PM development. Workshop co-chairs (K.A.A., R.A.D., C.H.W., and R.C.H.) selected the 2017 mechanical ventilation in ARDS CPG (16) for PM development and invited speakers with international expertise in GI

![Figure 2. Summary of the 2017 multisociety acute respiratory distress syndrome (ARDS) mechanical ventilation guideline, displayed by the GRADE-rated (Grading of Recommendations Assessment, Development and Evaluation) strength of each recommendation. Confidence levels reflect the quality of scientific evidence supporting the recommendation. “None” indicates that there was insufficient evidence to recommend either for or against the recommendation. The American Thoracic Society (ATS) recommends that only “strong” recommendations should be considered for performance measure development. ECMO = extracorporeal membrane oxygenation; ESICM = European Society of Intensive Care Medicine; HFOV = high-frequency oscillatory ventilation; PBW = predicted body weight; PEEP = positive end-expiratory pressure; Pplat = measured plateau pressure; SCCM = Society of Critical Care Medicine.](image1)

![Figure 3. Using the revised 2012 American Thoracic Society performance measure development framework, workshop participants derived a performance measure based on the low–tidal volume ventilation recommendation of the 2017 mechanical ventilation in acute respiratory distress syndrome (ARDS) clinical practice guideline. A proposed indicator statement, numerator, denominator, and exclusions are included. ECMO = extracorporeal membrane oxygenation; PBW = predicted body weight.](image2)
Results

Overview of GI Tools
The gap between CPG recommendations and actual clinical practice is well established (2–5). To understand how guideline developers might adapt the CPG product to better suit end users’ needs, Gagliardi and colleagues (17) identified features of CPGs that are associated with enhanced health professional adoption. Some characteristics were related to formatting, such as avoiding overly cumbersome narrative text or including a table of contents. Other characteristics pertained to enhanced CPG content, such as patient education materials or guidance for applying recommendations to specific patient groups. Collectively, any content within or derived from CPGs that support guideline uptake are termed “guideline implementation tools” (17). Categories of GI tools include materials that support patients or clinicians, implementation strategies, and evaluation efforts (18).

As confirmed by a 2016 Cochrane systematic review, GI tools developed and disseminated by developers represent an important way to influence clinician behavior and support guideline uptake (19). Unfortunately, when evaluated according to the applicability domain of the Appraisal of Guidelines for Research and Evaluation instrument, a metric of implementation potential and GI tools, CPGs published from 2008 to 2013 consistently score poorly and are without improvement compared with guidelines published in 2007 or earlier (20, 21). To assist guideline developers in generating GI tools, Gagliardi and colleagues used mixed methods approaches to generate a framework of types of GI tools for different target users and purposes (17), criteria for GI tool content and format based on international consensus (22), and practical considerations for developing GI tools based on the reported experiences of 26 GI tool developers in nine countries (23).

More recently, Liang and colleagues reviewed English-language CPGs on arthritis, asthma, colorectal cancer, depression, diabetes, heart failure, and stroke management published from 2010 to 2017 (18). Only 67.5% of CPGs included GI tools, the majority (51.5%) of which were designed for clinicians (guideline summaries, algorithms). Fewer (24.4%) were for patients (information sheets, self-management support), and fewer still (14.3% and 9.9%, respectively) were meant to support implementation (training materials, funding resources) or evaluation (audit tools, PMs). Of GI tools created by professional societies, only 1.5% were evaluation GI tools, suggesting a lack of engagement in this important implementation domain.

PM Creation from CPGs
Workshop participants first reviewed the ATS PM development framework proposed in 2012 (15). To minimize the problem of PMs disconnected from patient-centered outcomes or high-quality clinical evidence, the 2012 workshop participants proposed eligibility criteria based on a guideline recommendation’s GRADE (24) rating. Specifically, only strong recommendations based on high- or moderate-quality evidence should be chosen as PM candidates. The GRADE rating was chosen because it employs a high standard for deeming evidence to be of high or moderate quality, and the approach is used by the ATS to rate the strength of recommendations and the quality of evidence. In addition, recommendations should meet the Agency for Healthcare Research and Quality’s desirable PM attributes, including importance, scientific soundness, and feasibility (15). Once selected, the second step is to transform guideline recommendation(s) into indicator statements with defined numerator, denominator, and exclusion criteria. Finally, guidance is provided regarding how the PM will be scored, pilot tested, and evaluated, with the possibility of revisions based on these results (Table 1).

After discussing every step, the 2018 workshop participants endorsed the 2012 framework with several additions. First, consideration of unintended consequences was added to the list of attributes of candidate PMs. Second, “clarity of definitions” (of the indicator and its application) was stressed, such that target patient populations in CPGs should be explicitly and consistently defined. Third, ATS should rigorously develop PMs with the primary purpose of improving patient-centered outcomes and providing a self-improvement tool for clinicians. ATS PMs with sufficiently broad applicability and impact will be further developed and submitted for endorsement to the NQF. Finally, the 2018 workshop participants compared the ATS PM framework with the G-I-N reporting standards for guideline-based performance measurement development outlined in 2016 (25) (Table 1), and they found that it met essential requirements.
hypoxemia and noncardiogenic pulmonary edema resulting from inflammatory lung injury, with high mortality (26, 27). The 2017 mechanical ventilation in ARDS guideline was published within 1 year of the workshop and included six evidence-based recommendations, three of which were strong (Figure 2) (16). There are known gaps in the care of patients with ARDS (27), and the recommended mechanical ventilation strategies are under clinicians’ control. Collectively, these factors met the “importance” criteria for PM development and therefore served as a useful starting point for the workshop.

Rationale for recommendation selection. Higher positive end-expiratory pressure (PEEP), recruitment maneuvers, and extracorporeal membrane oxygenation were eliminated on the basis of not being strong recommendations. High-frequency oscillatory ventilation (HFOV) was rejected because the recommendation was against the use of HFOV, and recent evidence suggests that HFOV is rarely used even for severe ARDS (27).

Of the two remaining strong recommendations, LTVV was chosen over prone positioning on the basis of its greater potential to meet NQF suitability criteria as a PM (28). For example, LTVV applies to all patients with ARDS, whereas prone positioning applies only to patients with severe ARDS, defined as a ratio of arterial oxygen tension to fraction of inspired oxygen (PaO2/FiO2) less than 150 mm Hg (29). In addition, in considering the unintended consequence of either an LTVV or prone positioning PM being inappropriately applied to patients later discovered not to have ARDS, the potential harms of LTVV were judged to be less than those of prone positioning. Indeed, there is evidence that LTVV applied to patients without ARDS may have a beneficial or at least neutral effect (30, 31).

PM specifications. The committee concluded that the PM should follow the CPG recommendation as closely as possible, deviating only to improve the feasibility of the measure while not sacrificing its scientific soundness. Figure 3 illustrates the indicator statement and specifications of the PM.

Denominator. Significant effort was spent determining the proper denominator (Figure 3). In recognition that providing LTVV is not a single event and may be influenced by multiple clinicians, the denominator is defined as the number of opportunities to provide LTVV to patients with ARDS rather than as the number of patients eligible to receive it. Tidal volume and plateau pressure should be reported twice daily (separated by at least 6 h) within the first 24, 48, and 72 hours from onset of mechanical ventilation. Twice-daily reporting balances avoiding an overly burdensome reporting requirement with incentivizing clinicians to adjust ventilator settings until reaching LTVV goals. It also attempts to capture different team members’ performance on day and night shifts. The 72-hour time window is based on prior research showing that 93–97% of mechanically ventilated patients with ARDS meet ARDS diagnostic criteria within 48 hours of intubation and that 76% of patients with ARDS meet criteria at the onset of mechanical ventilation (27, 32). Thus, applying the PM to this early yet discrete time window both captures the vast majority of patients with ARDS and incentivizes application of LTVV early, when a failure to do so increases patient mortality (33).

The issue of how to define ARDS proved more difficult, highlighting the tension between feasibility and sensitivity in creating PM denominators. Initially, we contemplated a denominator based solely on International Classification of Diseases, 10th Revision, Clinical Modification (ICD-10-CM) diagnosis codes, akin to NQF 0500, “Severe Sepsis and Septic Shock: Management Bundle” (34). We believed that this would simplify capturing patients with ARDS by avoiding additional manual data extraction and chart review. In addition, this group represents a patient population in which the clinician unmistakably recognized ARDS. However, there is ample evidence showing that many patients with ARDS are not recognized by clinicians (27, 35). Thus, an ICD-10-CM–based PM would have low sensitivity and limited impact in driving improvement.

Consequently, we considered an ARDS denominator definition with higher sensitivity, such as all patients who are mechanically ventilated because of acute hypoxic respiratory failure. Workshop participants vigorously debated the practical merits of incentivizing LTVV indiscriminately applied to all patients with hypoxic respiratory failure as a means of improving ARDS care. Ultimately, given recent data suggesting that LTVV may not benefit patients with respiratory failure without ARDS (31), as well as the requirement that ATS PMs remain evidence based, this approach was also rejected.

To improve ARDS specificity, we adopted a denominator similar to that of NQF 3215, “Adult Inpatient Risk Adjusted Sepsis Mortality” (36), which specifies identifying sepsis in administrative, billing, registry, and patient health record data. Identifying ARDS in this manner would require electronic health record (EHR) data extraction for the Berlin Definition criteria of ARDS: PaO2/FiO2, chest radiography reports, clinician notes seeking evidence of ARDS risk factors, echocardiogram, and other evidence of cardiac dysfunction (26). We recognize that this adds significant complexity, but the committee concluded that the current state of ARDS underrecognition requires it to support a meaningful PM.

Exclusions. Patients with chronic fibrotic lung disease (e.g., idiopathic pulmonary fibrosis and stage IV sarcoidosis) are excluded from the LTVV PM because their preexisting reduced lung compliance may render the LTVV inspiratory pressure goal unachievable. Although LTVV in this population may still provide benefit, it will not be measured under this PM. Patients who die within 12 hours of intubation are also excluded. Twice-daily ventilator settings should be collected and should count toward the PM until any of the following events: initiation of extracorporeal membrane oxygenation, a plan for withdrawal of life-sustaining treatment, meeting ventilator weaning criteria (37), or discontinuation of mechanical ventilation. Ventilator settings should not be reported from weaning assessments (e.g., pressure support trials), and patients subsequently deemed inappropriate for weaning are still included in the PM denominator pool.

Numerator. The PM numerator is the number of instances that LTVV was achieved, as defined by a tidal volume range of 4–8 ml/kg predicted body weight (PBW) and an inspiratory pressure less than 30 cm H2O. Participants considered whether the PM should adhere to a stricter tidal volume goal (i.e., 6 ml/kg PBW), because the primary evidence uses this goal, and the guideline itself recommends starting at 6 ml/kg PBW and increasing tidal volume to no more than 8 ml/kg PBW only in certain circumstances (16, 37). However, to simplify tidal volume reporting and mirror the recommendation language, the PM tidal volume was kept at 4–8 ml/kg PBW.

How to define LTVV adherence by the inspiratory pressure target also proved controversial. We allowed for the use of
inspiratory peak pressures when plateau pressure is not routinely measured, but in order to incentivize the measurement of plateau pressure, we did not allow any variation in the pressure goal (both plateau and peak pressure goals are <30 cm H2O). Lowering inspiratory pressure—specifically, aiming for plateau pressure less than 30 cm H2O—is part of the guideline recommendation (16). However, in some subgroups, such as obese patients, an elevated inspiratory pressure may reflect reduced chest wall compliance rather than reduced lung compliance (38) and hence may incentivize inappropriately low tidal volumes and PEEP. Esophageal pressure (Peso) measurement may allow a more accurate assessment of the true transpulmonary pressure (39). However, routine use of Peso does not improve outcomes of patients with ARDS (40), and Peso, and chest wall stiffness are not linearly correlated with body mass index (BMI) (39). Given the paucity of evidence to support a BMI threshold to exclude certain patients from the PM and the concern that subgrouping may exacerbate health disparities, there are no inspiratory pressure exclusions. As a general rule and in keeping with the requirement that ATS PMs remain evidence based, when insufficient evidence exists to support specific exclusions from the numerator or denominator, PM specifications should not deviate from the CPG recommendation.

Suggestions for scoring. As written, this LTVV PM may be applied either prospectively or retrospectively in the care of patients with ARDS. If done prospectively, we suggest screening for ARDS upon initiation of mechanical ventilation for acute hypoxemic respiratory failure (defined as PaO2/Fio2 <300 or a comparable oxygen saturation as measured by pulse oximetry/Fio2 [41, 42]). Provided that no exclusions arise, each patient will have up to six data points over the 72-hour assessment period. Patients subsequently found not to have ARDS should be removed from the dataset. Adherence is defined as the proportion of data points, rather than patients, at an institution that are compliant with the PM. Given data demonstrating only 65% of mechanically ventilated patients with ARDS receive LTVV on Day 1 (27), we suggest a benchmark of 80% adherence. Although intended to incentivize an attempt at LTVV in 100% of patients with ARDS, a PM benchmark of less than 100% adherence acknowledges the group of patients in whom the LTVV goals are initially or never achievable for physiological reasons (e.g., severe acidosis, elevated intracranial pressure, and morbid obesity).

Target audience and pilot testing. This PM’s primary purpose is to improve patient-centered outcomes, specifically reduction of ARDS-related mortality by way of improving LTVV adherence. Because the PM relates to mechanical ventilation management, the target audience includes all healthcare professionals and health system leaders involved in the delivery of mechanical ventilation to patients with ARDS.

We identified several topics that require further research and attention during PM pilot testing. ARDS case identification remains challenging but is critical to the success of this PM. Thus, validation of ARDS case identification using ICD-10 codes as compared with EHR ARDS “sniffers” (43) is needed. Testing in sites where case identification will depend on manual chart review rather than automated EHR data extraction will better quantify the full spectrum of local resources that supporting this PM demands. Finally, the scoring system proposed is based on both current available ARDS literature and a desire to impose the least burdensome data-gathering requirements. Additional insights into the frequency at which ventilator settings are adjusted and recorded in clinical practice may inform future revisions to the scoring schema.

PM Implementation

Using the ATS’s strategy for guideline adoption (Figure 1), the third and final step is ensuring use of guideline tools in clinical sites. PM implementation is a resource- and time-intensive process. National endorsement of a PM, such as by the NQF, is one mechanism by which to achieve broad dissemination, but it is a multistep process that occurs over a period of months to allow for public comment and committee review (44). Before submission to the NQF, a PM must be operationalized, pilot tested, and revised to the point of suitability for NQF review. The planning and implementation of this phase may span 1 to several years (45). Davis’ hybridized Pathman-PRECEED (predisposing, reinforcing and enabling constructs in educational/ecological diagnosis and evaluation) model used in medical education (46, 47, 48) provides a useful framework for planning of implementation activities to optimize uptake or impact. Table 2 includes strategies and steps specific to pilot testing for the LTVV PM. An implementation evaluation framework, such as one that reports the acceptability, adoption, appropriateness, cost, feasibility, penetration, and sustainability (49) of the PM, will be used to evaluate pilot-testing cycles.

Challenges and Future Plans

Advancing the ARDS LTVV PM created by this workshop into its next phase of pilot testing will require dedicated funding, personnel, and coordination. The QIIC and the ATS Director of Implementation are the logical first choices to champion PM development and create PM pilot-testing teams. Ideally, establishing PM pilot-testing sites will yield mutually beneficial partnerships. The ATS will gain a network of diverse clinical settings that provide GI tool target users and future PM testing sites. Clinical sites stand to receive ATS expertise in support of local CPG implementation efforts as well as PMs and GI tools that better reflect and meet patient and stakeholder needs.

Both current and 2012 workshop participants endorsed the idea of developing and releasing PMs in parallel with CPGs to hasten GI and use the content expertise already assembled on guideline development committees. However, PMs necessarily follow CPGs because PMs cannot be developed until guideline recommendations and their strength are known. Furthermore, given the rigor and time that ATS CPG and PM development individually demand, guideline development committees may be overburdened by developing both. Finally, ATS is in the earliest stages of engaging in PM development; thus, the funding mechanisms to support and sustain PM development through pilot testing are not yet in place.

As a first step, we propose that the ATS issue “preliminary PMs.” As the development work of each new CPG nears its conclusion, a CPG “GI tool Subcommittee” composed of QIIC-designated PM experts would identify appropriate candidate recommendations and write PM indicator statements and specifications. These preliminary PMs would be released concurrently with or soon after publication of the CPG. Preliminary PMs could be used as GI tools but with the
disclaimer that as untested PMs, the ATS would not endorse their use in applications such as pay for performance. Clinicians and health systems could use preliminary PMs for individual improvement efforts, ideally feeding back their experience through scholarship or other channels. Then, on the basis of a combination of these voluntary PM user experiences, ATS membership input, and ATS Executive Committee priorities, a smaller group of preliminary PMs could be selected for full development, including formal pilot testing and NQF submission.

**Conclusions**

PMs are an important and underused component of the ATS’s GI tool portfolio. The ATS PM framework developed in 2012 was reviewed, endorsed, and applied to create an LTVV ARDS PM that will be
shepherded through pilot testing by the QIIC with a goal of NQF submission. This process will provide an opportunity to cultivate internal expertise in PM development and inform future PM development endeavors, consistent with the ATS’s goal of patient and clinician advocacy by proactively engaging in Critical Care.

Members of the subcommittee are as follows:

Robert C. Hvyz, M.D. (Chair)1
Kathryn A. Artsis, M.D., M.P.H. (Co-Chair)2,3
Raed A. Dweik, M.D. (Co-Chair)4
Curtis H. Weiss, M.D., M.S. (Co-Chair)5
Niel K. J. Ashnani, M.D., M.C.M., M.Sc.6,7
Jan J. Barbash, M.D., M.S.8
W. Graham Carlos, M.D., M.S.C.R.9
Deena Kelly Costas, Ph.D., R.N.10
Anna R. Gagliardi, Ph.D.11
Sue Huchinson, B/App.Sci.12
Andre Carlos Kuidacsy-Balla Amaral, M.D.5,7
Mark L. Metersky, M.D.13
Richard A. Mularrski, M.D., M.S.H.S., M.C.R.14
Monika Notacker, M.D., M.P.H.15
Bela Patel, M.D.16
Michael W. Sjoeding, M.D.1
Carey C. Thomson, M.D., M.P.H.17,18
Kevin C. Wilson, M.D.19

1Division of Pulmonary and Critical Care Medicine, Michigan Medicine, Ann Arbor, Michigan; 2Division of Pulmonary and Critical Care Medicine, Oregon Health and Science University, Portland, Oregon; 3Section of Pulmonary and Critical Care, Portland Veterans Administration Medical Center, Portland, Oregon; 4Respiratory Institute, Cleveland Clinic, Cleveland, Ohio; 5Division of Pulmonary, Critical Care, Allergy, and Immunology, NorthShore University HealthSystem, Evanston, Illinois; 6Department of Critical Care Medicine, Sunnybrook Health Sciences Centre, Toronto, Ontario, Canada; 7Interdepartmental Division of Critical Care Medicine, University of Toronto, Toronto, Ontario, Canada; 8Division of Pulmonary, Allergy, and Critical Care Medicine, University of Pittsburgh, Pittsburgh, Pennsylvania; 9Division of Pulmonary, Critical Care, Sleep and Occupational Medicine, Indiana University School of Medicine, Indianapolis, Indiana; 10Department of Systems, Populations and Leadership, Michigan School of Nursing, Ann Arbor, Michigan; 11Toronto General Hospital Research Institute, University Health Network, Toronto, Ontario, Canada; 12Centre for Outcome and Resource Evaluation, Australian and New Zealand Intensive Care Society, Melbourne, Australia; 13Division of Pulmonary, Critical Care and Sleep Medicine, University of Connecticut School of Medicine, Farmington, Connecticut; 14Center for Health Research, Kaiser Permanente Northwest, Portland, Oregon; 15AWMF-Institute for Medical Knowledge Management, Philipps University Marburg, Marburg, Germany; 16Division of Pulmonary

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